

**TCEQ DOCKET NO. 2022-0157-AIR**

<b>APPLICATION BY MAX MIDSTREAM TEXAS, LLC FOR AIR QUALITY PERMIT NO. 162941 FOR THE SEAHAWK CRUDE CONDENSATE TERMINAL IN CALHOUN COUNTY, TEXAS</b>	§ § § § § §	<b>BEFORE THE  TEXAS COMMISSION ON  ENVIRONMENTAL QUALITY</b>
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**APPLICANT MAX MIDSTREAM TEXAS, LLC'S  
RESPONSE TO HEARING REQUESTS**

Max Midstream Texas, LLC (“*Max Midstream*”) files this response to the Requests for Contested Case Hearing (the “*Hearing Requests*”) submitted on Max Midstream’s application (“*Application*”) for Proposed Air Quality Permit Number 162941 (“*Permit*”), which would authorize expanded operations at the existing Seahawk Crude Condensate Terminal (“*Seahawk Terminal*”) in Calhoun County, Texas.

The Texas Commission on Environmental Quality (“*TCEQ*”) Chief Clerk’s Office indicates that multiple comments, public meeting requests, and Hearing Requests were received regarding the Application.<sup>1</sup> Almost all of the comments and Hearing Requests were submitted in an orchestrated manner to TCEQ electronically within very short timeframes via one of a few of the same or exact same form letters (“*Form Letters*”) without an actual signature, and with very rare exception, all were from addresses hundreds of miles away from the Seahawk Terminal in other parts of Texas or even from addresses over a thousand of miles away in other states.<sup>2</sup> Some are clearly not legitimate as they came from senders such as “Purly Gates, 598 Lame Hoss Ln., Driftwood, Texas” and “Man Cave, 1205 27<sup>th</sup> St., New York, NY”.

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<sup>1</sup> See Commissioners’ Integrated Database (“*CID*”) at: [https://www14.tceq.texas.gov/epic/eCID/index.cfm?fuseaction=main.detail&item\\_id=292308222020283&detail=protestants&StartRow=1&EndRow=1&Step=5&requesttimeout=5000](https://www14.tceq.texas.gov/epic/eCID/index.cfm?fuseaction=main.detail&item_id=292308222020283&detail=protestants&StartRow=1&EndRow=1&Step=5&requesttimeout=5000) (last visited March 4, 2022). One hearing request has been withdrawn as of March 4, 2022.

<sup>2</sup> For example, the Mailing list indicates that there are at least 29 addresses from New York, NY, 40 from Minnesota, 54 from Massachusetts, etc.

In accordance with applicable legal standards and based on past precedent in other similar matters, Max Midstream respectfully requests that the TCEQ Commissioners (the “*Commission*”) deny all Hearing Requests, approve the Application and issue the Permit.

## I. FACTUAL AND PROCEDURAL BACKGROUND.<sup>3</sup>

Max Midstream currently operates the Seahawk Terminal at the Calhoun Port Authority’s (“*Port Authority’s*”) Port Comfort Port Facilities, which have access to the Matagorda Ship Channel that opened to traffic in 1965 and serves hundreds of ships and barges each year.<sup>4</sup> The Seahawk Terminal has operated since October 2011 pursuant to TCEQ Air New Source Registration No. 98075. Air emissions at the Seahawk Terminal are currently authorized for activities associated with engines and turbines, flares, organic and inorganic loading and unloading, storage tanks, and venting vapors to air emissions control devices. As explained in the affidavit of Tony Nguyen, Senior Vice President – Global Innovation & Technical Services for Max Midstream (“*Nguyen Affidavit*”), which is attached hereto as **Attachment A**, the Seahawk Terminal has the current present-day capability under existing TCEQ permits to service Panamax-sized vessels up to 350,000 barrels, and has reverse lightering capability for larger vessels. The Application in this case was submitted to TCEQ on October 6, 2020 to authorize air emissions from the same types of emissions sources and activities as the existing sources and activities in order to support expanded loading and unloading capabilities at the Seahawk Terminal.

Max Midstream requested that the Application be processed in an expedited manner, as is done with many applications and as is expressly authorized by the Texas Clean Air Act and TCEQ

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<sup>3</sup> The background relating to procedural steps is consistent with electronic records available in the CID and largely duplicative of the TCEQ Executive Director’s (“*ED’s*”) Response to Public Comment (“*RTC*”) relating to the Application, which has been filed with the Commission in this docket.

<sup>4</sup> See Calhoun Port Authority website at: <http://www.calhounport.com/about-us/maps-facilities-and-directions/> (last accessed on October 26, 2021).

rules.<sup>5</sup> The TCEQ Executive Director (“**ED**”) declared the Application administratively complete on October 8, 2020. The Notice of Receipt of Application and Intent to Obtain Air Permit was mailed by the TCEQ Chief Clerk on October 12, 2020 and published by Max Midstream on October 27, 2020 in Spanish and on October 28, 2020 in English. Legislative notice was mailed on October 7, 2020. The Notice of Application and Preliminary Decision (“**NAPD**”) and corrected NAPDs were mailed by the TCEQ Chief Clerk on April 13, 2021, April 20, 2021, and April 23, 2021. Max Midstream published notice of the NAPD on May 4, 2021 in Spanish and on May 5, 2021 in English. The TCEQ Chief Clerk mailed notice of a public meeting on July 20, 2021, which was held virtually on August 17, 2021. The comment period closed at the end of the public meeting. The ED’s Response to Public Comment (“**RTC**”) and Final Decision Letter were mailed by the TCEQ Chief Clerk on December 10, 2021, and the deadline to submit a Hearing Request or Request for Reconsideration ended on January 10, 2022. The Application was administratively complete on or after September 1, 2015. Therefore, it is subject to the procedural requirements adopted pursuant to House Bill 801, 76th Legislature, 1999, and Senate Bill 709, 84th Legislature, 2015.

## II. APPLICABLE LAW FOR HEARING REQUESTS<sup>6</sup>

Availability of a contested case hearing in TCEQ’s permitting process is determined by several basic requirements. First, and foremost, only the Commission, the ED, the applicant, or an affected person when authorized by law may request a contested case hearing.<sup>7</sup> A hearing request

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<sup>5</sup> TEX. HEALTH & SAFETY CODE § 382.05155; 30 TEX. ADMIN. CODE, Chapter 101, Subchapter J.

<sup>6</sup> The Hearing Requests and Commission decisions regarding the Hearing Requests for the Application in this case are governed primarily by statutory provisions in TEX. GOV’T CODE § 2003.047, TEX. HEALTH & SAFETY CODE § 382.056, and TEX. WATER CODE §§ 5.115, and 5.556 which are implemented by various provisions in TCEQ’s rules, including primarily 30 TEX. ADMIN. CODE, CHAPTER 39, CHAPTER 50, SUBCHAPTER F and CHAPTER 55, SUBCHAPTER F. In the interest of efficiency and since TCEQ’s rules comprehensively encompass all relevant statutory provisions, only provisions of TCEQ’s rules which relate to applications filed after September 1, 2015 which govern the Application in this case are cited herein unless otherwise expressly noted. Because various provisions of such TCEQ’s rules overlap and are duplicative but consistent, every applicable TCEQ is not cited where various overlapping TCEQ rules apply.

<sup>7</sup> See 30 TEX. ADMIN. CODE § 55.201(b).

by an affected person must be in writing, must be timely filed no later than 30 days after mailing of the ED's decision and RTC, may not be based on an issue raised in a public comment that was withdrawn, and must be based on the hearing requestor's own timely comments.<sup>8</sup>

Second, a Hearing Request must identify all relevant and material disputed issues of fact or mixed questions of law and fact that were raised during the comment period and that form the basis of the request for a contested case hearing.<sup>9</sup> The Commission may not refer an issue to SOAH for a contested case hearing unless the Commission determines that the issue:

- (1) Involves a disputed question of fact or a mixed question of law and fact;
- (2) Was raised during the public comment period, and, for applications filed on or after September 1, 2015, was raised in a comment made by an affected person whose request is granted; and
- (3) Is relevant and material to the decision on the application.<sup>10</sup>

Based on this rule, since none of the Hearing Requests submitted on the Seahawk Terminal Application in this case are from an affected person or from a group which has demonstrated that the group has an affected person as a member, no contested case can be held and further evaluation of issues raised in the comments and/or hearing requests would be meaningless.

Even if a Hearing Request includes all of the other elements, the Commission may not grant a Hearing Request unless the Commission first determines that the request was filed by an affected person.<sup>11</sup> An affected person is:

[O]ne who has a personal justiciable interest related to a legal right, duty, privilege, power, or economic interest affected by the application. An interest common to members of the general public does not qualify as a personal justiciable interest.<sup>12</sup>

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<sup>8</sup> *Id.* § 55.201(c) (emphasis added).

<sup>9</sup> *Id.* § 55.211(c)(2)(A)(ii).

<sup>10</sup> *Id.* § 50.115(c) (emphasis added).

<sup>11</sup> *Id.* §§ 55.201(b)(4), 55.211(c)(2)(A)(ii) (emphasis added) (The Commission, the ED or an applicant may also request a contested case hearing, but no such request has been submitted).

<sup>12</sup> *Id.* § 55.203(a) (emphasis added).

In applying the *personal justiciable interest test* to determine if a hearing requestor is an *affected person*, the Commission must consider the following factors:

- (1) Whether the interest claimed is one protected by the law under which the application will be considered;
- (2) *Distance restrictions* or other limitations imposed by law on the affected interest;
- (3) Whether a reasonable relationship exists between the interest claimed and the activity regulated;
- (4) *Likely impact* of the regulated activity on the health and safety of the person, and on the use of property of the person;
- (5) *Likely impact* of the regulated activity on use of the impacted natural resource by the person;
- (6) For a hearing request on an application filed on or after September 1, 2015, whether the requestor timely submitted comments on the application that were not withdrawn; and
- (7) For governmental entities, their statutory authority over or interest in the issues relevant to the application.<sup>13</sup>

In addition, for this Application, filed after September 1, 2015, the Commission may consider additional factors in determining whether a person is an “affected person”:

- (1) The merits of the underlying application and supporting documentation in the commission's administrative record, including whether the application meets the requirements for permit issuance;
- (2) The analysis and opinions of the executive director; and
- (3) Any other expert reports, affidavits, opinions, or data submitted by the executive director, the applicant, or hearing requestor.<sup>14</sup>

### **III. IMPLEMENTATION OF THE APPLICABLE LAW TO THE SEAHAWK TERMINAL APPLICATION**

As explained above, only an *affected person* who has a *personal justiciable interest* related to a legal right, duty, privilege, power, or economic interest affected by the application has a lawful right to possibly qualify for a contested case hearing.<sup>15</sup> In determining whether a person has a *personal justiciable interest*, the Commission has by rule provided a comprehensive list of relevant

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<sup>13</sup> *Id.* § 55.203(c) (emphasis added).

<sup>14</sup> *Id.* § 55.203(d).

<sup>15</sup> *Id.* § 55.203(a).

factors which can be considered.<sup>16</sup> The Commission has consistently implemented by these factors for years and years.

**A. A CLAIMED INTEREST FURTHER THAN ONE MILE FROM THE SEAHAWK TERMINAL IS NOT A PERSONAL JUSTICIABLE INTEREST**

Based on consistent Commission precedent, the quintessential test regarding whether a hearing requestor has established a personal justiciable interest in a TCEQ air application is whether the purported interest (which is typically a person's residence) is located within or only slightly further than one mile from the facilities which would be authorized to emit air contaminants.<sup>17</sup>

The sound reasoning for the Commission's quintessential test and the well-established Commission precedent has been repeated again and again in the TCEQ ED's briefing documents for well over a decade. For example, the ED has consistently taken the position that:

For air authorizations, distance from the proposed facility is particularly relevant to the issue of whether there is a likely impact of the regulated activity on a person's interests because of the dispersion and effects of individual air contaminants emitted from a facility. The natural resource that is the subject of this permit is the ambient air an individual breathes and, given the distance of [the hearing requestor] from the relative location of the proposed facility, his health and safety would not be impacted in a manner different from the general public."<sup>18</sup>

...

For air authorizations, distance from the proposed facility is particularly relevant to the issue of whether there is a likely impact of the regulated activity on a person's interests because of the dispersion and effects of individual air contaminants emitted from a facility. The natural resource that is the subject of this permit is the

<sup>16</sup> *Id.* § 55.203(c).

<sup>17</sup> See, e.g., *Application by Holcim (US) Inc. for Air Quality Permit Nos. 8996 and PSDTX454M5*, TCEQ Docket No. 2021-0051-AIR (Commission Order dated April 6, 2021)(denial of dozens of hearing requests, including from requestors who presumably live as close as 1.36 miles, 1.21 miles, and 1.51 miles away, and at further distances); *Application by Martin Marietta Materials Southwest, LLC, for amendment and renewal of Air Quality Permit No. 41849*, TCEQ Docket No. 2021-0054-AIR (Interim Commission Order dated April 6, 2021)(denial of requests for a hearing for hearing requestors with property interests 2.62, 1.62, 6.85, and 1.65 miles away from the proposed facilities, but granting a hearing request for a hearing requestor with a residence 1.13 miles from the plant); *Application by Annova LNG Common Infrastructure, LLC, for Air Quality Permit No. 144829*, TCEQ Docket No. 2020-0193-AIR (Commission Order dated April 13, 2020)(denial of hearing requests from hearing requestors with residences more than 4 miles, 5 miles, 8 miles, and 20 miles from the plant).

<sup>18</sup> *Executive Director's Response to Hearing Requests, Application by Lhoist North America of Texas, LLC (formerly known as Lhoist North America of Texas, Ltd), to amend Air Quality Permit No. 9009*, TCEQ Docket No. 2020-0406-AIR (Commission Agenda date April 22, 2020).

ambient air that the requesters breathe, and they have indicated a manner in which emissions from the plant could impact it. Because distance from the proposed facility is key to the issue of whether there is a likely impact of the regulated activity on a person's interests such as the health and safety of the person, and on the use of property of the person, the ED has identified an area of approximately 1 mile from the proposed facility on the provided map.<sup>19</sup>

...  
Emissions from this facility are expected to disperse in the air as the distance from the emissions point increases, thus distance from the proposed facility is key to the issue of whether or not there is a likely impact of the regulated activity on a person's interest (such as the health and safety of the person) and the use of property of the person. The Executive Director has generally determined that hearing requestors who reside greater than one mile from the facility are not likely to be impacted differently than any other member of the general public.<sup>20</sup>

The Commission's practice of only granting a hearing request based on a purported interest (typically a residence) within one mile of the proposed facilities has been judicially affirmed. The Austin Court of Appeals has determined that a hearing requestor was not an affected person with respect to an air permit application even though he lived 1.3 miles away from the site and his property boundary was only 590 feet away.<sup>21</sup>

Moreover, as explained above, TCEQ's rules established directly on state statutory law expressly provide that "[a]n interest common to members of the general public does not qualify as a personal justiciable interest" which is required for a person to be an affected party and entitled to a hearing.<sup>22</sup> The Commission's precedent of only granting hearing requests for persons residing within or very close to one mile from the proposed facilities is a logical implementation of the rule because a person's interest in their residence is not common to members of the general public. Max Midstream has been unable to locate a single case in which anything other than a vested real property interest (typically a person's residence) has ever historically been presented in a TCEQ

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<sup>19</sup> Executive Director's Response to Hearing Requests, Application by Citgo Refining and Chemical Company L.P. for the amendment of Air Quality Permit Nos. 3123A and 9604A, TCEQ Docket No. 2020-07166-AIR (Commission Agenda date August 12, 2020) (emphasis added).

<sup>20</sup> Executive Director's Response to Hearing Requests, Application by Regency Field Services, L.L.C. for Renewal of Air Quality Permit No. 6051 and PSDTX55M3, TCEQ Docket No. 2010-0843-AIR (Commission Agenda date July 28, 2010) (emphasis added).

<sup>21</sup> See *Collins v. Tex. Natural Res. Conservation Comm'n*, 94 S.W.3d 876, 880-83 (Tex. App.—Austin 2002, no pet.).

<sup>22</sup> See 30 TEX. ADMIN. CODE § 55.203(a); TEX. WATER CODE §§ 5.115(a).

air permitting matter which has been found to an interest *different than that of the general public*. Thus, only a property owner with an interest within one mile or slightly farther could possibly qualify for a contested case hearing. (But even a vested real property interest *further than slightly more than one mile* from the proposed facilities is *not a personal justiciable interest* based on past and repeated Commission precedent, as explained above.)

None of the Hearing Requests submitted on the Application for the Seahawk Terminal in this case attempt to describe any purported interest closer than one mile to the Seahawk Terminal, except for combined hearing requests submitted by various groups (“*Group Hearing Requests*”), which are addressed separately below. Indeed, as shown on the mapping and explained in the Affidavit of Joe Kupper, Manager of the Austin Office for Trinity Consultants (“*Kupper Affidavit*”), which is attached hereto as **Attachment B**, all of the property within 1.4 miles of the Seahawk Terminal is owned by businesses. The mapping shows that the Seahawk Terminal is surrounded by industrial activity for much further than one mile. As further explained in the Nguyen Affidavit, no property owner within 1.5 miles of the Seahawk Terminal submitted a hearing request. Thus, based on the quintessential one-mile test relied upon by the Commission for decades, none of the Hearing Requests can be granted.

Based on a survey of Commission decisions on hearing requests for all TCEQ air applications in the last two years, the Commission has recently denied hearing requests for which the hearing requestor claimed to own property 1.21 miles, 1.36, miles and 1.51 miles away from the proposed facilities.<sup>23</sup> The closest property interest claimed in a hearing request for a TCEQ air application for which the Commission has granted a hearing request in the last two years is 1.13

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<sup>23</sup> See *supra*, Application by Holcim (US) Inc. for Air Quality Permit Nos. 8996 and PSDTX454M5, TCEQ Docket No. 2021-0051-AIR.



miles.<sup>24</sup> No Hearing Request submitted on the Application for the Seahawk Terminal even suggests such a property interest even remotely close enough to be granted. In fact, almost all if not all of the Form Letters which comprise almost all of the Hearing Requests simply state that “I am concerned about the overall impact” but never even imply a *personal justiciable interest* other than the address on the letter, which only indicates that no Hearing Requestor has an interest even close to being within one mile of the Seahawk Terminal.

**B. RECREATIONAL, BUSINESS OR OTHER ACTIVITIES IN PUBLICLY SHARED LOCATIONS SUCH AS IN A BAYS IS NOT A PERSONAL JUSTICIABLE INTEREST**

A recreational, business or other claimed interest which is not tied to an *exclusive real property interest* upon which the claimed interest is based is *not uncommon to the general public* and is therefore not a personal justiciable interest. Intuitively, if the general public has the same public right of access and the same public right of recreational, business or other use that a hearing requestor claims to have, there is nothing personally justiciable about the use. Thus, even if the “concerns” expressed in the Form Letters regarding “overall impact . . . in the Matagorda and Lavaca Bays” could be construed to imply a recreational, business or other interest that is close to the Seahawk Terminal, none have suggested or even tried in any way (much less demonstrated) that their alleged interest is *exclusive* in any way, or that it is in any way tied to a vested real property interest. Thus, none of the Hearing Requests in this case can be granted based on an implied recreational, business or other interest in the Matagorda and Lavaca Bays, or on any other *non-exclusive interest*. As a precedential illustration, hearing requestors who claimed recreational interests in bodies of water within both one mile and beyond one mile of the proposed discharge

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<sup>24</sup> See *supra*, Application by Martin Marietta Materials Southwest, LLC, for amendment and renewal of Air Quality Permit No. 41849, TCEQ Docket No. 2021-0054-AIR.

points in a TCEQ wastewater permit application were found not to have a personal justiciable interest because any member of the public could access the same body of water for the same recreational purposes.<sup>25</sup> In that same case, the Administrative Law Judge flatly stated that he “is not aware of any decision by a Texas court holding that a claimed recreational interest by itself is sufficient to establish that someone is an affected person entitled to a contested case hearing.”<sup>26</sup> Thus, no Hearing Request can be granted based on “concerns” about the bays which are common to the general public. This is consistent with a very recent example in which the Commissioners denied hearing requests on an air application for a liquefied natural gas terminal from shrimpers and fisherman who claimed that their interest included passing by the proposed facility and that the interest in their business was a personable justiciable interest.<sup>27</sup>

Lastly, as explained in the Nguyen Affidavit, a Port Authority Security Zone precludes public access to certain waters in Lavaca Bay near the Seahawk Terminal which precludes recreational vessels, commercial fishing vessels or wade fisherman. Thus, none of any implied recreational or business interest are allowed to be exercised in the waters near the Seahawk Terminal, and Matagorda Bay is over 8 miles from the Seahawk Terminal based on a review of Google mapping tools, which is nowhere close enough to meet the one-mile test for someone to be an affected person, even if a “concern” about an interest common to members of the general public were a valid consideration.

### **C. HEARING REQUESTS MUST SHOW A LIKELY, CONCRETE IMPACT THAT IS NOT HYPOTHETICAL OR SPECULATIVE**

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<sup>25</sup> See *Application of Southwestern Electric Power Company*, TCEQ Docket No. 2011-2199-IWD (December 10, 2012) (Since there is no exclusive right to utilize waterbodies in question, recreational uses are common to members of the general public).

<sup>26</sup> See *Proposal for Decision, Application of Southwestern Electric Power Company*, TCEQ Docket No. 2011-2199-IWD, at 19 (Issued August 21, 2012).

<sup>27</sup> See *Application by Texas LNG Brownsville LLC, for Air Quality Permit No. 139561*, TCEQ Docket No. 2019-0624-AIR (Interim Commission Order dated June 8, 2019) (hearing request denied which was based on passing by the facility in boats and on public streets, and on alleged air pollution impacts on the local environment and the seafood products harvested).

The “Likely impact of the regulated activity on the health and safety of the person, and on the use of property of the person” and the “Likely impact of the regulated activity on use of the impacted natural resource by the person” are key considerations in applying the personal justiciable interest test to determine if a hearing requestor is an affected person.<sup>28</sup> Alleged injuries “couched in terms of potentialities or events that “may” happen” are “mere speculation, and as such, it falls short of establishing a justiciable interest and standing.”<sup>29</sup>

[To] have such an interest, the complainant must show that a concrete, particularized, actual or imminent injury faces him due to the decision; a hypothetical or speculative injury is not enough.<sup>30</sup>

Further, the Austin Court of Appeals has determined that it is reasonable to conclude that hearing requestors are not affected persons if the proposed “activity will have minimal effect on their health, safety use of property, and use of natural resources.”<sup>31</sup>

The Affidavit of Lucy Fraiser, Ph.D., DABT, Fraiser Toxicology Consulting LLC (“**Fraiser Affidavit**”), which is attached hereto as **Attachment C**, explains that the air emissions which would be authorized by the Application for the Seahawk Terminal would comply with all applicable state and federal air quality requirements, which are conservatively designed to be protective of public health and welfare. As explained in the Fraiser Affidavit, the proposed emissions from the Seahawk Terminal are a fraction of these conservative state and federal standards, and even if there were a threat it would be minimal. Further, as explained in the Fraiser Affidavit:

Impacts on public health and welfare further than 1 mile would be indiscernible. At greater distances than 1 mile from an emissions source, potential impacts are expected to be even less.

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<sup>28</sup> See 30 TEX. ADMIN. CODE § 55.203(c)(4) and (5) (emphasis added).

<sup>29</sup> *Texas Disposal Systems Landfill, Inc. v. Texas Comm’n on Envtl. Quality*, 259 S.W.3d 361, 363-64 (Tex.App.—Amarillo 2008, no pet.) (emphasis added).

<sup>30</sup> *Id.* at 363 (emphasis added).

<sup>31</sup> See *Tex. Comm’n on Envtl. Quality v. Sierra Club*, 455 S.W.3d 228, 240 (Tex. App. – Austin 2014) (emphasis added).

This is entirely consistent with the Commission's precedent of historically finding that interests one mile or further from a proposed air emissions source cannot support granting of a hearing request.

The absence of impact explained in the Fraiser Affidavit shows that there is no tangible, technical reason why a person with a purported interest one mile or further from the Seahawk Terminal could be an *affected person* for purposes of the Application in this case. There is no *likely impact*. Thus, the failure in any of the Hearing Requests to identify a legitimate, purported interest within one mile of the Seahawk Terminal with the failure to even attempt to explain how any concerns expressed might translate into a *likely impact*, none of the Hearing Requests can be granted.

**D. HEARING REQUESTS CANNOT BE GRANTED UNLESS THE SPECIFIC, REQUIRED INFORMATION IS INCLUDED**

As discussed above, a person cannot establish a *personal justiciable interest* unless they have raised in a timely comment and asserted in a timely hearing request (and made a demonstration) that the permit if issued would have a *likely impact* on the hearing requestor that is more than minimal. In addition, TCEQ's rules clearly require that a hearing request should be denied if it fails to include certain basic information.<sup>32</sup> TCEQ's rules are clear that a hearing request must substantially comply with the following specific requirements:

- (1) Give the name, address, daytime telephone number, and, where possible, fax number of the person who files the request. . . .
- (2) Identify the person's *personal justiciable interest* affected by the application, including a brief, but specific, written statement *explaining in plain language the requestor's location and distance relative to the proposed facility or activity* that is the subject of the application and *how and why the requestor believes he or she will be adversely affected by the*

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<sup>32</sup> 30 TEX. ADMIN. CODE § 55.211(b)(2) (denial based on failure to meet the requirements); 30 TEX. ADMIN. CODE § 55.211(c)(2)(D) (must be granted but must comply with 55.201).

proposed facility or activity in a manner not common to members of the general public.<sup>33</sup>

Thus, the failure of any Hearing Request to meet the basic, specific requirements renders the hearing request *incurably deficient*, including the manner in which the Form Letters fail to describe more than “concerns”, and the failure to clearly state a defined *personal justiciable interest* and why the hearing requestor thinks they will be *impacted in a manner that is not common to the general public*.

TCEQ’s rules expressly allow the ED, the TCEQ Office of Public Interest Counsel (“*OPIC*”) and the applicant to respond in writing to any hearing request, and further allow any hearing requestor to file a reply to those responses.<sup>34</sup> Failure to include in a hearing request itself all of the required, specific information but instead meeting the requirements for the first time in hearing requestor’s reply deprives ED, OPIC and the applicant a fair opportunity to file a response.

A hearing requestor therefore cannot rehabilitate its hearing request by submitting brand-new information for the first time in its response brief, such as a location not mentioned in any way in the hearing request where the hearing requestor has an alleged property interest. Therefore, the Hearing Requests including the Form Letters are incurably deficient, and cannot be rehabilitated in a reply.

**E. THE GROUP HEARING REQUEUSTS SHOULD BE DENIED, INCLUDING FOR FALUIRE TO IDENTIFY A MEMBER WHO WOULD OTHERWISE HAVE STANDING**

TCEQ’s rules include specific requirements for a hearing request submitted by a group or association:

- (a) A group or association may request a contested case hearing *only if* the group or association meets all of the following requirements:

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<sup>33</sup> *Id.* § 55.201(d) (emphasis added).

<sup>34</sup> *Id.* § 55.209(d) and (g).

- (1) one or more members of the group or association would otherwise have standing to request a hearing in their own right;
  - (2) the interests the group or association seeks to protect are germane to the organization's purpose; and
  - (3) neither the claim asserted nor the relief requested requires the participation of the individual members in the case.
- (b) For applications filed on or after September 1, 2015, a request by a group or association for a contested case may not be granted unless all of the following requirements are met:
- (1) comments on the application are timely submitted by the group or association;
  - (2) the request identifies, by name and physical address, one or more members of the group or association that would otherwise have standing to request a hearing in their own right;
  - (3) the interests the group or association seeks to protect are germane to the organization's purpose; and
  - (4) neither the claim asserted nor the relief requested requires the participation of the individual members in the case.<sup>35</sup>

TCEQ received the following comment letters and/or Hearing Requests from an individual and a group or association which the Hearing Requestors have combined, and are referenced herein as “**Group Hearing Requests**”:

- i. Diane Wilson, San Antonio Bay Estuarine Waterkeepers [*sic*], (“**Waterkeeper**”), Texas Rio Grande Legal Aid (“**TLRA**”), and Environmental Integrity Project (“**EIP**”) (November 12, 2020), submitting comments and a request for a contested case hearing purportedly on behalf of each group, naming Dale Jurasek, Mauricio Blanco, and S. Diane Wilson as members of Waterkeeper who will allegedly be affected by the Application. The letter says nothing about these persons being a member of TLRA or EIP, and although the letter provides an explanation of Waterkeeper’s interest and how such interest may be germane to the Application, nothing is stated regarding any interests of TLRA or EIP or how those interests may be germane to the Application. The letter is on EIP letterhead and TLRA letterhead, and electronically signed by counsel for EIP and TLRA, but no signatory is expressly identified with Waterkeeper or Diane Wilson.
- ii. Diane Wilson, Waterkeeper, TLRA and EIP (June 4, 2021), providing supplementary comments, requesting a public meeting, adding John Maresh and Janet Maresh as members of Waterkeeper who will allegedly be affected by the Application, and further explaining why they think Diane Wilson is an affected person. Nothing is stated regarding any interests of TLRA or EIP or how those

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<sup>35</sup> *Id.* § 55.205 (emphasis added).

interests may be germane to the Application. The letter is on EIP letterhead and TLRA letterhead, and electronically signed by counsel for EIP and TLRA, but no signatory is expressly identified with Waterkeeper or Diane Wilson.

- iii. Texas Campaign for the Environment Fund (described as “*TCE*”) (June 4, 2021), although nothing is stated regarding the organization’s purpose or how it may be germane to the application, and no group member is named.
- iv. Diane Wilson, Waterkeeper, Texas Campaign for the Environment (“*TCE*”), EIP, and TLRA (August 17, 2021), commenting and requesting a contested case hearing purportedly on behalf of each group. The letter briefly explains the interest of TCE, expressly requests a contested case hearing on behalf of TCE, and requests that all correspondence to TCE be directed to counsel for EIP, although no member of TCE is identified. Nothing is stated regarding any interests of TLRA or EIP or how those interests may be germane to the Application. The letter is on EIP letterhead and is electronically signed by counsel for EIP, but no signatory is expressly identified with Waterkeeper, Diane Wilson, or TLRA.
- v. Diane Wilson (August 12, 2021), although the letter does not identify anything that could be construed as a personal justiciable interest.
- vi. TCE and Waterkeeper (January 10, 2022), supplementing TCE’s and Waterkeeper’s previous filings, and identifying Curtis Miller and Mauricio Blanco as members of TCE and Waterkeeper. The letter is on EIP letterhead and is electronically signed by counsel for EIP, stating representation of Waterkeeper and TCE, but not Diane Wilson, or TLRA.

EIP and TLRA each failed to meet the requirements for their respective group to qualify for a contested case hearing, because based on a plain application of TCEQ’s rules, neither ever identified their group’s interest and how such interest may be germane to the Application, and neither ever identified a group member who would be an affected person.<sup>36</sup>

Although, Diane Wilson, Waterkeeper, and TCE have each expressed a respective purported interest that is germane to the Application, their Group Hearing Requests cannot be granted because they have not demonstrated that any of their claimed members are an affected person.<sup>37</sup> The following are the only individuals in the Group Hearing Requests identified as a

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<sup>36</sup> *Id.* § 55.205 (emphasis added).

<sup>37</sup> Although Diane Wilson appears to have requested a contested case hearing as an individual, since she is also identified as a member of Waterkeeper, Max Midstream’s evaluation of whether Ms. Wilson is an affected person does not distinguish between her status as an individual and as a purported member of Waterkeeper.

member of Waterkeeper and/or of TCE, and as enlightened by the Nguyen Affidavit, both the claimed (and the actual interests as explained in the Nguyen Affidavit) are either much farther than one mile from the Seahawk Terminal which is too far for the person to possibly be an affected person, or their interests are common to the general public:

- i. Dale Jurasek is described in the November 12, 2020 Group Hearing Request as living 5 miles from the Seahawk Terminal, although Calhoun County Appraisal District (“CAD”) records indicate that a Dale Allen Jurasek has a 25% property ownership in property located at 4237 FM 2143 in Port Lavaca, Texas, which is approximately 10 miles northeast of the Seahawk Terminal, and no other property is owned by a person with that name in Calhoun County. Either 5 miles or 10 miles is too far to establish standing.
- ii. Mauricio Blanco is described in the November 12, 2020 Group Hearing Request as living approximately 6 miles west of the Seahawk Terminal, but according to the January 10, 2022 Group Hearing Request, 5 miles southwest. CAD records indicate that a Mauricio P. Blanco owns various parcels of property across Lavaca Bay from the Seahawk Terminal, which is more than approximately than 6 miles distant to the southwest. Either 5 miles or 6 miles is too far to establish standing.
- iii. Diane Wilson, according to the November 12, 2020 Group Hearing Request, lives 15 miles southwest of the Seahawk Terminal and goes out in a skiff “from time to time” into Lavaca and Matagorda Bays, swims at Magnolia Beach, and weekly kayaks the bays and creeks surrounding the project area. Lavaca and Matagorda Bays are open to the public and are generally accessible by anyone (except for certain areas near the Seahawk Terminal as explained in the Nguyen Affidavit). Similarly, Magnolia Beach and Matagorda Bay where Ms. Wilson says she recreates and visits are both over 8 miles from the Seahawk Terminal, they are open to the public, and are generally accessible by anyone. As explained above, a recreational interest is common to members of the public and therefore not sufficient to establish that a person is an affected person, regardless of the location, but certainly not 8 miles distant from the proposed emissions sources. Her residence at 15 miles away is too far to establish standing.

According to the June 4, 2021 Hearing Request, she visits “in a kayak, a motorboat or on foot” waterbodies “near” the Seahawk Terminal, including in “Lavaca and Cox Bay” to evaluate the waters and various Formosa Outfalls to evaluate the presence of plastic pellets. All but two of the locations identified as being visited by Ms. Wilson are purportedly 1.85 miles, 2.0 miles, 2.01 miles, 2.83 miles, 2.64 miles, 3.08 miles, 1.9 miles, 2.18 miles, 2.4 miles, and 3.85 miles, 4 miles 5.02 miles from the Seahawk Terminal. Any of those distances is too far to establish standing. The other two locations identified that are purportedly within one mile are addressed below.



- iv. John Maresh and Janet Maresh are described in the June 4, 2021 Group Hearing Request as residing 1.79 miles north of the Seahawk Terminal. CAD records confirm that a John Maresh and Janet Maresh own property at 67 Milam, Point Comfort Texas 77978, approximately 1.8 miles north of the Seahawk Terminal. Either 1.79 or 1.8 miles too far to establish standing.
- v. Curtis Miller is described in the June 4, 2021 Group Hearing Request letter as operating Miller Seafood Company, Inc., located 4.8 miles from the Seahawk Terminal and as selling shrimp and oysters harvested from the surrounding bays, including Lavaca and Matagorda Bays, and occasionally fishes just over 2 miles away. However, there is no claim that Mr. Miller's rights to engage in harvesting shrimp and oysters or in fishing is something that other members of the general public do not also have the same right to do. The location of his business at 4.8 miles is too far to establish standing. There is nothing indicating that he has an exclusive right to fish at a location 2 miles away.

As fully explained above, the Commission has historically determined that any claimed interest further than slightly more than one mile from a proposed air emissions source is not a sufficient interest to establish that a person is an affected person entitled to a contested case hearing.<sup>38</sup> As explained in the Fraiser Affidavit, impacts on public health and welfare further than one mile would be indiscernible, and even less at further distances. Except for the two locations described below, the closest purported interest of anyone named as a member in the Group Hearing Requests that is not an also interest also shared by the general public is 1.79 miles away from the Seahawk Terminal. For the reasons stated above, distances of 1.79 miles and further are simply too far to be sufficient to establish that a person is an affected person. The Commission's historical determinations are fully supported by science, as illustrated by the Fraiser Affidavit.

The location of the only interests described in any of the Group Hearing Requests which are purportedly within one mile of the Seahawk Terminal are Formosa Outfalls 011 and 013. Although the Hearing Request letter suggests that a consent decree somehow creates a special,

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<sup>38</sup> Max Midstream is aware of certain matters in which parties with an interest further than one mile from an air emissions source have been admitted by the State Office of Administrative Hearings as parties to a contested case hearing, although in those cases, the applicant did not object or an Administrative Law Judge may have made the decision in a manner differently than the Commission has historically done.

legally protected interest for Ms. Wilson to visit Outfalls 011 and 013, **nothing** in the consent decree that is cited, which is attached hereto as **Attachment D**, mentions Outfalls 011 or 013 or suggests that Waterkeeper or Ms. Wilson has any special access to those outfalls.<sup>39</sup> In addition, as explained in the Nguyen Affidavit, the true location of Outfall 011 and 013 are each at a different location than as depicted in the Hearing Request letter. As further explained in the Nguyen Affidavit, for purposes of whether Ms. Wilson's alleged visits to Outfall 013 make her an *affected person*, both the incorrect location and the correct location of Outfalls 013 are at places that are readily accessible to the public. With regard to Outfall 011, as explained in the Nguyen Affidavit, the correct location of Outfall 011 is also readily accessible to the public.<sup>40</sup> Thus, the ability to visit Outfall 011 and 013 is an interest is *common to members of the general public* and therefore cannot be a *personal justiciable interest*. Even if Ms. Wilson visited the locations of Outfalls 011 and 013 as described in the Hearing Request, or if she visited the correct locations as described in the Nguyen Affidavit, the Fraiser Affidavit explains that *no discernible health impacts* could be expected given the very low modeled concentrations, and the short duration of her alleged visits. Thus, status as an *affected person* cannot be established.

Lastly, contrary to assertions in the Hearing Request letter dated June 4, 2021, whether or not Ms. Wilson has been given standing in a federal Clean Water Act citizens suit it is completely irrelevant to the Commission's decision on whether she is or is not an *affected person* for purposes of the Seahawk Terminal Application. First, the Application for the Seahawk Terminal is not governed by federal law, but instead is governed by Texas law, including Tex. Gov't Code § 2003.047, Tex. Health & Safety Code § 382.056, Tex. Water Code §§ 5.115, and 5.556, all of

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<sup>39</sup> Even though Formosa Outfalls 011 and 013 are never mentioned in the Formosa Consent Decree, other specific Formosa outfalls and Cox Creek are mentioned.

<sup>40</sup> As explained in the Nguyen Affidavit, the outfall described in the Hearing Request letter is actually a Calhoun Port Authority outfall and access must be granted by the Calhoun Port Authority. Further, the nearby water is part of the Port's Security Zone with restricted access.

which are implemented by various provisions of TCEQ's rules in 30 Tex. Admin. Code, Chapter 50, Subchapter F and Chapter 55, Subchapter F. Second, standing in federal court based on discharges of plastic pellets as described in the consent decree cited in the Hearing Request has nothing to do with impacts or lack thereof from air emissions.

#### **IV. CONCLUSION AND PRAYER**

Potential impacts of the air emissions from the Seahawk Terminal at one mile or further from the site would be indiscernible, and even less at further distances. Impacts would also not be discernible at the only two outfall locations where any alleged interest is claimed in any Hearing Request that is closer than one mile to the Seahawk Terminal, and those locations do not create a personal justiciable interest because they are accessible by the public. Thus, denial of all Hearing Requests would be supported by science, and past Commission precedent. For the foregoing reasons, Max Midstream therefore respectfully requests that the Commission deny all Hearing Requests, approve the Application, and issue the Permit.

Respectfully Submitted,



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COUNSEL FOR  
MAX MIDSTREAM TEXAS, LLC

## CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of Max Midstream Texas, LLC's foregoing Response to Hearing Requests has been forwarded via electronic mail and U.S. Mail to the persons on the service list and forwarded via U.S. Mail to the persons on the mailing list in **Attachment E** attached hereto, on March 7, 2022. Such mailing list is the same mailing list utilized by the Chief Clerk of the Texas Commission on Environmental Quality in the December 10, 2021 mailing of the final decision letter in this docket.

By:



\_\_\_\_\_  
Derek Seal

**SERVICE LIST**  
**MAX MIDSTREAM TEXAS, LLC**  
**DOCKET NO. 2022-0157-AIR; PERMIT NO. 16294**

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REQUESTER(S)/INTERESTED PERSON(S):  
See attached list.

# Attachment A

# Nguyen Affidavit

**TCEQ DOCKET NO. 2021-0157-AIR  
AFFIDAVIT OF TONY NGUYEN  
MAX MIDSTREAM SENIOR VICE-PRESIDENT  
GLOBAL INNOVATION & TECHNICAL SERVICES**

**STATE OF TEXAS** §  
**COUNTY OF HARRIS** §

BEFORE ME, the undersigned authority, on this day personally appeared Tuan Nguyen (known as Tony Nguyen), who after being duly sworn upon his oath stated as follows:

1. “My name is Tony Nguyen. I am Senior Vice-President for Global Innovation and Technical Services for Max Midstream, LLC (“*Max Midstream*”). I have personal knowledge of the facts stated in this affidavit, and they are true and correct.
2. I have worked in the oil and gas industry for over 25 years and I have a Bachelor of Science Degree in Economics and International Business from the University of Houston. I began working at Max Midstream on November 2, 2020.
3. Max Midstream is a Houston-based energy company which in 2019 acquired the Seahawk Crude Condensate Terminal (“*Seahawk Terminal*”) that is located near Port Comfort, Texas on property owned by the Calhoun Port Authority (formerly the Calhoun County Navigation District) (“*Calhoun Port Authority*”). The Seahawk Terminal has operated since October 2011, when Texas Commission on Environmental Quality (“*TCEQ*”) Air New Source Registration No. 98075 first began authorizing air emissions for activities associated with engines and turbines, flares, organic and inorganic loading and unloading, storage tanks, and venting vapors to air emissions control devices. The Seahawk Terminal has the current present-day capability under existing TCEQ permits to service Panamax-sized vessels up to 350,000 barrels, and has reverse lightering capability for larger vessels.
4. As part of my job duties, I coordinate with the Calhoun Port Authority on a regular basis since the Seahawk Terminal is located on Calhoun Port Authority property, and because Max Midstream is involved with various partnerships with the Calhoun Port Authority that are both related and unrelated to the air permit application for the Seahawk Terminal expansion. I am familiar with the area surrounding the Seahawk Terminal, including the locations of other industrial activities undertaken by Formosa, Alco, AEP, Nan Ya Plastics, and including certain protocols established by the Calhoun Port Authority.
5. As part of my job duties with Max Midstream, I am responsible for identifying and complying with regulatory requirements for Max Midstream’s activities. If regulatory authorizations are needed, I am responsible to obtain those authorizations. One of those regulatory authorizations is the application for an air permit from the TCEQ for the Seahawk Terminal expansion project, which involves the application for TCEQ AIRNSR Permit No. 162941 (“*Seahawk Terminal Application*”). Max Midstream retained DiSorbo Consulting, LLC which was recently acquired by Trinity Consultants to prepare the Seahawk Terminal Application. I am

AFFIDAVIT OF TONY NGUYEN  
MAX MIDSTREAM TEXAS, LLC  
TCEQ DOCKET NO. 2021-0157-AIR  
PAGE 1

personally familiar with the Seahawk Terminal Application, including Max Midstream's *Response to Hearing Requests*, which includes as an attachment the affidavit of Joe Kupper, Manager of the Austin Office for Trinity Consultants ("**Kupper Affidavit**").

6. I have reviewed the mapping and the list of property owners within 1.5 miles of the Seahawk Terminal as identified in the Kupper Affidavit, I have reviewed the list of property owners on the TCEQ mailing list ("**TCEQ List**") included with the December 10, 2021 letter from TCEQ to "All interested persons" regarding "Max Midstream, LLC Permit No. 162941" which is commonly referred to as the TCEQ Executive Director's "Final Decision Letter", and I have reviewed related records electronically available from the Calhoun County Appraisal District ("**CAD**"). The following are the results of my evaluation:

- a. Within that 1.4 mile radius of the Seahawk Terminal expansion project, all of the property is owned by business entities but not by individuals. No hearing requests were received from any owner of property owner within a 1.5 mile radius.
- b. Of the total 2105 individual names on the TCEQ List, only 536 names include a Texas address.

7. I have reviewed the comments and hearing requests on the Seahawk Terminal Application which were submitted on November 12, 2020, June 4, 2021, August 17, 2021 and January 10, 2022 by Diane Wilson, San Antonio Bay Estuarine Waterkeeper, San Antonio Bay Waterkeepers, Texas Campaign for the Environment, Texas Rio Grande Legal Aid, and/or Environmental Integrity Project ("**Group Hearing Requests**"). The following are the only individuals in the Group Hearing Requests identified as a member of one or more of the organizations which submitted the Group Hearing Requests, including each individual's purported interest:

- a. Dale Jurasek who purportedly lives 5 miles from the Seahawk Terminal. I have confirmed through CAD records that a Dale Allen Jurasek has a 25% property ownership in property located at 4237 FM 2143 in Port Lavaca, Texas, which is approximately 10 miles northeast of the Seahawk Terminal. No other property is owned by a person with that name in Calhoun County.
- b. Mauricio Blanco who purportedly lives approximately 5 miles southwest of the Seahawk Terminal according to the January 10, 2022 letter, but purportedly lives 6 miles west, according to the November 12, 2020 letter. I have confirmed through CAD records that a Mauricio P. Blanco owns various parcels of property across Lavaca Bay from the Seahawk Terminal, which is approximately more than 6 miles distant to the southwest.
- c. Diane Wilson, who purportedly goes out in a skiff "from time to time" into Lavaca and Matagorda Bays, swims at Magnolia Beach, and weekly kayaks the bays and creeks surrounding the project area. As I have explained below, certain waters in proximity to the Seahawk Terminal in Lavaca Bay are off-limits for public access per the Calhoun Port Authority. Further, although Magnolia Beach and Matagorda Bay are both over 8 miles from the Seahawk Terminal, they are open to the public and are generally



accessible by anyone.

- d. John Maresh and Janet Maresh who purportedly reside 1.79 miles north of the Seahawk Terminal. I have confirmed through CAD records that John Maresh and Janet Maresh own property at 67 Milam, Point Comfort Texas 77978, approximately 1.8 miles north of the Seahawk Terminal.
- e. Curtis Miller purportedly operates Miller Seafood Company, Inc., located 4.8 miles from the Seahawk Terminal and sells shrimp and oysters harvested from the surrounding bays, including Lavaca and Matagorda Bays, and claims to occasionally fish just over 2 miles away from the Seahawk Terminal.

8. I am familiar with the locations of Formosa Outfall Numbers 011 and 013 which are incorrectly described in the June 4, 2021 Group Hearing Request letter. The correct locations of Formosa Outfall Numbers 011 and 013 are indicated on *TN-EX. 1*, attached hereto. The actual location of Outfall 013 is approximately 0.56 miles from the Seahawk Terminal, and is located in an area of Cox Bay where anyone from the public can visit and has direct access. Even if Formosa Outfall 013 were in the incorrect location as described in the Group Hearing Request Letter, the public has access to that location. However, the incorrect location depicted in the Group Hearing Request Letter for Formosa Outfall 011 is a Calhoun Port Authority Outfall where access must be granted by the Calhoun Port Authority to access. The correct location of Outfall 011 is next to a public road and is readily accessible by the public.

9. In addition, I am familiar with the Calhoun Port Authority Ordinance PS-1 which establishes a Security Zone in the waters in Lavaca Bay near the Seahawk Terminal which precludes recreational vessels, commercial fishing vessels or wade fisherman. A map of the security zone and the restricted area signage is attached hereto as *TN-EX. 2*. The Security Zone includes the inlet in which the existing berths for the Seahawk Terminal are located, which is very important to Max Midstream in order to keep the public safe from wandering into waters where large vessels are operating, and includes the area near where the Group Hearing Request letter incorrectly identifies Formosa Outfall 011.

Further affiant sayeth not.”

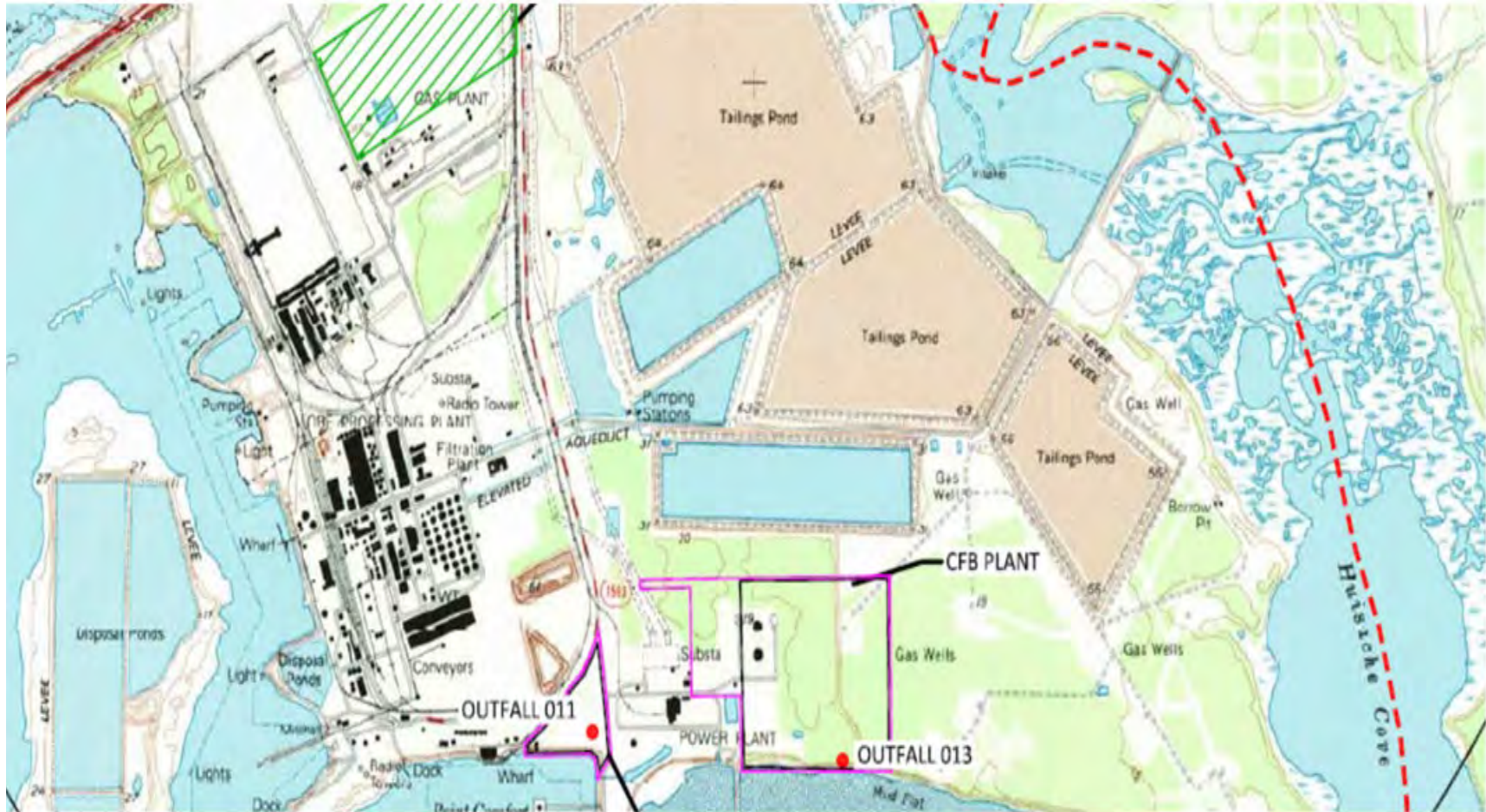
Tony Nguyen  
Senior Vice-President for Global Innovation and Technical Services  
Max Midstream

This instrument was acknowledged before me, the undersigned authority, this 3<sup>rd</sup> day of March, 2022, by Tuan Nguyen (aka Tony Nguyen), Senior Vice-President for Global Innovation and Technical Services for Max Midstream, on behalf of said company.



Notary Public in and for the State of Texas

TN-EX. 1  
Locations of Formosa Outfalls  
011 and 013



TN-EX.2  
Port Authority Security Zone  
and Signage

# Calhoun Port Authority Security Zone

Legend



Google earth

© 2017 Google

Max Brief000030



# **RESTRICTED AREA**

**NO RECREATIONAL VESSELS,  
COMMERCIAL FISHING VESSELS OR  
WADE FISHERMEN ALLOWED PAST THIS  
POINT. VIOLATORS MAY BE FINED UP  
TO \$200.**

**ORDINANCE NO. PS-1**

# Attachment B

# Kupper Affidavit



**TCEQ DOCKET NO. 2021-0157-AIR  
AFFIDAVIT OF JOE M. KUPPER, P.E.  
TRINITY CONSULTANTS**

**STATE OF TEXAS  
COUNTY OF TRAVIS**

§  
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BEFORE ME, the undersigned notary public, on this day personally appeared Joe M. Kupper, who is known to me to be the person whose name is subscribed below, and who after being duly sworn by me, did upon his oath, state as follows:

1. My name is Joe M. Kupper. I am over 21 years of age, am of sound mind, and am fully competent to make this affidavit. Each and every statement contained in this affidavit is based upon my personal knowledge, and each and every statement is true and correct.
  
2. I am the Manager of the Austin Office for Trinity Consultants, which is recognized nationally for our expertise in the permitting processes required under the federal and Texas Clean Air Acts. I have worked in the engineering field since being awarded a Bachelor of Science from Texas A&M University in 1988 in Civil Engineering. I have been licensed by the Texas Board of Professional Engineers and Land Surveyors or its predecessor agencies as an engineer since July 1, 1994. For over 32 years, I have worked in and managed air quality programs for engineering companies such as RPS and DiSorbo Consulting, LLC ("*DiSorbo*"), which was recently acquired by Trinity Consultants where I am now employed. My specialized experience has over my career included preparing or directing or overseeing the preparation of hundreds of applications for air new source review permits required by both the federal and Texas Clean Air Acts, including case-by-case permits, standard permits, and permits by rule, for all types of industry across Texas, and working with Texas Commission on Environmental Quality ("*TCEQ*") staff regarding their processing of those applications. That experience includes me conducting or overseeing complex air dispersion modeling analyses in support of those applications, as well as auditing air dispersion modeling analyses conducted by others. I have extensive experience with and knowledge of various air dispersion models (*e.g.*, SCREEN3, ISCST3, ISC-PRIME and AERMOD), and extensive experience conducting air dispersion modeling using those models and preparing summaries of the results of such modeling. These are the models which are accepted by TCEQ in the air permitting process.
  
3. Under my supervision and direction, DiSorbo conducted an air dispersion modeling analysis ("*Modeling*") associated with the TCEQ Permit Application No. 162941 ("*Application*") submitted to TCEQ by Max Midstream, LLC ("*Max Midstream*") for an expansion project at the Seahawk Terminal near Point Comfort, Texas ("*Seahawk Terminal*"). That Modeling, in which AERMOD (Version 19191) was used, calculated the predicted ground level concentrations ("*GLCs*") at offsite locations and the maximum off-site<sup>1</sup> GLC ("*GLC<sub>max</sub>*") of each regulated pollutant that will be emitted from the Seahawk Terminal for each relevant averaging period if the Application is approved. The

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<sup>1</sup> "Off-site" means all area beyond the boundaries of the property on which the Seahawk Terminal is proposed to be located pursuant to the Application.

Modeling is summarized in TCEQ's Air Quality Analysis Audit dated January 26, 2021 ("**Modeling Audit**") and supplemented on March 4, 2021 ("**Supplemental Modeling Audit**"), both attached hereto as part of **JK-EX. 1**. The Modeling was conducted in accordance with standard and accepted modeling protocols, and was accepted by TCEQ, as explained in the Modeling Audit.

4. As part of the Modeling, DiSorbo conducted a State Property Line Analysis for SO<sub>2</sub> and H<sub>2</sub>S. As indicated in Table 1 of the Modeling Audit. Because the GLC<sub>max</sub> for both SO<sub>2</sub> and H<sub>2</sub>S were far below the State Property Line Standard, the Modeling shows that no further evaluation or modeling is required or needed to meet this state standard.

5. DiSorbo also conducted as part of the Modeling a National Ambient Air Quality Standard ("**NAAQS**") evaluation for each pollutant to which the NAAQS applies. As indicated in Table 2 of the Modeling Audit, the GLC<sub>max</sub> for several NAAQS pollutants were below the DeMinimis level, so no further analysis was required or needed. For the NAAQS pollutants for which the GLC<sub>max</sub> was above the DeMinimis level, an additional evaluation was required. As indicated in Table 3 of the Modeling Audit, the GLC<sub>max</sub> for each pollutant for which an additional NAAQS evaluation was required is far below the NAAQS standards.

6. DiSorbo also performed a State Health Effects Evaluation, and as indicated in Table 4 of the Modeling Audit, the GLC<sub>max</sub> for crude oil (annual average), for crude condensate (annual average), and for diesel fuel (1-hr average) was far below the Effects Screening Level ("**ESL**") set by TCEQ, so no further analysis was required or needed for these pollutants. The GLC<sub>max</sub> for crude oil (1-hr average) and for crude condensate (1-hr average) at non-industrial receptors was also less than the ESL; however, the GLC<sub>max</sub> at industrial receptors was above the ESL. Because the GLC<sub>max</sub> for crude oil (1-hr average) and for crude condensate (1-hr average) was above the ESL at industrial receptors, additional evaluation was conducted, which as shown in Table 5 of the Modeling Audit, indicates that the 1-hr average for both crude oil and for crude condensate will exceed 2 times the respective ESL for 9 hours at the receptor where GLC<sub>max</sub> is predicted. TCEQ guidance allows for an exceedance of up to 24 hours at industrial receptors without additional evaluation. Table 1 of the Supplemental Modeling Audit indicates that the GLC<sub>max</sub> for crude oil (annual average) and for crude condensate (annual average) was still far below the ESL for revised modeling that was submitted after the completion of the initial Modeling Audit.


7. In connection with the Application, Trinity prepared mapping of the real property within a 1.5 mile radius of the Seahawk Terminal expansion as proposed in the Application, along with a list of property owners within the 1.5 mile radius, attached hereto as **JK-EX. 2**. I have over two decades of experience preparing similar mapping in connection with TCEQ air permit applications. ArcGIS was used by me or under my direct supervision and oversight to identify (i) the location of the facilities associated with the Seahawk Terminal expansion project covered by the Application, based on the GPS coordinates represented in the Application, and (ii) the area with a 1.5 mile radius around the locations of those facilities. The mapping that was prepared was supplemented by information located in the property ownership records electronically available from the Calhoun County Appraisal District ("**CAD**"), and confirmed by visual evidence on various aerial mapping tools to identify property parcels. For all of the work described in this paragraph and elsewhere herein that I did not personally conduct, I verified that such work was conducted properly.

8. Based on the mapping and landowner list included in *JK-EX. 2*, all of the property within a 1.4 mile radius of the facilities which would be authorized at the Seahawk Terminal if the Application is granted is owned by business entities but not by individuals. There is nowhere outside of a 1 mile radius at any location where the Modeling indicates any contaminant which would be authorized is above any state or federal air quality standard. The Modeling indicates that the only pollutant over the ESL is at locations within 0.1 miles of the property boundary.

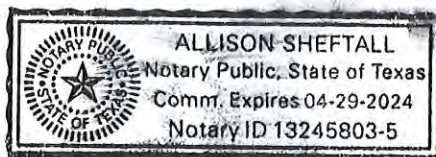
9. I have reviewed the comments and hearing requests on the Application which were submitted on June 4, 2021 by Diane Wilson, San Antonio Bay Estuarine Waterkeeper, Texas Rio Grande Legal Aid, and Environmental Integrity Project ("*Group Hearing Requests*"). Presuming that Formosa Outfalls 011 and 013 are located as indicated in the mapping attached to the Group Hearing Requests, the Modeling shows that there is no contaminant which would be authorized which would be above any state or federal standards or ESL at these purported locations of Formosa Outfalls 011 or 013.


10. I have also reviewed the affidavit of Tony Nguyen, Senior Vice-President for Global Innovation and Technical Services for Max Midstream in connection with the Application ("*Nguyen Affidavit*"), which identifies the location of Formosa Outfalls 011 and 013 based on mapping provided therein. Presuming that the locations of the outfalls as indicated in the mapping provided in the Nguyen Affidavit are the correct locations, the Modeling shows that there is no contaminant which would be authorized which would be above any state or federal standards or ESL at these locations at these locations for Formosa Outfalls 011 or 013.

Further affiant sayeth not."

  
Joe M. Kupper, P.E.  
Trinity Consultants

This instrument was acknowledged before me, the undersigned authority, this 3<sup>th</sup> day of March, 2022, by Joe M. Kupper P.E., Trinity Consultants, on behalf of said company.



  
Notary Public in and for the State of Texas

# JK-EX. 1

# TCEQ Modeling Audits

# TCEQ Interoffice Memorandum

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To: Ariel Ramirez  
Mechanical/Coatings Section

Thru: Chad Dumas, Team Leader  
Air Dispersion Modeling Team (ADMT)

From: Rhys Davies  
ADMT

Date: January 26, 2021

Subject: **Air Quality Analysis Audit – Max Midstream Texas, LLC (RN106209190)**

## 1. Project Identification Information

Permit Application Number: 162941

NSR Project Number: 320923

ADMT Project Number: 7145

County: Calhoun

Project Map: [\\tceq4avmgisdata\GISWRK\APD\MODEL\\_PROJECTS\7145\7145.pdf](#)

Air Quality Analysis: Submitted by DiSorbo Consulting, LLC, December 2020, on behalf of Max Midstream Texas, LLC. Additional information was provided December 2020 and January 2021.

## 2. Report Summary

The air quality analysis is acceptable for all review types and pollutants. The results are summarized below.

### A. Minor Source NSR and Air Toxics Analysis

**Table 1. Site-wide Modeling Results for State Property Line**

Pollutant	Averaging Time	GLCmax ( $\mu\text{g}/\text{m}^3$ )	Standard ( $\mu\text{g}/\text{m}^3$ )
SO <sub>2</sub>	1-hr	140	1021
H <sub>2</sub> S	1-hr	14	108 (If property is residential, recreational, business, or commercial)
H <sub>2</sub> S	1-hr	30	162 (If property is not residential, recreational, business, or commercial)

**Table 2. Modeling Results for Minor NSR De Minimis**

Pollutant	Averaging Time	GLCmax ( $\mu\text{g}/\text{m}^3$ )	De Minimis ( $\mu\text{g}/\text{m}^3$ )
SO <sub>2</sub>	1-hr	33	7.8

## TCEQ Interoffice Memorandum

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Pollutant	Averaging Time	GLCmax ( $\mu\text{g}/\text{m}^3$ )	De Minimis ( $\mu\text{g}/\text{m}^3$ )
SO <sub>2</sub>	3-hr	36	25
PM <sub>10</sub>	24-hr	2	5
PM <sub>2.5</sub>	24-hr	1.3	1.2
PM <sub>2.5</sub>	Annual	0.1	0.2
NO <sub>2</sub>	1-hr	47	7.5
NO <sub>2</sub>	Annual	0.8	1
CO	1-hr	89	2000
CO	8-hr	43	500

The 1-hr SO<sub>2</sub>, 24-hr and annual PM<sub>2.5</sub>, and 1-hr NO<sub>2</sub> GLCmax are based on the highest five-year averages of the maximum predicted concentrations over five years of meteorological data. The 3-hr SO<sub>2</sub> and annual NO<sub>2</sub> GLCmax represent the maximum predicted concentrations over five years of meteorological data.

For all other pollutants and averaging times, the GLCmax are the maximum predicted concentrations associated with one year of meteorological data.

EPA intermittent guidance was relied on for the 1-hr SO<sub>2</sub> and 1-hr NO<sub>2</sub> De Minimis analyses. Please refer to the Modeling Emissions Inventory section for more details.

The primary standards for 24-hr and annual SO<sub>2</sub> have been revoked for Calhoun County and are not reported above.

The justification for selecting the EPA's interim 1-hr NO<sub>2</sub> and 1-hr SO<sub>2</sub> De Minimis levels was based on the assumptions underlying EPA's development of the 1-hr NO<sub>2</sub> and 1-hr SO<sub>2</sub> De Minimis levels. As explained in EPA guidance memoranda<sup>1,2</sup>, the EPA believes it is reasonable as an interim approach to use a De Minimis level that represents 4% of the 1-hr NO<sub>2</sub> and 1-hr SO<sub>2</sub> NAAQS.

The PM<sub>2.5</sub> De Minimis levels are the EPA recommended De Minimis levels. The use of the EPA recommended De Minimis levels is sufficient to conclude that a proposed source will not cause or contribute to a violation of a PM<sub>2.5</sub> NAAQS based on the analyses documented in EPA guidance and policy memorandums<sup>3</sup>.

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<sup>1</sup> [www.epa.gov/sites/production/files/2015-07/documents/appwso2.pdf](http://www.epa.gov/sites/production/files/2015-07/documents/appwso2.pdf)

<sup>2</sup> [www.tceq.texas.gov/assets/public/permitting/air/memos/guidance\\_1hr\\_no2naaqs.pdf](http://www.tceq.texas.gov/assets/public/permitting/air/memos/guidance_1hr_no2naaqs.pdf)

<sup>3</sup> [www.tceq.texas.gov/permitting/air/modeling/epa-mod-guidance.html](http://www.tceq.texas.gov/permitting/air/modeling/epa-mod-guidance.html)

# TCEQ Interoffice Memorandum

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To evaluate secondary PM<sub>2.5</sub> impacts, the applicant provided an analysis based on a Tier 1 demonstration approach consistent with the EPA's Guideline on Air Quality Models (GAQM). Specifically, the applicant used a Tier 1 demonstration tool developed by the EPA referred to as Modeled Emission Rates for Precursors (MERPs). The basic idea behind the MERPs is to use technically credible air quality modeling to relate precursor emissions and peak secondary pollutants impacts from a source. Using data associated with the worst-case source, the applicant estimated 24-hr and annual secondary PM<sub>2.5</sub> concentrations of 0.1 µg/m<sup>3</sup> and 0.004 µg/m<sup>3</sup>, respectively. When these estimates are added to the GLCmax listed in the table above, the results for annual PM<sub>2.5</sub> are less than the De Minimis level. Since the combined direct and secondary 24-hr PM<sub>2.5</sub> impacts are above the De Minimis level, a full impacts analysis is required.

**Table 3. Total Concentrations for Minor NSR NAAQS (Concentrations > De Minimis)**

Pollutant	Averaging Time	GLCmax (µg/m <sup>3</sup> )	Background (µg/m <sup>3</sup> )	Total Conc. = [Background + GLCmax] (µg/m <sup>3</sup> )	Standard (µg/m <sup>3</sup> )
SO <sub>2</sub>	1-hr	31	15	46	196
SO <sub>2</sub>	3-hr	30	25	55	1300
PM <sub>2.5</sub>	24-hr	1	23	24	35
NO <sub>2</sub>	1-hr	42	85	127	188

The 1-hr SO<sub>2</sub> GLCmax is based on the highest five-year average of 99<sup>th</sup> percentile of the annual distribution of the maximum daily 1-hr predicted concentrations, or high, fourth high (H4H), determined for each receptor. The 3-hr SO<sub>2</sub> GLCmax represents the maximum high, second high (H2H) predicted concentration over five years of meteorological data.

The 24-hr PM<sub>2.5</sub> GLCmax is based on the highest five-year average of the 98<sup>th</sup> percentile of the annual distribution of the maximum 24-hr predicted concentrations, or high, eighth high (H8H), determined for each receptor. The 1-hr NO<sub>2</sub> GLCmax is based on the highest five-year average of the 98<sup>th</sup> percentile of the annual distribution of predicted daily maximum 1-hr concentrations, or high, eighth high (H8H), determined for each receptor.

EPA intermittent guidance was relied on for the 1-hr SO<sub>2</sub> and 1-hr NO<sub>2</sub> NAAQS analyses. Please refer to the Modeling Emissions Inventory section for more details.

The primary standards for 24-hr and annual SO<sub>2</sub> have been revoked for Calhoun County and are not reported above.

Background concentrations for SO<sub>2</sub> were obtained from the EPA AIRS monitor 483550025 at 902 Airport Blvd., Corpus Christi, Nueces County. The applicant used a three-year average (2017-2019) of the 99<sup>th</sup> percentile of the annual distribution of daily maximum 1-hr concentrations for the 1-hr value. The applicant used the second highest 3-hr monitored concentration from the 2019 monitoring data for the 3-hr value. The use of this monitor is reasonable based on the applicant's comparison of county-wide emissions, population, analysis of the surrounding land use, and a quantitative review of emissions sources in the surrounding area of the monitor site relative to the project site.

## TCEQ Interoffice Memorandum

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A background concentration for PM<sub>2.5</sub> was obtained from the EPA AIRS monitor 483550034 at 5707 Up River Rd., Corpus Christi, Nueces County. The applicant calculated a three-year average (2017-2019) of the 98th percentile of the annual distribution of 24-hr average concentrations for the 24-hr value. The use of this monitor is reasonable based on the applicant's comparison of county-wide emissions, population, analysis of the surrounding land use, and a quantitative review of emissions sources in the surrounding area of the monitor site relative to the project site.

A background concentration for NO<sub>2</sub> was obtained from the EPA AIRS monitor 482011035 at 9525 ½ Clinton Dr., Houston, Harris County. The three-year average (2017-2019) of the 98<sup>th</sup> percentile of the annual distribution of the maximum daily 1-hr concentrations was used for the 1-hr value. The use of this monitor is reasonable based on the applicant's comparison of county-wide emissions, population, analysis of the surrounding land use, and a quantitative review of emissions sources in the surrounding area of the monitor site relative to the project site.

As stated above, to evaluate secondary PM<sub>2.5</sub> impacts, the applicant provided an analysis based on a Tier 1 demonstration approach consistent with the EPA's GAQM. Specifically, the applicant used a Tier 1 demonstration tool developed by the EPA referred to as MERPs. Using data associated with the worst-case source, the applicant estimated a 24-hr secondary PM<sub>2.5</sub> concentration of 0.1 µg/m<sup>3</sup>. When this estimate is added to the GLCmax listed in Table 3 of NAAQS table above, the results are less than the NAAQS.



# TCEQ Interoffice Memorandum

**Table 4. Minor NSR Site-wide Modeling Results for Health Effects**

Pollutant	CAS#	Averaging Time	GLCmax (µg/m <sup>3</sup> )	GLCmax Location	GLCni (µg/m <sup>3</sup> )	GLCni Location	ESL (µg/m <sup>3</sup> )
Crude oil, <1% benzene	-	1-hr	8782	Eastern Property Line	1718	972m East	3500
Crude oil, <1% benzene	-	Annual	16	Northern Property Line	7	78m West	350
Crude condensate	-	1-hr	8782	Eastern Property Line	1718	972m East	3500
Crude condensate	-	Annual	16	Northern Property Line	7	78m West	350
Diesel fuel	68334-30-5	1-hr	15	Eastern Property Line	15	Northern Property Line	1000

**Table 5. Minor NSR Hours of Exceedance for Health Effects**

Pollutant	Averaging Time	2 X ESL GLCmax
Crude oil,	1-hr	9
Crude condensate	1-hr	9

The GLCmax and the GLCni locations are listed in Table 4 above. The locations are listed by their approximate distance and direction from the property line of the project site.

# TCEQ Interoffice Memorandum

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## 3. Model Used and Modeling Techniques

AERMOD (Version 19191) was used in a refined screening mode.

Generic modeling was used to determine the worst-case location for the tank venting MSS activity. For the short-term analysis, the location of the worst-case tank was determined from each tank's unit impact being multiplied by its respective emission rate. The tank with the highest predicted concentration (Model ID TK06\_13M) was included in the pollutant specific modeling.

Model ID MVCUCAP represents the annual emission cap for marine control devices CONT\_1 through CONT\_23. Generic modeling was used to determine the worst-case marine control device. The worst-case marine control device (CONT\_1) was used to model the entire emission cap in pollutant specific modeling.

EPNs MDOCK-1 through MDOCK-8 have an annual emission cap. Generic modeling was used to determine the worst-case dock. The worst-case dock (MDOCK-4) was used to model the entire emission cap in pollutant specific modeling.

The applicant conducted the 1-hr and annual NO<sub>2</sub> NAAQS analyses using the ARM2 model option following EPA guidance.

### A. Land Use

Low roughness and elevated terrain were used in the modeling analysis. These selections are consistent with the AERSURFACE analysis, DEMs, and aerial photography. The selection of low roughness is reasonable.

### B. Meteorological Data

Surface Station and ID: Rockport, TX (Station #: 12972)  
Upper Air Station and ID: Corpus Christi, TX (Station #: 12924)  
Meteorological Dataset: 2014-2018 for NO<sub>2</sub>, SO<sub>2</sub>, and PM<sub>2.5</sub> analyses  
2016 for all other analyses  
Profile Base Elevation: 5.8 meters

The profile base elevation was input as 6.7 meters. However, this discrepancy does not significantly affect the modeling results.

### C. Receptor Grid

The grid modeled was sufficient in density and spatial coverage to capture representative maximum ground-level concentrations and exceedances.

### D. Building Wake Effects (Downwash)

Input data to Building Profile Input Program Prime (Version 04274) are consistent with the aerial photography, plot plan, and modeling report.

## 4. Modeling Emissions Inventory

## TCEQ Interoffice Memorandum

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The modeled emission point and volume source parameters and rates were consistent with the modeling report. The source characterizations used to represent the sources were appropriate.

The computation of the effective stack diameters for the flares is consistent with TCEQ modeling guidance.

For the 1-hr SO<sub>2</sub> and 1-hr NO<sub>2</sub> de minimis and NAAQS analyses, emissions from the emergency engine (Model ID: EGEN\_1) and firewater pump engines (Model IDs: FWP\_1 through FWP\_5) were modeled with an annual average emission rate, consistent with EPA guidance for evaluating intermittent emissions. Emissions from each emergency engine and firewater pump engine were represented to occur for no more than 100 hours per year.

For the 3-hr SO<sub>2</sub> analyses, the 3-hr average emission rates for the emergency engine (Model IDs: EGEN\_1) and firewater pump engines (Model IDs: FWP\_1 through FWP\_5) were based on the maximum hourly emission rate being divided by 3 hours.

For the 24-hr PM<sub>10</sub> and PM<sub>2.5</sub> analyses, the 24-hr average emission rates for the emergency engine (Model IDs: EGEN\_1) and firewater pump engines (Model IDs: FWP\_1 through FWP\_5) were based on the maximum hourly emission rate being divided by 24 hours.

Except as noted above, maximum allowable hourly emission rates were used for the short-term averaging time analyses, and annual average emission rates were used for the annual averaging time analyses.

# TCEQ Interoffice Memorandum

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To: Ariel Ramirez  
Mechanical/Coatings Section

Thru: Chad Dumas, Team Leader  
Air Dispersion Modeling Team (ADMT)

From: Rhys Davies  
ADMT

Date: March 4, 2021

**Subject: Second Air Quality Analysis Audit – Max Midstream Texas, LLC (RN106209190)**

## 1. Project Identification Information

Permit Application Number: 162941  
NSR Project Number: 320923  
ADMT Project Number: 7237  
County: Calhoun  
Project Map: [\\tceq4avmgisdata\GISWRK\APD\MODEL\\_PROJECTS\7237\7237.pdf](\\tceq4avmgisdata\GISWRK\APD\MODEL_PROJECTS\7237\7237.pdf)

Air Quality Analysis: Submitted by DiSorbo Consulting, LLC, February 2021, on behalf of Max Midstream Texas, LLC.

## 2. Report Summary

The air quality analysis is acceptable for all pollutants. The results are summarized below.

This is the second modeling audit for this NSR project number, and the audit was conducted to review revised modeling submitted to address the evaluation of crude oil and crude condensate. This second modeling audit memo represents supplemental information to the first modeling audit memo dated January 26, 2021 (WCC Content ID 5528768).

### A. Minor Source NSR Air Toxics Analysis

# TCEQ Interoffice Memorandum

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**Table 1. Minor NSR Site-wide Modeling Results for Health Effects**

<b>Pollutant</b>	<b>CAS#</b>	<b>Averaging Time</b>	<b>GLCmax (<math>\mu\text{g}/\text{m}^3</math>)</b>	<b>GLCmax Location</b>	<b>GLCni (<math>\mu\text{g}/\text{m}^3</math>)</b>	<b>GLCni Location</b>	<b>ESL (<math>\mu\text{g}/\text{m}^3</math>)</b>
Crude oil, <1% benzene	-	Annual	45	Northern Property Line	7	47m West	350
Crude Condensate	-	Annual	45	Northern Property Line	7	47m West	350

The GLCmax and the GLCni locations are listed in Table 1 above. The locations are listed by their approximate distance and direction from the property line of the project site.

# TCEQ Interoffice Memorandum

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## 3. Model Used and Modeling Techniques

AERMOD (Version 19191) was used in a refined screening mode.

EPNs TK\_06\_01 through TK\_06\_15 have an annual emission cap. Generic modeling was used to determine the worst-case tank. The worst-case tank (TK\_06\_04) was used to model the entire emission cap in pollutant specific modeling.

EPNs TK\_06\_01M through TK\_06\_15M have an annual emission cap. Generic modeling was used to determine the worst-case tank. The worst-case tank (TK\_06\_04M) was used to model the entire emission cap in pollutant specific modeling.

Model ID MVCUCAP represents the annual emission cap for marine control devices CONT\_1 through CONT\_23. Generic modeling was used to determine the worst-case marine control device. The worst-case marine control device (CONT\_1) was used to model the entire emission cap in pollutant specific modeling.

EPNs MDOCK-1 through MDOCK-8 have an annual emission cap. Generic modeling was used to determine the worst-case dock. The worst-case dock (MDOCK-4) was used to model the entire emission cap in pollutant specific modeling.

### A. Land Use

Low roughness and elevated terrain were used in the modeling analysis. These selections are consistent with the AERSURFACE analysis, DEMs, and aerial photography. The selection of low roughness is reasonable.

### B. Meteorological Data

Surface Station and ID: Rockport, TX (Station #: 12972)  
Upper Air Station and ID: Corpus Christi, TX (Station #: 12924)  
Meteorological Dataset: 2016  
Profile Base Elevation: 5.8 meters

The profile base elevation was input as 6.7 meters. However, this discrepancy does not significantly affect the modeling results.

### C. Receptor Grid

The grid modeled was sufficient in density and spatial coverage to capture representative maximum ground-level concentrations.

### D. Building Wake Effects (Downwash)

Input data to Building Profile Input Program Prime (Version 04274) are consistent with the aerial photography, plot plan, and modeling report.

## 4. Modeling Emissions Inventory

## TCEQ Interoffice Memorandum

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The modeled emission point and volume source parameters and rates were consistent with the modeling report. The source characterizations used to represent the sources were appropriate.

The computation of the effective stack diameters for the flares is consistent with TCEQ modeling guidance.

Annual average emission rates were used for the annual averaging time analyses.

JK EX. 2  
Mapping and  
Landowner List



**Property Owners within a 1.5 Mile Buffer Area**

MAP ID	PROPERTY ID	OWNER NAME	LEGAL DESCRIPTION	MAILING ADDRESS
0	79387	FORMOSA PLASTICS CORP TEXAS	A0010 THOMAS COX, TRACT PT 6 & 7, ACRES 1.96	ATTN: BUSINESS DEVELOPMENT PO BOX 700 POINT COMFORT TX 77978
1	82373	FORMOSA PLASTICS CORP TEXAS	A0010 THOMAS COX, TRACT PT 6 & 7, ACRES 1.73	ATTN: BUSINESS DEVELOPMENT PO BOX 700 POINT COMFORT TX 77978
2	82372	FORMOSA PLASTICS CORP TEXAS	A0010 THOMAS COX, TRACT PT 6 & 7, ACRES 1.45	ATTN: BUSINESS DEVELOPMENT PO BOX 700 POINT COMFORT TX 77978
3	27285	AEP TEXAS CENTRAL COMPANY	A0010 THOMAS COX, TRACT PT 6, ACRES 1.29	PROPERTY TAX DEPARTMENT, 27TH FLR PO BOX 16428 COLUMBUS OH 43216
4	50572	CALHOUN CO NAVIGATION DISTRICT	A0010 THOMAS COX, TRACT PT 7, ACRES 13.9	PO BOX 397 POINT COMFORT TX 77978
5	14178	FORMOSA PLASTICS CORP TEXAS	A0010 THOMAS COX, TRACT PT 1,5,7, ACRES 9.04	ATTN: BUSINESS DEVELOPMENT PO BOX 700 POINT COMFORT TX 77978
6	27234	PORT STORE INC	A0010 THOMAS COX, TRACT PT 5, ACRES .301	406 MCALLISTER AVE SUGAR LAND TX 77479
7	21475	KHOWJA SARFRAZ A	POINT COMFORT FIRST ADDITION, BLOCK E, LOT 2.115 ACS	17406 GREYSTONE CT SUGAR LAND TX 77479
8	21526	CITY OF POINT COMFORT	POINT COMFORT FIRST ADDITION, BLOCK E, LOT .056 AC	PO BOX 497 POINT COMFORT TX 77978
9	21493	MACHICEK FRANKLIN	POINT COMFORT FIRST ADDITION, BLOCK E, LOT .5863 ACS	PO BOX 358 POINT COMFORT TX 77978
10	21539	CITY OF POINT COMFORT	POINT COMFORT FIRST ADDITION, BLOCK E, LOT 1.82 ACS	PO BOX 497 POINT COMFORT TX 77978
11	21782	FIKAC MARIA R MORENO	POINT COMFORT FIRST ADDITION, BLOCK 16, LOT 1	PO BOX 514 POINT COMFORT TX 77978

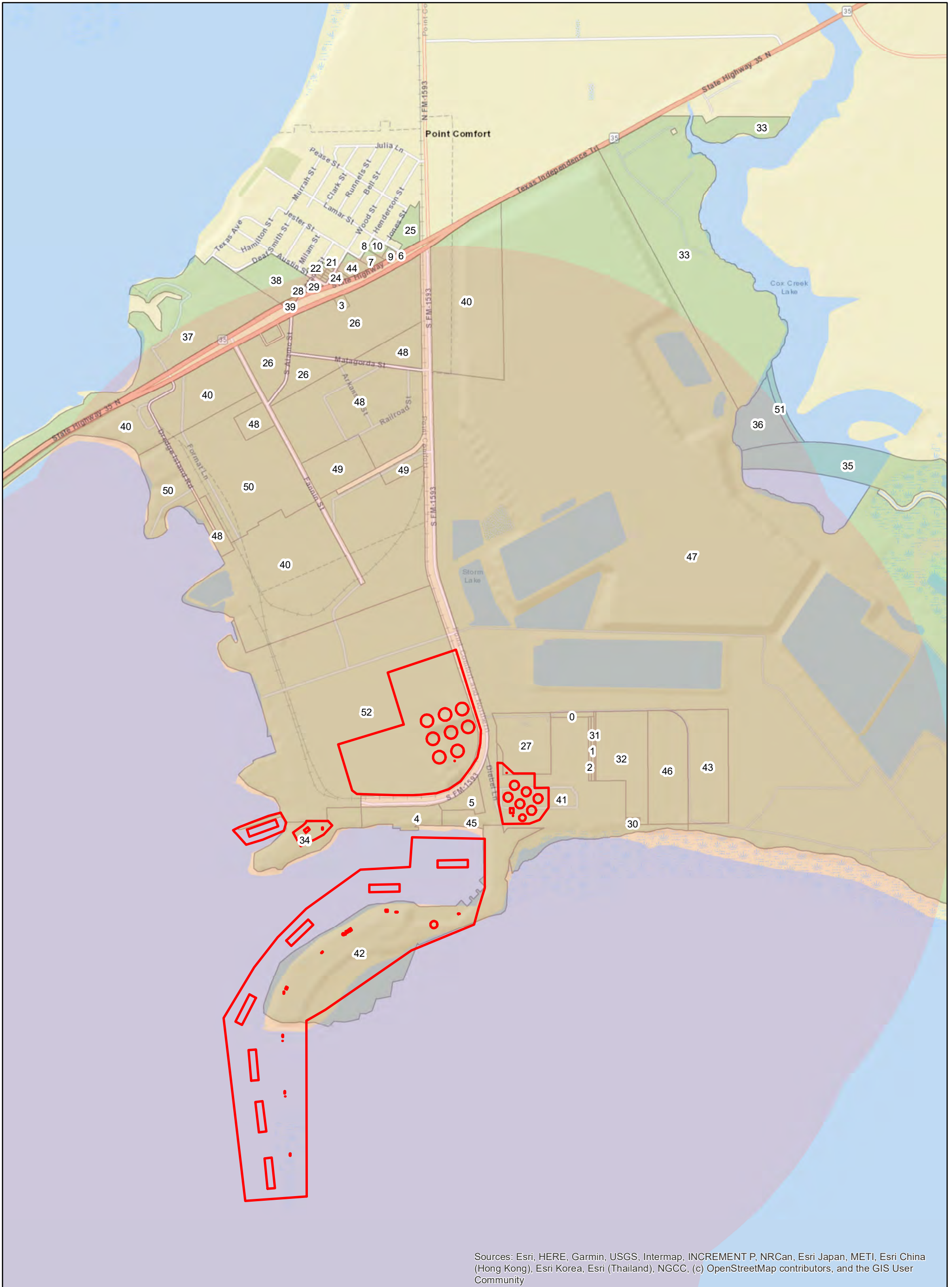
MAP ID	PROPERTY ID	OWNER NAME	LEGAL DESCRIPTION	MAILING ADDRESS
12	21795	ESCOBAR CATARINO SR & SANTOS S	POINT COMFORT FIRST ADDITION, BLOCK 16, LOT 2	PO BOX 763 POINT COMFORT TX 77978
13	22132	DABBS JOHN T	POINT COMFORT FIRST ADDITION, BLOCK 16, LOT 24	2092 FM 2433 PORT LAVACA TX 77979
14	21815	OVALLE DANIEL A SR	POINT COMFORT FIRST ADDITION, BLOCK 16, LOT 3	OVALLE MARY L PO BOX 393 POINT COMFORT TX 77978
15	22117	CRITENDON CHAD WILLIAM	POINT COMFORT FIRST ADDITION, BLOCK 16, LOT 23	PO BOX 106 POINT COMFORT TX 77978
16	21830	DELBOSQUE JOSE (ESTATE)	POINT COMFORT FIRST ADDITION, BLOCK 16, LOT 4	& WF JULIA V (ESTATE) C/O OLGA I DELBOSQUE PO BOX 448 POINT COMFORT TX 77978
17	22146	HAMILTON TROY EUGENE	POINT COMFORT FIRST ADDITION, BLOCK 17, LOT 1	PO BOX 813 POINT COMFORT TX 77978
18	22098	FORMOSA PLASTICS CORP TEXAS	POINT COMFORT FIRST ADDITION, BLOCK 16, LOT 22	ATTN: BUSINESS DEVELOPMENT PO BOX 700 POINT COMFORT TX 77978
19	21849	LOPEZ ROXANNA	POINT COMFORT FIRST ADDITION, BLOCK 16, LOT 5	PO BOX 162 POINT COMFORT TX 77978
20	22088	FORMOSA PLASTICS CORP TEXAS	POINT COMFORT FIRST ADDITION, BLOCK 16, LOT 21	ATTN: BUSINESS DEVELOPMENT PO BOX 700 POINT COMFORT TX 77978
21	21863	JOHNSON LARRY R	POINT COMFORT FIRST ADDITION, BLOCK 16, LOT 6	710 S SAN ANTONIO PORT LAVACA TX 77979
22	22073	BROWN DEBRA LYNN	POINT COMFORT FIRST ADDITION, BLOCK 16, LOT 20	PO BOX 644 POINT COMFORT TX 77978
23	21881	YSAGUIRRE ISAAC DAVION	POINT COMFORT FIRST ADDITION, BLOCK 16, LOT 7	1567 CR 4022 DAYTON TX 77525
24	87175	CLARK CONSTRUCTORS LLC	POINT COMFORT FIRST ADDITION, BLOCK E, LOT 1.00 ACS	PO BOX 768 POINT COMFORT TX 77978

MAP ID	PROPERTY ID	OWNER NAME	LEGAL DESCRIPTION	MAILING ADDRESS
25	27053	CITY OF POINT COMFORT	POINT COMFORT VILLAGE, BLOCK A, LOT NW 40' OF 6, 7 THRU 18, UNPL REM OF BLK A	PO BOX 497 POINT COMFORT TX 77978
26	27827	ALCOA ALUMINA & CHEMICALS LLC	A0010 THOMAS COX, TRACT PT 5 & 6, ACRES 103.914	PROPERTY TAX DEPT 201 ISABELLA ST PITTSBURGH PA 15212
27	69233	AEP TEXAS CENTRAL COMPANY	A0010 THOMAS COX, TRACT PT 6 & 7, ACRES 28.995	PROPERTY TAX DEPARTMENT, 27TH FLR PO BOX 16428 COLUMBUS OH 43216
28	21622	STATE OF TEXAS	POINT COMFORT FIRST ADDITION, BLOCK I, LOT 2.25 ACS	EXEMPT AUSTIN TX 78711
29	21758	PORT STORE INC	POINT COMFORT FIRST ADDITION, BLOCK I, ACRES .72	406 MCALLISTER AVE SUGAR LAND TX 77479
30	79389	CALHOUN PORT AUTHORITY	A0010 THOMAS COX, TRACT PT 6 & 7, ACRES 0.864	PO BOX 397 POINT COMFORT TX 77978
31	79388	FORMOSA PLASTICS CORP TEXAS	A0010 THOMAS COX, TRACT PT 6 & 7, ACRES 0.87	ATTN: BUSINESS DEVELOPMENT PO BOX 700 POINT COMFORT TX 77978
32	76877	FORMOSA PLASTICS CORP TEXAS	A0010 THOMAS COX, TRACT PT 6 & 7, ACRES 40.146	ATTN: BUSINESS DEVELOPMENT PO BOX 700 POINT COMFORT TX 77978
33	27662	FORMOSA PLASTICS CORPORATION	A0010 THOMAS COX, TRACT PT 1, ACRES 269.03	ATTN: BUSINESS DEVELOPMENT PO BOX 700 POINT COMFORT TX 77978
34	91726	CALHOUN PORT AUTHORITY	A0010 THOMAS COX, TRACT PT 7, ACRES 24.78	PO BOX 397 POINT COMFORT TX 77978
35	20101240	BURRIS LUCAS L	A0037 THOS S SOUTHERLAND, TRACT 1, ACRES 240.0	PO BOX 93214, AUSTIN, TX 78709
35	20101240	BURRIS LARRY LEON (ESTATE)	A0037 THOS S SOUTHERLAND, TRACT 1, ACRES 240.0	C/O ALICE M BURRIS (I-E) PO BOX 2126, WIMBERLEY, TX 78676

MAP ID	PROPERTY ID	OWNER NAME	LEGAL DESCRIPTION	MAILING ADDRESS
35	20101240	BURRIS ANDREA L	A0037 THOS S SOUTHERLAND, TRACT 1, ACRES 240.0	6524 HERON DR, AUSTIN, TX 78759
35	20101240	CALHOUN COASTAL RANCH LP	A0037 THOS S SOUTHERLAND, TRACT 1, ACRES 240.0	C/O STEPHEN G DARNALL 1800 AUGUSTA 4TH FLOOR, HOUSTON, TX 77057
35	20101240	FISHER DOROTHY M (ESTATE)	A0037 THOS S SOUTHERLAND, TRACT 1, ACRES 240.0	C/O ANDREA ANDREASSEN (I- E) 6524 HERON DR, AUSTIN, TX 78759-4723
35	20101240	BURRIS LOREN L (ESTATE)	A0037 THOS S SOUTHERLAND, TRACT 1, ACRES 240.0	C/O ANDREA ANDREASSEN 6524 HERON DR, AUSTIN, TX 78759-4723
36	20101171	BURRIS ANDREA L	A0010 THOMAS COX, TRACT LOT PT 2, ACRES 10.6600	6524 HERON DR, AUSTIN, TX 78759
36	20101171	BURRIS LUCAS L	A0010 THOMAS COX, TRACT LOT PT 2, ACRES 10.6600	PO BOX 93214, AUSTIN, TX 78709
36	20101171	BURRIS LOREN L (ESTATE)	A0010 THOMAS COX, TRACT LOT PT 2, ACRES 10.6600	C/O ANDREA ANDREASSEN 6524 HERON DR, AUSTIN, TX 78759-4723
36	20101171	BURRIS LARRY LEON (ESTATE)	A0010 THOMAS COX, TRACT LOT PT 2, ACRES 10.6600	C/O ALICE M BURRIS (I-E) PO BOX 2126, WIMBERLEY, TX 78676
36	20101171	CALHOUN COASTAL RANCH LP	A0010 THOMAS COX, TRACT LOT PT 2, ACRES 10.6600	C/O STEPHEN G DARNALL 1800 AUGUSTA 4TH FLOOR, HOUSTON, TX 77057

MAP ID	PROPERTY ID	OWNER NAME	LEGAL DESCRIPTION	MAILING ADDRESS
36	20101171	FISHER DOROTHY M (ESTATE)	A0010 THOMAS COX, TRACT LOT PT 2, ACRES 10.6600	C/O ANDREA ANDREASSEN (I-E) 6524 HERON DR, AUSTIN, TX 78759-4723
37	16125	CALHOUN CO NAVIGATION DISTRICT	A0010 THOMAS COX, TRACT PT 7, ACRES 84.24	PO BOX 397 POINT COMFORT TX 77978
38	21610	CALHOUN CO NAVIGATION DISTRICT	POINT COMFORT FIRST ADDITION, BLOCK H, LOT 16.83 ACS	PO BOX 397 POINT COMFORT TX 77978
39	23865	STATE OF TEXAS	POINT COMFORT BAYFRONT ADDITION, BLOCK H, LOT 1.40 ACS	EXEMPT AUSTIN TX 78711
40	27709	ALCOA ALUMINA & CHEMICALS LLC	A0010 THOMAS COX, TRACT PT 1 & 5, ACRES 520.61, ACCT FOR CARBON PLANT LAND ONLY - SEE 029-2-000010-000010 FOR PLANT IMPROVEMENT	PROPERTY TAX DEPT 201 ISABELLA ST PITTSBURGH PA 15212
41	27325	CALHOUN CO NAVIGATION DISTRICT	A0010 THOMAS COX, TRACT PT 6 & 7, ACRES 88.705	PO BOX 397 POINT COMFORT TX 77978
42	84553	CALHOUN CO NAVIGATION DISTRICT	A0010 THOMAS COX, ACRES 150.24	PO BOX 397 POINT COMFORT TX 77978
43	90954	NAN YA PLASTICS CORP TEXAS	A0010 THOMAS COX, TRACT PT 1 & 5, ACRES 42.4	PO BOX 700 POINT COMFORT TX 77978
44	21509	CLARK CONSTRUCTORS LLC	POINT COMFORT FIRST ADDITION, BLOCK E, LOT 3.84 ACS	PO BOX 768 POINT COMFORT TX 77978
45	50571	CALHOUN CO NAVIGATION DISTRICT	A0010 THOMAS COX, TRACT PT 7, ACRES 9.05	PO BOX 397 POINT COMFORT TX 77978
46	90030	NAN YA PLASTICS CORP TEXAS	A0010 THOMAS COX, TRACT PT 6 & 7, ACRES 39.6	PO BOX 700 POINT COMFORT TX 77978
47	27500	ALCOA ALUMINA & CHEMICALS LLC	A0010 THOMAS COX, TRACT PT 1 & 5, ACRES 1799.8900	PROPERTY TAX DEPT 201 ISABELLA ST PITTSBURGH PA 15212
48	14204	FORMOSA PLASTICS CORP TEXAS	A0010 THOMAS COX, TRACT PT 1,5,6, ACRES 143.8300	ATTN: BUSINESS DEVELOPMENT PO BOX 700 POINT COMFORT TX 77978

MAP ID	PROPERTY ID	OWNER NAME	LEGAL DESCRIPTION	MAILING ADDRESS
49	52133	FORMOSA HYDROCARBONS	A0010 THOMAS COX, TRACT PT 1,5,6, ACRES 29.43	PROPERTY TAX DEPARTMENT PO BOX 769 POINT COMFORT TX 77978
50	90955	ALCOA WORLD ALUMINA LLC	A0010 THOMAS COX, TRACT PT 1, ACRES 108.93	ATTN: MAUREEN G FORD PROPERTY TAX DEPARTMENT 201 ISABELLA ST PITTSBURGH PA 15212
51	91033	LAVACA PIPELINE CO	A0010 THOMAS COX, TRACT LOT PT 2, ACRES 2.94	PO BOX 700 POINT COMFORT TX 77978
52	27477	ALCOA ALUMINA & CHEMICALS LLC	A0010 THOMAS COX, TRACT PT 1,5,7, ACRES 619.15, ACCT FOR ALUMINA REFINING PLANT LAND VALUE - SEE ACCTS 029-2-000010-000020,2B &2C FOR IMP VALUES	PROPERTY TAX DEPT 201 ISABELLA ST PITTSBURGH PA 15212




Sources: Esri, HERE, Garmin, USGS, Intermap, INCREMENT P, NRCan, Esri Japan, METI, Esri China (Hong Kong), Esri Korea, Esri (Thailand), NGCC, (c) OpenStreetMap contributors, and the GIS User Community

**Legend**

**Facility Boundary**

 Facility Boundary

 1.5 Mile Buffer

 Calhoun County Parcels within 1.5 Miles



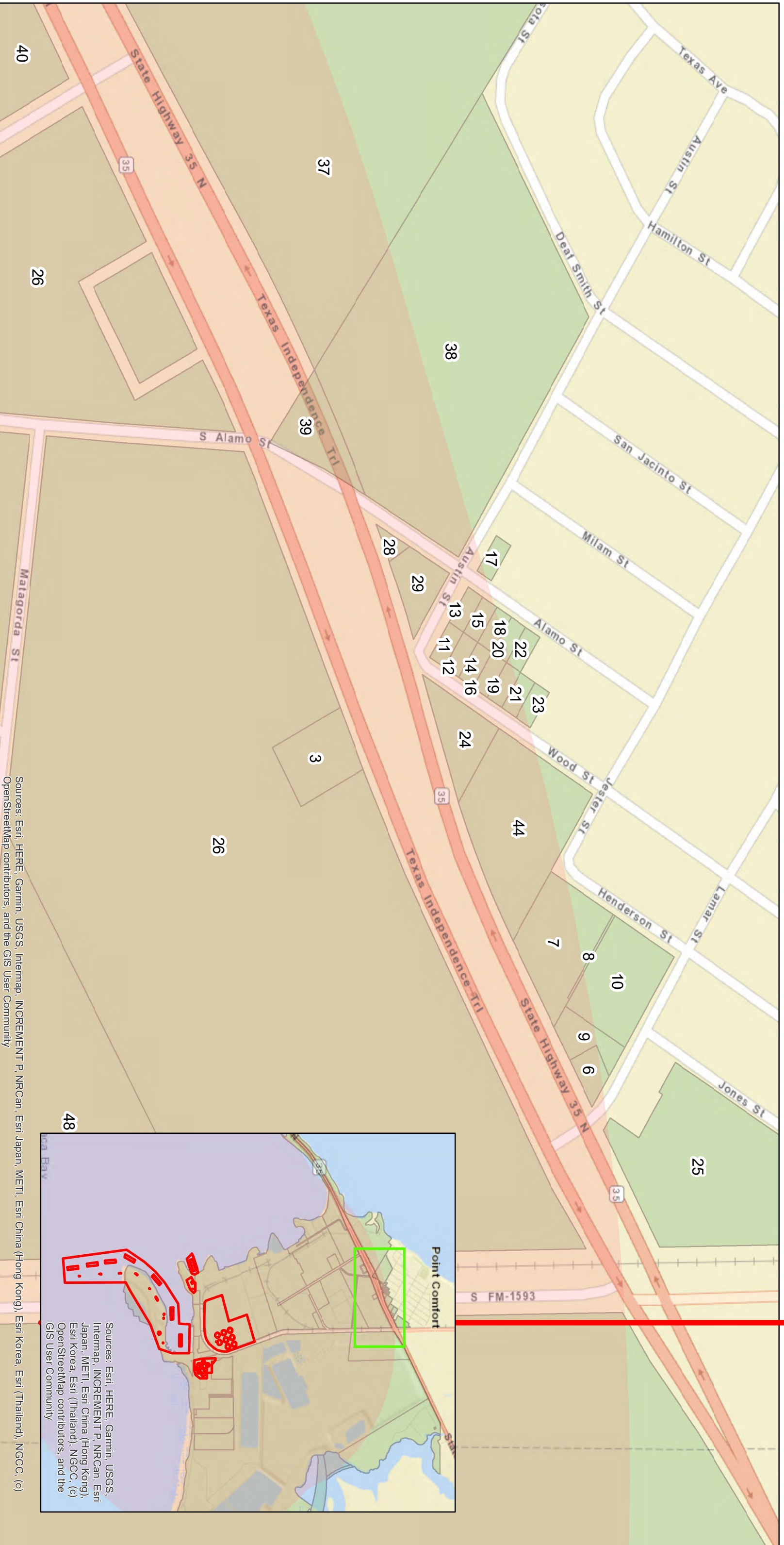
**Figure 1**  
**Calhoun County Parcels**  
**within 1.5 Miles of**  
**Max Midstream Facility**

Date: February 2022

Drawn by: Trinity Consultants, J. Reis

Approved By: J. Kupper

File: Property\_Owner\_Map  
 Max Brief000055



**Legend**

**Facility Boundary**

Facility Boundary

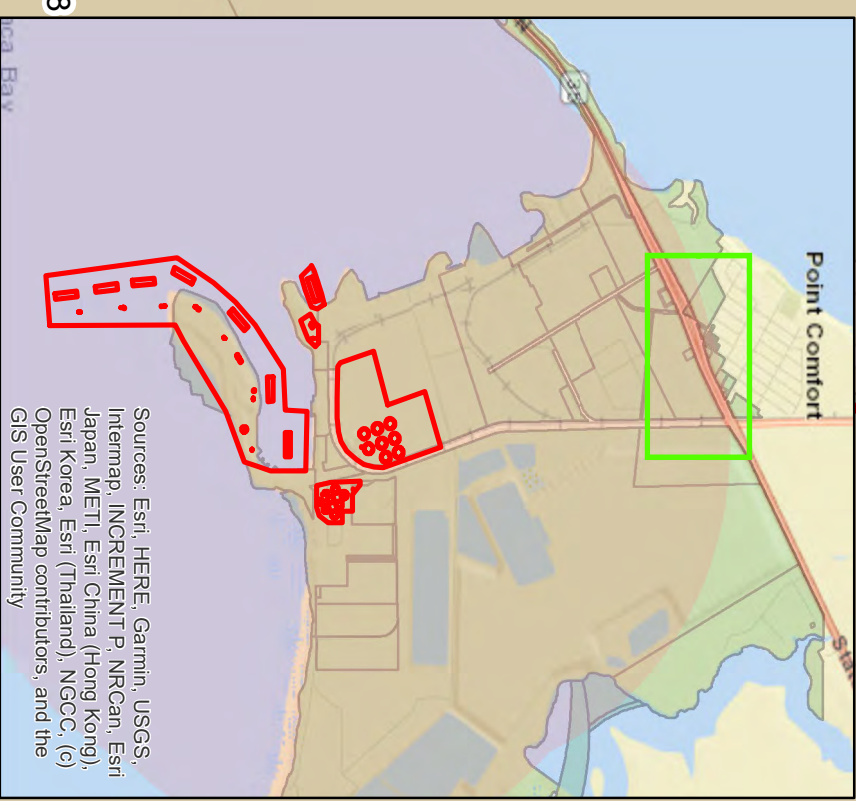
1.5 Mile Buffer

Calhoun County Parcels within 1.5 Miles



**Figure 2**  
**North Area**  
**Calhoun County Parcels within 1.5 Miles of**  
**Max Midstream Facility**

Sources: Esri, HERE, Garmin, USGS, Intermap, INCREMENT P, NRCan, Esri Japan, METI, Esri China (Hong Kong), Esri Korea, Esri (Thailand), NGCC, (c) OpenStreetMap contributors, and the GIS User Community



Sources: Esri, HERE, Garmin, USGS, Intermap, INCREMENT P, NRCan, Esri Japan, METI, Esri China (Hong Kong), Esri Korea, Esri (Thailand), NGCC, (c) OpenStreetMap contributors, and the GIS User Community

Date: February 2022

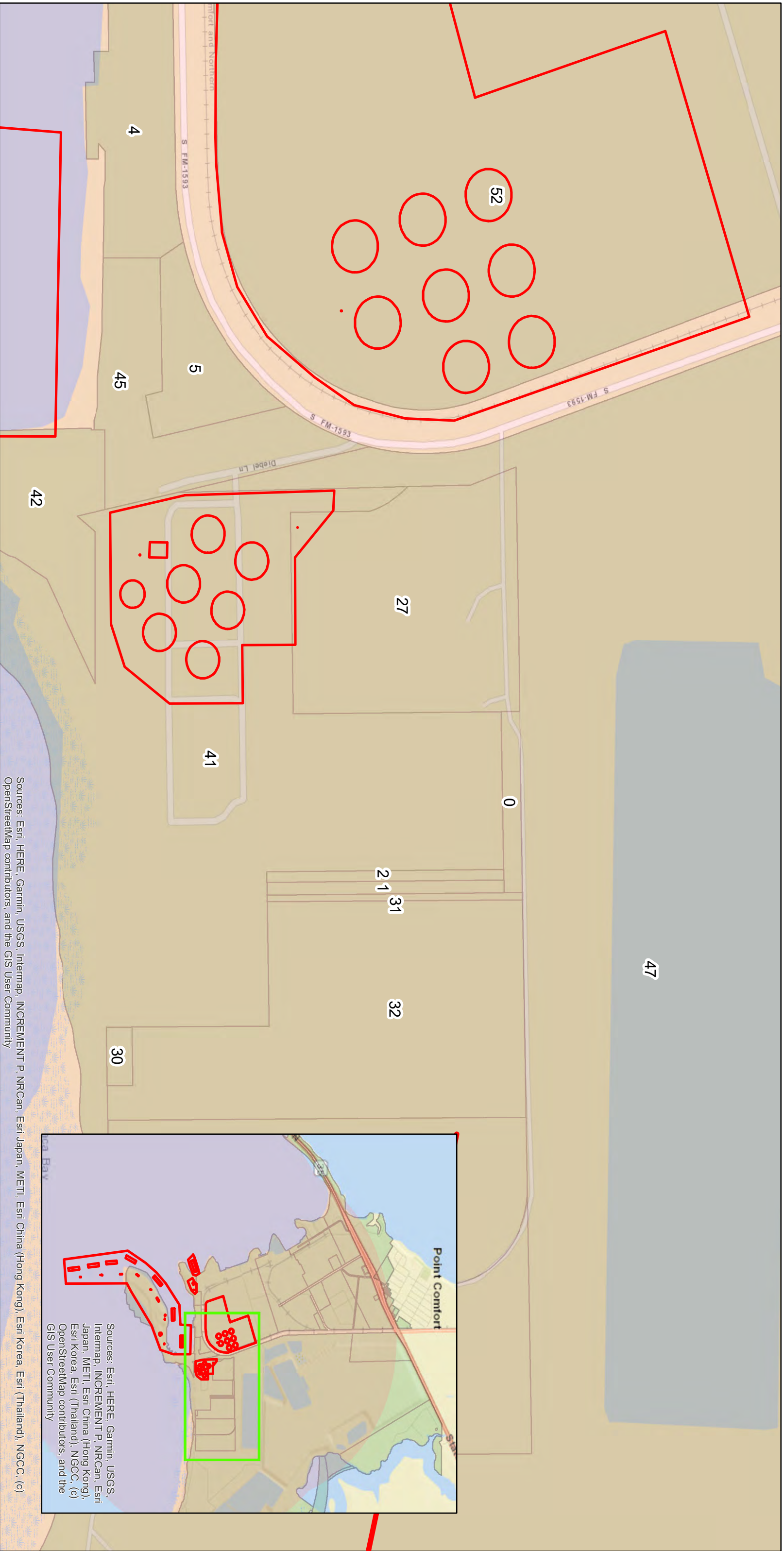
Drawn by: Trinity Consultants, J. Reis

Approved By: J. Kupper

File: Property\_Owner\_Map\_2

Max Brief000056





Date: February 2022

Drawn by: Trinity Consultants, J. Reis

Approved By: J. Kupper

File: Property\_Owner\_Map\_3  
 Max Brief000057

# Attachment C

# Fraiser Affidavit

**TCEQ DOCKET NO. 2021-0157-AIR  
AFFIDAVIT OF LUCY FRAISER, PH.D., DABT  
FRAISER TOXICOLOGY CONSULTING, LLC**

STATE OF ARKANSAS  
COUNTY OF WASHINGTON

§  
§

BEFORE ME, the undersigned authority, on this day personally appeared Lucy Fraiser, who after being duly sworn upon her oath stated as follows:

1. My name is Lucy Fraiser. I am over 21 years of age, am of sound mind, and am fully competent to make this affidavit. Each and every statement contained in this affidavit is based upon my personal knowledge, and each and every statement is true and correct.
2. I am a toxicologist. I perform air quality health and welfare evaluations, provide litigation and regulatory support and prepare soil/water human health and ecological risk assessments. I formed Lucy Fraiser Toxicology Consulting LLC in July 2017, which is a toxicology consulting firm.

I have been retained on behalf of Max Midstream, LLC ("*Max Midstream*") to conduct a public health and welfare effects evaluation related to the potential for health and/or welfare effects from maximum allowable emissions from the expansion of the Seahawk Terminal ("*Seahawk Terminal*") proposed by Max Midstream's application for Texas Commission on Environmental Quality ("*TCEQ*") Permit Application No. 162941 ("*Application*"). I have reviewed the following documents, as well as data regarding the Application provided to me by Trinity Consultants, which prepared the air dispersion modeling for the Application:

TCEQ's Air Quality Analysis Audit dated January 26, 2021 ("*Modeling Audit*");

TCEQ Modeling Audit dated March 4, 2021 ("*Supplemental Modeling Audit*");

Affidavit of Joe Kupper, Manager of the Austin Office for Trinity Consultants, in the same TCEQ Docket Number listed above for the Application ("*Kupper Affidavit*");

Affidavit of Tony Nguyen, Senior Vice-President for Global Innovation and Technical Services for Max Midstream, in the same TCEQ Docket Number listed above for the Application ("*Nguyen Affidavit*");

Comments and Hearing Requests on the Application submitted on November 12, 2020, June 4, 2021, August 17, 2021, and January 10, 2022 by Diane Wilson, San Antonio Bay Estuarine Waterkeeper, Texas Rio Grande Legal Aid, and Environmental Integrity Project ("*Group Hearing Requests*");

TCEQ's *Modeling and Effects Applicability Review: How to Determine the Scope of Modeling and Effects Review for Air Permits* (APDG 5874) (2018) ("*MERA*");

AFFIDAVIT OF LUCY FRAISER  
FRAISER TOXICOLOGY CONSULTANTS, LLC  
TCEQ DOCKET No. 2021-0157-AIR  
PAGE 1

TCEQ's *Guidelines to Develop Toxicity Factors* (RG-442) (September 2015);

TCEQ's ESLs for crude oil, < 1% benzene, and fuel oil no. 2, available in the TCEQ Texas Air Monitoring Information System Toxicity Factor Database at <https://www17.tceq.texas.gov/tamis/index.cfm>;

TCEQ's Effects Evaluation Procedure: Marine Vessels dated (August, 2001) ("*Extended Tier II Guidance for Marine Terminals*") at <https://www.tceq.texas.gov/searchpage?q=TCEQ%E2%80%99s+Effects+Evaluation+Procedure%3A+Marine+Vessels+dated+August%2C+2001&btnG=TCEQ+Search>.

These are the same type of documents that I have reviewed, or any toxicologist would be expected to review, and rely upon in conducting a public health and welfare effects evaluation.

4. I received a Ph.D. in Toxicology in 1992 from the University of Texas at Austin and a B.A. Degree in Psychology from the University of Texas at Austin in 1984. I am a Diplomate of the American Board of Toxicology ("*DABT*"). The DABT certification is a globally-recognized credential in toxicology. The DABT certification is a certification by the American Board of Toxicology ("*ABT*"), which is the largest professional toxicology credentialing organization in the world. The DABT certification represents competency and commitment to human health and environmental sciences. Becoming certified by the ABT requires a combination of higher education and experience, with rigorous certification (testing) and recertification processes. I am also a member of the American College of Toxicology. I have conducted and managed hundreds of multi-pathway exposure and human health risk assessments and risk-based corrective action evaluations over my 32-year career. Early in my career, I worked in the Toxicology Division of the Texas Natural Resource Conservation Commission ("*TNRCC*"), the predecessor agency to the TCEQ. After leaving the TNRCC in 1998, I worked for a number of different consulting firms as a toxicologist. I started Lucy Fraiser Toxicology Consulting LLC in July 2017. While I work with all environmental media, I specialize in air quality public health and welfare effects evaluations. I have performed these evaluations for many industrial source types and types of pollutants. I have extensive experience performing public health and welfare effects evaluations related to air quality permit applications submitted to the TCEQ and its predecessor agency, the TNRCC. I have conducted health and welfare evaluations for proposed and/or existing emissions from dozens of industrial facilities, including hazardous waste combustion facilities, refineries, electricity generating units, chemical plants, concrete batch plants, rock crushers, cement kilns, and smelters (copper and lead). I have also performed numerous other air quality evaluations in other states not directly related to the air permitting process. I have been qualified as an expert, been deposed, and have provided expert testimony in contested case hearings, federal civil suits, and state toxic tort litigation involving potential effects of air emissions on public health and welfare on numerous occasions.

5. Applicants for TCEQ air permit applications use air dispersion modeling to predict concentrations of the pollutants from the proposed facilities at "receptors," which TCEQ modeling guidance defines as locations "where the public could be exposed to an air contaminant in the ambient air." Air dispersion models predict movement of contaminants in the atmosphere and provide conservative estimates (i.e., overestimates) of air pollutant concentrations at different

distances and directions from the emissions source. Exposure occurs when local populations come into contact with pollutants from an emissions release. Therefore, conservatively estimated air concentrations from air dispersion modeling are routinely used to evaluate potential exposures by providing conservatively estimated air concentrations (i.e., overestimated by comparison to actual expected exposure levels) at different locations. The concentration of a pollutant to which a member of the public is potentially exposed is critical to determining whether adverse health or welfare effects will occur. Toxicologists in TCEQ's Toxicology Division use the results from the air dispersion modeling in their toxicological evaluations of the effects of proposed emissions. The objectives of the analysis are to: 1) establish off-property ground-level concentrations ("*GLCs*") of contaminants resulting from proposed and/or existing emissions; and 2) evaluate these *GLCs* for their potential to cause adverse health or welfare effects. TCEQ's effects evaluation process, which relies on air dispersion modeling results, includes three areas of review.

6. The first TCEQ effects evaluation looks at constituents for which the U.S. Environmental Protection Agency has established a National Ambient Air Quality Standard ("*NAAQS*"), also known as "criteria pollutants." In the State *NAAQS* Analysis, proposed emissions of criteria pollutants from the project are modeled to estimate maximum ground-level concentrations ("*GLC<sub>max</sub>*"), with the objective of determining whether the project has the potential to cause or contribute to an exceedance of the *NAAQS*. EPA establishes each *NAAQS* at a level that is protective of public health and welfare with an adequate Margin of Safety ("*MOS*"). Employing conservative measures in deriving the *NAAQS* helps EPA to ensure that there is an adequate *MOS* between exposure concentrations associated with adverse health/welfare effects and the *NAAQS*. According to the TCEQ's review of the air dispersion modeling associated with the Application, which is included in the Modeling Audit:

- a. As indicated in the table below, the *GLC<sub>max</sub>* for PM<sub>10</sub> (24-hr), PM<sub>2.5</sub> (Annual), NO<sub>2</sub> (Annual), CO (1-hr) and CO (8-hr) were all below the *de minimis* level, so no further evaluation was warranted.

Pollutant	Averaging Time	<i>GLC<sub>max</sub></i> (µg/m <sup>3</sup> )	De Minimis (µg/m <sup>3</sup> )
PM <sub>10</sub>	24-hr	2	5
PM <sub>2.5</sub>	Annual	0.1	0.2
NO <sub>2</sub>	Annual	0.8	1
CO	1-hr	89	2000
CO	8-hr	43	500

Thus, the highest modeled criteria pollutant concentrations from proposed Seahawk Terminal sources at or beyond the fence line were below the *de minimis* *NAAQS*, otherwise known as Significant Impact Levels ("*SILs*"), for PM<sub>10</sub> (24-hr), PM<sub>2.5</sub>

(Annual), NO<sub>2</sub> (Annual), CO (1-hr) and CO (8-hr). Since the SILs are set at a small fraction of the health and welfare-protective NAAQS, these criteria pollutants are not expected to pose a health or welfare threat.

- b. For the NAAQS pollutants for which the GLC<sub>max</sub> was above the *de minimis* level, SO<sub>2</sub> (1-hr), SO<sub>2</sub> (3-hr), PM<sub>2.5</sub> (24-hr), and NO<sub>2</sub> (1-hr), an additional evaluation was conducted. However, based on the additional evaluation summarized in the Modeling Audit, which is summarized in the table below, the GLC<sub>max</sub> plus estimated background levels for each of those NAAQS pollutants was only a fraction or a very small fraction of the NAAQS standard.

Pollutant	Averaging Time	GLC <sub>max</sub> (µg/m <sup>3</sup> )	Background (µg/m <sup>3</sup> )	Total Conc. = [Background + GLC <sub>max</sub> ] (µg/m <sup>3</sup> )	Standard (µg/m <sup>3</sup> )
SO <sub>2</sub>	1-hr	31	15	46	196
SO <sub>2</sub>	3-hr	30	25	55	1300
PM <sub>2.5</sub>	24-hr	1	23	24	35
NO <sub>2</sub>	1-hr	42	85	127	188

Thus, total concentrations of SO<sub>2</sub> (1-hr), SO<sub>2</sub> (3-hr), PM<sub>2.5</sub> (24-hr), and NO<sub>2</sub> (1-hr), were each well below their corresponding primary and secondary NAAQS, which included modeled concentrations from the Seahawk Terminal and ambient monitored background concentrations within an extended area. Since the NAAQS are conservatively designed to protect public health and welfare and include a MOS (margin of safety), these criteria pollutants are also not be expected to pose a health or welfare threat.

7. Next, the second TCEQ effects evaluation is a State Property Line Standard analysis completed for sulfur compounds in which measured or modeled GLC<sub>max</sub> are compared to TCEQ-derived State Property Line Standards in addition to the federal NAAQS. The Modeling Audit indicates that the GLC<sub>max</sub> for each sulfur compound included in the State Property Line Standards, which are included in the table below, are well below the State Property Line Standards.

Pollutant	Averaging Time	GLC <sub>max</sub> (µg/m <sup>3</sup> )	Standard (µg/m <sup>3</sup> )
SO <sub>2</sub>	1-hr	140	1021
H <sub>2</sub> S	1-hr	14	108 (If property is residential, recreational, business, or commercial)
H <sub>2</sub> S	1-hr	30	162 (If property is not residential, recreational, business, or commercial)

Therefore, hourly GLC<sub>max</sub> for SO<sub>2</sub> and H<sub>2</sub>S comply with the State Property Line Standards established by the TCEQ. It is my opinion that the hourly GLC<sub>max</sub> for SO<sub>2</sub> and H<sub>2</sub>S do not pose a health or welfare threat.

8. The third TCEQ effects evaluation involves a public health and welfare effects evaluation for constituents lacking a NAAQS or TCEQ State Property Line Standards, and for these constituents, an evaluation is conducted in accordance with appendix D of TCEQ’s guidance entitled *Modeling and Effects Applicability Review: How to Determine the Scope of Modeling and Effects Review for Air Permits* (APDG 5874) (2018) (“*MERA*”). In the MERA evaluation, modeled GLC<sub>max</sub> are compared to TCEQ-derived Effects Screening Levels (“*ESLs*”), which are health and/or welfare-based screening levels (not promulgated standards, such as the NAAQS and State Property Line Standards) used in the TCEQ permitting process. ESLs are only guidelines or screening levels that TCEQ sets at concentrations that correspond to a “no significant risk level.” Therefore, if predicted airborne levels of a compound exceed the relevant ESL, adverse health or welfare effects would not necessarily be expected to occur, but a more in-depth review would be triggered. Because they are designed to be preventative in nature, ESLs are set at levels: 1) below the threshold for health effects; 2) corresponding to an insignificant risk; or 3) where odor nuisance or vegetative effects are unlikely. Setting ESLs at these conservative levels ensures that public health and welfare are protected by incorporating a MOS. TCEQ’s MERA guidance establishes a process for determining the scope of air modeling and the extent of the health effects review necessary. Steps 1 through 7 of the MERA consist of conservative procedures used by air permitting engineers to evaluate the potential for health effects of air contaminants. The Toxicology Effects Evaluation Procedure located in Appendix D of the MERA is based on a three-tiered approach, with Tiers I, II, and III representing progressively more complex levels of review.

Tier I involves determining if the off-property GLC<sub>max</sub> is below the ESL. If the GLC<sub>max</sub> is below the ESL, adverse health/welfare effects are not expected. If the GLC<sub>max</sub> is above the ESL, the analysis continues to the next tier. Tier II entails determining if the GLC<sub>max</sub> occurs on industrial property. If the GLC<sub>max</sub> occurs on industrial property and is less than or equal to two times the ESL, adverse health and welfare effects are not expected to occur. If the GLC<sub>max</sub> occurs on non-industrial property (“*GLC<sub>ni</sub>*”) and the GLC<sub>ni</sub> is less than the ESL, adverse health/welfare effects are not expected to occur. If either the GLC<sub>max</sub> on industrial property is greater than two times the

ESL or the  $GLC_{ni}$  is greater than the ESL, the analysis continues to the next tier. However, if the hourly  $GLC_{max}$  exceeds two times the ESL for 24 hours or less, a Tier III evaluation need not be conducted according to TCEQ'S Extended Tier II Guidance for Marine Terminals provided in "Effects Evaluation Procedure: Marine Vessels". Limiting the number of hours that an ESL can be exceeded by a particular magnitude reduces the likelihood of repeated exposure to concentrations above the ESL (which are set at levels that do not pose a significant risk) and further reduces the likelihood of health or welfare effects. Short-term ESLs are designed to be protective of more than a single 1-hour exposure and, therefore, as long as the frequency of those exceedances is limited, adverse health and welfare effects are not expected. A case-by-case Tier III Analysis is only conducted by TCEQ toxicologists for compounds that do not satisfy Tier I or Tier II criteria.

For constituents eliminated during the MERA process or in Tier I or II of the Toxicology Effects Evaluation Procedure, steps which only require comparing modeled air concentrations (i.e.,  $GLC_{max}$  and  $GLC_{ni}$ ) to ESLs (or multiples of the ESL), there is no need for a more detailed review by the Toxicology Division. In other words, the MERA process and Tier I and II of the Toxicology Effects Evaluation Procedure represent screening procedures by which a permit applicant can demonstrate that emissions of non-criteria pollutants from a facility will be protective of the public's health and welfare.

As reflected in the table below, the Modeling Audit shows that, except for crude oil and crude condensate (both 1-hr  $GLC_{max}$ ), modeled concentrations for constituents to which the Public Health and Welfare Effects Evaluation applies are well below the applicable ESL. Thus, because concentrations of crude oil (annual), crude condensate (annual), and diesel fuel (1-hr) are modeled to be well below the ESL, no health or welfare impacts are expected.

Pollutant	CAS#	Averaging Time	$GLC_{max}$ ( $\mu\text{g}/\text{m}^3$ )	$GLC_{max}$ Location	$GLC_{ni}$ ( $\mu\text{g}/\text{m}^3$ )	$GLC_{ni}$ Location	ESL ( $\mu\text{g}/\text{m}^3$ )
Crude oil, <1% benzene	-	1-hr	8782	Eastern Property Line	1718	972m East	3500
Crude oil, <1% benzene	-	Annual	16	Northern Property Line	7	78m West	350
Crude condensate	-	1-hr	8782	Eastern Property Line	1718	972m East	3500
Crude condensate	-	Annual	16	Northern Property Line	7	78m West	350
Diesel fuel	68334-30-5	1-hr	15	Eastern Property Line	15	Northern Property Line	1000

Pollutant	Averaging Time	2 X ESL $GLC_{max}$
Crude oil,	1-hr	9
Crude condensate	1-hr	9

Although the modeled  $GLC_{max}$  for crude oil and crude condensate (both 1-hr) are above the respective ESLs, no additional MERA evaluation was required or needed because, as indicated in the table above, there were only 9 hours out of 8,760 hours (one year) modeled where the  $GLC_{max}$  concentration exceeded two times the ESL. As explained above, the Extended Tier II



Guidance for Marine Terminals (TCEQ, 2001) provides that no further justification is generally needed when this number is less than 24 hours.

Thus, the proposed emissions from the Seahawk Terminal expansion do not pose an adverse health or welfare effect because of the small magnitude of the modeled  $GLC_{max}$  and the highly conservative nature of the ESL. The first layer of conservatism in the Health and Welfare Effects Evaluation occurs in the air dispersion modeling, which is conducted to estimate *worst-case* potential exposure levels (i.e., the maximum predicted concentration over a certain number of years of meteorological data from the worst-case tank/dock for Maintenance Startup Shutdown (MSS) emissions and annual emissions and maximum rates from all tanks and docks simultaneously for routine emissions). The modeled air concentrations used in the public health and welfare effects analysis are also highly conservative because the air dispersion model is conservative by design.

Moreover, there is considerable conservatism built into the ESLs themselves. Specifically, the ESLs for crude oil and crude condensate were derived by dividing the National Institute of Occupational Safety & Health (NIOSH) Recommended Exposure Level (REL), the limit below which no worker harm is expected, by conservative safety factors (100 for short-term ESL and 1,000 for long-term ESL). The safety factor of 100 used in deriving the short-term ESL more than accounts for the 3-fold higher exposure to ambient air experienced by the general public (24-hours/day, 7 days/week) by comparison to worker exposure to workplace air (8- to 10-hours/day, 5 days/week). Similarly, the safety factor of 1,000 more than accounts for the 6-fold higher long-term exposure to ambient air experienced by the general public (24-hours/day, 7 days/week for 70 years) by comparison to workplace air exposure (8- to 10-hours/day, 5 days/week for 40 years). Moreover, the crude oil REL and the fuel oil no. 2 Threshold Limit Value (TLV) that form the initial bases for the ESLs were highly conservative (i.e., health protective) to start with.

Further, the  $GLC_{max}$  for crude oil and for crude condensate (both 1-hr) were approximately 2.5 times the ESLs, and the exceedance occurred just beyond the proposed fence line at the northeastern boundary in a heavily industrialized area, where public exposure is expected to be minimal. Therefore, it is my opinion that these constituents, as well as other constituents modeled for the health and welfare effects evaluation, do not pose a health or welfare threat.

9. As explained above, the maximum levels of pollutants to be authorized by the Application are a fraction of the state and federal standards and the state ESLs, which are conservatively designed to be protective of public health and welfare. The only exceptions are crude oil and crude condensate (both 1-hr), which would only be present at levels above the ESL in an industrialized area just beyond the fence line and were subject to additional review that indicated that emissions from crude oil and crude oil condensate are not expected to pose a public health or welfare threat.


10. Based on the mapping and property owner's list of persons and entities that own property within 1.5 miles of the Seahawk Terminal expansion project (as described in the Kupper Affidavit), no person resides within 1 mile of the Seahawk Terminal. Impacts on public health

and welfare further than 1 mile would be indiscernible. At greater distances than 1 mile from an emissions source, potential impacts are expected to be even less.

11. Based on my review of the Group Hearing Requests, all of the locations described as being visited by Ms. Wilson are further than 1 mile from the Seahawk Terminal, except for Formosa Outfalls 011 and 013 at the locations described in the Group Hearing Requests. Based on the modeling and on my evaluation as described above, Ms. Wilson would not experience impacts from visiting the locations described in the Group Hearing Requests that are further than 1 mile from the Seahawk Terminal any differently than anyone else who visits places further than 1 mile from the Seahawk Terminal, and such impacts would be indiscernible. Even if Formosa Outfalls 011 or 013 are in the locations described in the Group Hearing Requests, the only locations described as being closer than 1 mile, I would not expect Ms. Wilson to experience discernible health impacts from her visits. Exposure by itself will not result in possible negative effects unless the exposure is of sufficient magnitude, duration, and frequency to cause impacts. Given the modeled concentrations (provided by Joe Kupper) at the locations of Formosa Outfalls 011 or 013, as described in the Group Hearing Requests from the Seahawk Terminal, and given the infrequency and short duration during which the Group Hearing Requests says Ms. Wilson has been present there (3 times in 4 months), I would not expect discernible impacts from any pollutant for which authorization is requested by the Application.

12. The Nguyen Affidavit, which I have reviewed, identifies the location of Formosa Outfalls 011 and 013 based on mapping provided therein, that are different from the locations of those outfalls as described in the Group Hearing Requests. However, my conclusions stated above are the same regardless of whether those outfalls are located as described in the Group Hearing Requests or as described in the Nguyen Affidavit.

Further affiant sayeth not.”

  
\_\_\_\_\_  
Lucy Fraiser  
Fraiser Toxicology Consulting, LLC

This instrument was acknowledged before me, the undersigned authority, this 3<sup>rd</sup> day of March 2022, by Lucy Fraiser, Fraiser Toxicology Consulting, LLC, on behalf of said company.

**ALEXIS TAVARES**  
BENTON COUNTY  
NOTARY PUBLIC – ARKANSAS  
My Commission Expires Aug. 31, 2028  
Commission No. 12705010

  
\_\_\_\_\_  
Notary Public in and for the State of Arkansas

AFFIDAVIT OF LUCY FRAISER  
FRAISER TOXICOLOGY CONSULTANTS, LLC  
TCEQ DOCKET No. 2021-0157-AIR  
PAGE 8

# Attachment D

# Formosa Consent

# Decree

United States District Court  
Southern District of Texas

**ENTERED**

December 09, 2019

David J. Bradley, Clerk

**UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF TEXAS  
VICTORIA DIVISION**

**SAN ANTONIO BAY ESTUARINE )  
WATERKEEPER and )  
S. DIANE WILSON, )  
Plaintiffs )**

**CIVIL ACTION NO. 6:17-CV-47**

**VS. )  
)**

**FORMOSA PLASTICS CORP., )  
TEXAS, and FORMOSA PLASTICS )  
CORP., U.S.A., )  
Defendants )**

**FINAL CONSENT DECREE**

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1. Plaintiffs San Antonio Bay Estuarine Waterkeeper and S. Diane Wilson (hereinafter “Waterkeeper” or “Plaintiffs”), brought this federal Clean Water Act lawsuit pursuant to 33 U.S.C. §1365(a)(1) against Formosa Plastics Corp., Texas, and Formosa Plastics, Corp., U.S.A., (hereinafter “Formosa”) alleging the illegal discharge of Plastics from Formosa’s Point Comfort, Texas, plastics facility. The lawsuit was filed July 31, 2017.

2. The case was tried to the Court on issues of liability from March 25-28, 2019. The Court heard testimony from numerous experts and witnesses regarding the discharged plastics. Hundreds of documents were admitted in evidence.

3. On June 27, 2019, the Court issued a Memorandum and Order, ruling on liability and determining that a declaratory judgment should issue pursuant to Waterkeeper’s claims for relief in the form of monetary and injunctive relief; attorneys’ fee should be awarded; and appropriate sanctions for past violations and to enforce future compliance were appropriate.

4. The Plaintiffs sought in their injunctive relief that the Court order a monitor to review changes at the facility that would stop the discharges, order that efforts to clean up the discharges continue and be protective of the environment, and that penalties continue to be paid until the discharges ceased.

5. The Plaintiffs sought the maximum penalties available pursuant to 40 C.F.R. § 19.4.

6. The remedy phase of this trial was scheduled for October 28, 2019.

**NOW THEREFORE**, in the interest of settling and resolving all civil claims and controversies regarding the violations described above, the Parties hereby consenting to the entry of this Consent Decree; and the Court hereby finding that settlement of the claims alleged without further litigation or trial of any additional issues is fair, reasonable and in the public interest and

the entry of this Consent Decree is the most appropriate way of resolving the claims alleged, IT IS HEREBY ORDERED, ADJUDGED and DECREED as follows:

**I. JURISDICTION AND VENUE**

7. Jurisdiction over this action is conferred by 28 U.S.C. § 1331 (federal question) and 33 U.S.C. § 1365(a) (Clean Water Act jurisdiction). An actual, justiciable controversy exists between Waterkeeper and Formosa Plastics. The requested relief is proper under 28 U.S.C. §§ 2201, 2202, and 33 U.S.C. §§ 1319(d), 1365(a), (d).

8. Venue lies in the Southern District of Texas, pursuant to 33 U.S.C. § 1365(c)(1), because the events giving rise to this claim occurred at the Formosa facility, located in Point Comfort, Texas, in Calhoun County, within the Southern District of Texas.

**II. APPLICATION AND SCOPE**

9. The provisions of this Consent Decree shall apply to and be binding upon the Parties to this action, and their agents, employees, successors, and assigns, as well as to all persons acting under the direction and/or control of Formosa, including firms, corporations, and third parties such as contractors engaged in implementation of this Consent Decree.

10. Formosa shall provide a copy of this Consent Decree to any consultant or contractor selected or retained to perform any activity required by this Consent Decree.

**III. DEFINITIONS**

11. Whenever the terms set forth below are used in this Consent Decree, the following definitions shall apply:

- a. **“Best Available Technology”** means the best available technology economically achievable as provided in 33 U.S.C. § 1311(b)(2)(A).
- b. **“Boom”** means a boom, boom with a net, or boom with another device designed to capture Plastics in the environment.
- c. **“Bypass Pipe”** means a pipe four (4) to eight (8) inches in diameter designed to allow collection of samples of the wastewater.

- d. **“Dispute Resolution Process”** means the process described in Section VI. of this Consent Decree.
- e. **“Days”** means calendar days, including weekends and holidays. Computation of time begins the calendar day after receipt by one representative.
- f. **“Engineering Consultant”** means a qualified, external (non-Formosa) stormwater and wastewater engineer or engineering firm chosen through the process described in Section IV(A), paragraphs 12-15. of this Consent Decree, retained and paid for by Formosa.
- g. **“Force Majeure Event”** means any event that would otherwise be a violation of this agreement but was caused solely by an act of God, war, strike, riot, or other catastrophe. (30 TAC § 70.7) Formosa shall take all reasonable steps, consistent with industry standards, to prevent any discharges of Plastics resulting from a Force Majeure event.
- h. **“Formosa”** means Formosa Plastics Corp., Texas and Formosa Plastics Corp., U.S.A., unless expressly stated otherwise in this Consent Decree.
- i. **“Mitigation Projects”** means environmental remediation projects that provide benefits that would not otherwise be available but for this Consent Decree.
- j. **“Monitor”** means a qualified, external (non-Formosa) person or firm that is mutually agreed upon and chosen through the process set forth in Section IV(B), paragraphs 28 of this Consent Decree, paid for by Formosa.
- k. **“Plastics”** means visible plastic pellets, flakes or powder produced at the Formosa Point Comfort Plant.
- l. **“Remediation Consultant”** means a qualified, external (non-Formosa) environmental remediation firm mutually agreed upon and chosen through the process set forth in Section IV(C), paragraphs 39-40, paid for by Formosa.
- m. **“Matagorda Bay Mitigation Trust”** or **“the Trust”** means the trust established to accept, manage and distribute Mitigation Project payments and other mitigation monies paid pursuant to this Consent Decree.
- n. **“Trustee”** means the trustee of the Matagorda Bay Mitigation Trust established by this Consent Decree that will manage the distribution of funds due to the Trust.

#### IV. REMEDIAL MEASURES

##### A. Engineering Changes

12. Within twenty-one (21) Days of the effective date of this Consent Decree, Formosa will propose to Plaintiffs an Engineering Consultant to review the current design and operation of



the Formosa Point Comfort Plant with regard to the discharge of Plastics and, ultimately, to design and audit the effectiveness of measures to halt those discharges. The proposed Engineering Consultant shall not be Dr. Aiza Jose-Sanchez (Plaintiffs' Engineering Expert) or her firm.

13. Upon providing the proposal of an Engineering Consultant, Formosa will provide to Plaintiffs the proposed Engineering Consultant's resume and a list of past clients. Plaintiffs may ask questions of Formosa and the proposed Engineering Consultant and object to the selection of the proposed Engineering Consultant within fourteen (14) Days of the proposal by Formosa, if Plaintiffs believe the Engineering Consultant's qualifications are not adequate.

14. If the selection of an Engineering Consultant cannot be resolved between the parties within seven (7) Days of the Plaintiffs' objection to the proposal by Formosa, then the determination of the Engineering Consultant will be made by the Court through a joint motion to the Court wherein Formosa and Plaintiffs each present the Court with proposed recommendation(s) and reasons for recommending their proposed Engineering Consultant(s).

15. Formosa will retain the Engineering Consultant within ten (10) Days of the written consent by the Plaintiffs to Formosa's proposed Engineering Consultant or within ten (10) Days of the Court's determination.

16. The Engineering Consultant shall have an opportunity to review all information requested and necessary to make a thorough evaluation of Formosa's wastewater and stormwater systems, including but not limited to all documents reviewed by, and the expert reports of, Plaintiffs' engineering expert, as well as at least one site visit to the facility and off-site outfall locations on Cox Creek and Lavaca Bay, and any other information requested by the Engineering Consultant.

17. Plaintiffs' designated engineer or engineering firm ("Plaintiffs' Engineering Expert") will have the opportunity to go on the site visit with the Engineering Consultant.

18. Plaintiffs may accompany their Plaintiffs' Engineering Expert and the Engineering Consultant on a visit to Cox Creek and Lavaca Bay to describe what they have seen when collecting samples.

19. The Engineering Consultant shall, consistent with good engineering principles, produce plans to retrofit the facility with the Best Available Technology and design to prevent the discharge of Plastics, including the following plans to address deficiencies in Formosa's current system:

- a. capacity improvements to the stormwater drainage system such that flooding does not occur from rainfall that is, at least, a 5-year 24-hour rainfall event (6.8 inches in 24 hours);
  - i. In support of this effort, Formosa agrees, if requested by the Engineering Consultant, to update the 2013 Ganem & Kelly drainage study for existing and ultimate conditions, including all sources of water into the stormwater system and other factors affecting flow and capacity, including detained water, gate openings/closings, current stormwater controls, screens, gabions, and Aquaguards. Ultimate conditions include the same considerations for existing, plus any foreseeable future changes including facility expansions, and additional stormwater controls that may modify conditions. The model should include all sources of water transported by the conveyance system in addition to rainwater, such as washwaters utilized at the facility. It should also model any storage or temporary detention of waters within the system. This means to model the stormwater system, including the amount of water normally in the system and model any recommended changes to the system to determine how it would operate in different rain events.
- b. direction of all stormwater outside battery limits for Outfalls 002, 003, 004, 005, 006, 007, 008, 009, 012 and 014 to a holding pond system that is designed to have zero (0) discharge of stormwater into Cox Creek for at least a 5-year 24-hour rainfall event (6.8 inches in 24 hours). The ponds and stormwater ditches will include engineered controls to remove Plastics if stormwater will be discharged into Cox Creek in the event of a greater than 5-year 24-hour rainfall event (6.8 inches in 24 hours);

- c. improvements to the inside boundary limits stormwater and wastewater systems to remove Plastics prior to entry into the current combined wastewater treatment plant (“CWTP”) system; and
- d. improvements in source reduction at all manufacturing and loading units.

20. Formosa’s engagement of the Engineering Consultant shall require that the Engineering Consultant’s plans to retrofit the facility to prevent future discharge of Plastics will be provided to Formosa within four (4) months of the hiring of the Engineering Consultant.

21. All plans the Engineering Consultant provides to Formosa will be shared simultaneously with Plaintiffs, along with any underlying documents that explain or justify the plans. Within forty-five (45) Days of receiving the plans from the Engineering Consultant, Formosa will determine which recommendations for each category of improvements (paragraphs 19(a)-(d)), Formosa intends to implement and will share that information with the Engineering Consultant and Plaintiffs. Formosa’s plans must address all of the deficiencies and requirements in paragraph 19(a)-(d).

22. Plaintiffs will have thirty (30) Days to contest the adequacy of Formosa’s proposed implementation of the plans to comply with the requirements in paragraph 19(a)-(d), request additional information, and/or request a conference with Formosa and the Engineering Consultant to raise any concerns. Plaintiffs’ concerns will be specific and expressed in writing. If the concerns raised by the Plaintiffs cannot be resolved between the Parties in thirty (30) Days after they have been received, then the issues will be addressed through the Dispute Resolution Process.

23. Within thirty (30) Days after the parties agree on the Engineering Consultant’s plans (the “Final Plan”), the Engineering Consultant will establish reasonable deadlines not later than three (3) years from the effective date of this Consent Decree for each of the elements in the Final Plan, including interim deadlines for different phases of each project. The implementation

deadlines and interim deadlines proposed by the Engineering Consultant will be shared with Plaintiffs, and the Plaintiffs will have twenty-one (21) Days to review the proposed deadlines and raise any concerns prior to finalization.

24. The deadlines, including interim deadlines, established by the Engineering Consultant and agreed to in writing by the Plaintiffs or resulting from the Dispute Resolution Process will be binding on Formosa, but Formosa may request, and the Engineering Consultant shall grant, reasonable extensions of any deadline due to delays not caused by Formosa, including by its subcontractors. Formosa shall notify Plaintiffs of any such requests and, if the Plaintiffs object to any requested extension, the Plaintiffs' objection shall be subject to the Dispute Resolution Process.

25. Formosa will provide Plaintiffs with quarterly updates regarding Formosa's progress in implementing the Engineering Consultant's Final Plan and report any deviations from the implementation deadlines. Formosa will provide Plaintiffs with any additional supporting documentation and/or a site visit, if requested, to assess the progress in implementing the Final Plan.

26. When any category of improvement is fully implemented, the efficacy of the improvement, including the efficacy during rain events, will be reviewed or tested for six (6) months ("First Efficacy Period") by the Engineering Consultant. If the testing shows additional changes or other improvements are needed, the Engineering Consultant will revise the Engineering Consultant's Final Plan and implementation schedule ("Revised Plan"), and the testing will again be conducted after the revisions are made ("Second Efficacy Period"). The Revised Plan will be provided to the Plaintiffs and Formosa, and any objection to the revisions by Plaintiffs or Formosa shall be provided in writing to the Engineering Consultant within twenty-one (21) Days. If an

agreement cannot be reached on the Revised Plan, the adequacy of the Revised Plan and implementation schedule is subject to the Dispute Resolution Process.

- a. The Engineering Consultant will produce a set of operating procedures for the new controls or improvements, which procedures establish monitoring protocols during the First Efficacy Period and, if needed, Second Efficacy Period. Such monitoring protocols will have monitoring logs that will be shared with Plaintiffs quarterly, or upon request. Formosa and Plaintiffs will have fourteen (14) Days from receipt to comment on the proposed operating procedures, which will be subject to the Dispute Resolution process. After the testing or failure of equipment, any necessary changes will be made by the Engineering Consultant to the operating procedures. Formosa and Plaintiffs will have fourteen (14) Days from receipt to comment on Second Efficacy Period operating procedures proposed by the Engineering Consultant, which will be subject to the Dispute Resolution process.

27. Documentation and results of the review or testing of implemented improvements will be provided to Plaintiffs each month, and Plaintiffs will have the right to raise any concerns with the Engineering Consultant, including requesting additional testing or a site visit.

**B. Monitoring, Reporting, and Future Mitigation Payments**

28. Within thirty (30) Days of the effective date of this Consent Decree, the Plaintiffs and Formosa will each propose two (2) recommendations for a Monitor. Within seven (7) Days of exchanging recommendations, the Parties will agree upon the selection of the Monitor. If the selection of a Monitor cannot be resolved between the parties within seven (7) Days of the exchange of recommendations, then the determination of the Monitor will be made by the Court. Formosa will retain the Monitor pursuant to a contract agreed to by Plaintiffs in advance within ten (10) Days of the written consent by the Plaintiffs to Formosa's proposed Monitor and retainer agreement or the Court's decision.

29. Formosa will install an above-ground Bypass Pipe with a back flow prevention device and treated wastewater sampling mechanism ("WSM") on the Outfall 001 discharge line outside of Formosa's fence line for the Formosa Point Comfort facility with access available to the

Plaintiffs and Plaintiffs' experts. The WSM will allow continuous monitoring of Outfall 001 wastewater for Plastics in Formosa's Outfall 001 wastewater stream after the wastewater has been treated and all water quality controls have been used but prior to the wastewater being discharged into Lavaca Bay through Outfall 001. The WSM will be designed with a filter mesh size small enough to capture Plastics and will be equipped with automatic sensors for pressure, solids and flow.

- a. Dr. Aiza Jose-Sanchez, or her firm, will propose a design for the Bypass Pipe and WSM. Formosa will have fourteen (14) Days from receipt of Dr. Jose-Sanchez's proposed Bypass Pipe and WSM designs to provide comments on the proposed design. Dr. Jose-Sanchez will have fourteen (14) Days to make any necessary modifications to the Bypass Pipe and WSM designs after receiving Formosa's comments, or a longer amount of time, as reasonably needed by the equipment provider to manufacture the WSM.
- b. Any disputes about the final design of the WSM will be resolved through the Dispute Resolution Process.
- c. After the design is agreed to, Formosa will have ninety (90) Days to construct the Bypass Pipe. Dr. Jose-Sanchez, or her firm, will review the construction and have ninety (90) Days to conduct tests on the Bypass Pipe to determine whether modifications are needed.
- d. The Monitor will ensure that the WSM is maintained and cleaned appropriately.

30. The Monitor shall have access at any time to the data collected by the WSM designed by Dr. Jose-Sanchez and installed on the Bypass Pipe. The Monitor may also physically view and sample the discharge water and any solids collected by the WSM. The Monitor shall visit the WSM at least twice per week and within two (2) Days of any indication from the WSM there are solids on the filter. The Monitor will record whether any Plastics are present. Plaintiffs and Formosa will have electronic access to the data collected, but will not have access to the WSM, unless access is needed to address an emergency.

31. The Monitor shall record relevant information from the WSM, including photographs of any Plastics detected and pressure readings.

32. At least twice per week, the Monitor will examine (a) the outfalls, containment Booms, water and adjacent shores fifty (50) feet downstream and upstream of containment Booms for all Formosa outfalls discharging into Cox Creek and (b) the Bypass Pipe WSM.

- a. Subject to each individual seeking access executing a full release and indemnification of Formosa from any and all liability resulting from access, Plaintiffs will have unrestricted access to all discharge channels and the shore areas upstream of the Booms outside Formosa's fence line for outfalls that discharge into Cox Creek.
- b. If Formosa or its subcontractors detect Plastics upstream of a Boom or the shore areas upstream of the Booms, Formosa or its subcontractor will take photographs of the Plastics detected and will report that information to the Monitor and Remediation Consultant within twenty-four (24) hours.
- c. Booms shall not be modified or moved without prior notice to Plaintiffs and the Monitor. Plaintiffs and the Monitor will have ten (10) Days from receipt of notice to object to the modification of Booms and that objection may be appealed to the Court if the issue cannot be resolved between Plaintiffs and Formosa. For purposes of this subparagraph, the phrase "modified or moved" does not include routine maintenance and repair of the Booms.
- d. Within thirty (30) Days of the effective date of this Consent Decree, Formosa shall install and/or maintain Booms for all outfalls discharging to Cox Creek, including Outfalls 003, 007, 010, and 012.

33. The particular days of the visits will be determined exclusively by the Monitor and will not be known to Formosa or Plaintiffs in advance.

34. The Monitor shall report the location of any Plastics to the Remediation Consultant.

35. The Monitor will document the presence of any Plastics outside of Formosa's outfalls and at the locations in paragraph 32 through a log and photographs. Monitoring logs and any photographs or videos taken will be sent to Plaintiffs, Formosa and the Remediation Consultant weekly. These logs and photographs may be shared publicly.

36. If either Formosa or the Monitor documents any Plastics resulting from sampling at the WSM for Outfall 001 or upstream of containment Booms, including on the upstream shores or in the water, for outfalls discharging into Cox Creek, and including discharges of Plastics found by

the Monitor in accordance with paragraph 37, Formosa, subject to any claim by Formosa of a Force Majeure Event or Force Majeure Events, is in violation of its discharge permit and Formosa will, within thirty (30) Days of learning of the violation, pay into the Mitigation Trust the amount below:

- For discharges in calendar year 2019: \$10,000
- For discharges in calendar year 2020: \$15,000
- For discharges in calendar year 2021: \$20,000
- For discharges in calendar year 2022: \$25,000
- For discharges in calendar year 2023: \$30,000
- For discharges in calendar year 2024 and after: maximum amount provided by 40 C.F.R. § 19.4.

The stipulated mitigation payments shall be separate for Lavaca Bay and Cox Creek; so, for example, on a given day, a payment could be \$20,000 in 2019 if Plastics are identified by the Monitor in accordance with this paragraph in both Cox Creek and Lavaca Bay on the same day.

37. Plaintiffs or other concerned citizens may send documentation of Plastics outside of Formosa's outfalls in Cox Creek or on the shores of Cox Creek for outfalls discharging into Cox Creek to the Monitor for review. If the Monitor determines the submitted documentation demonstrates new discharges of Plastics not already identified, the Monitor will add the new discharges demonstrated by the citizen documentation to the discharges documented by the Monitor, as provided in paragraph 36.

38. When there has been a discharge of Plastics, as determined pursuant to paragraphs 36, within twenty-four (24) hours of Formosa learning of the discharge, Formosa will report each event as a permit violation to the Texas Commission on Environmental Quality ("TCEQ") identifying the water body (Cox Creek or Lavaca Bay) where Plastics were discharged.

- a. Formosa will propose a new reporting policy to replace Formosa's existing Standard Operating Procedure to Plaintiffs within thirty (30) Days of the effective date of this Consent Decree that complies with definition of permit violations as ordered by the Court and in this Consent Decree, including that "best management practices" do not constitute compliance with the permit. Plaintiffs will have thirty (30) Days to respond and propose



revisions in writing to the proposed new reporting policy. Within ten (10) Days of Plaintiffs' written approval of Formosa's new reporting policy or the Court's determination if the Parties cannot agree on revisions, Formosa will approve the new reporting policy internally to replace the previous Standard Operating Procedure, and provide this new reporting policy as a revised Standard Operating Procedure to TCEQ.

**C. Remediation of Past Discharges**

39. Within thirty (30) Days of the effective date of this Consent Decree, the Plaintiffs and Formosa will each propose two (2) recommendations for a Remediation Consultant. Within seven (7) Days of exchanging recommendations, the Parties will agree upon the selection of the Remediation Consultant. If the parties cannot agree, then the determination of the Remediation Consultant will be made by the Court.

40. Formosa will retain pursuant to a contract agreed to by Plaintiffs in advance the Remediation Consultant within ten (10) Days of the written consent by the Plaintiffs to Formosa's proposed Remediation Consultant and retainer agreement or the Court's determination.

41. The Remediation Consultant will review remediation methods for Plastics in Cox Creek and Lavaca Bay as follows:

- a. The Remediation Consultant will review ongoing remediation methods, make site visits, and will produce a Remediation Plan with the goal being a removal of most Plastics from the environment while protecting the Cox Creek and Lavaca Bay ecosystems.
- b. Formosa will direct Horizon Environmental Services, Inc. ("Horizon") to provide whatever information regarding previous cleanup efforts in Horizon's possession as is requested by the Remediation Consultant.
- c. The Remediation Consultant will determine whether Horizon's removal of shoreline and submerged vegetation should be remedied by planting of native vegetation to stabilize the banks and what mitigation should be undertaken, if any, in Cox Creek where submerged vegetation has been removed. Formosa will cease any efforts to authorize removal of submerged vegetation from Cox Creek or its shoreline at Texas Parks and Wildlife Department, and Formosa will withdraw its request within ten (10) Days of the effective date of this Consent Decree.

- d. If the Remediation Consultant determines specific removal methods will cause significant environmental damage that cannot be remediated, the removal methods should not be used.
- e. Plaintiffs may request the opportunity to take the Remediation Consultant up Cox Creek or to Lavaca Bay to show areas of concern. Dr. Jeremy Conkle may accompany Plaintiffs and the Remediation Consultant during this process, or Dr. Conkle may speak directly with the Remediation Consultant to discuss Dr. Conkle's concerns.

42. The Remediation Consultant shall develop and propose a plan to remove Plastics from the Cox Creek and Lavaca Bay ecosystems and, if warranted, for a Cox Creek bank stabilization and revegetation plan. Within sixty (60) Days of being retained, the Remediation Consultant's plan shall be provided to Formosa and the Plaintiffs for review.

43. Formosa and the Plaintiffs will have thirty (30) Days to provide comments on the Remediation Plan and, if requested, the Plaintiffs shall have an opportunity to consult with Formosa and the Remediation Consultant to resolve any concerns.

44. Formosa and/or the Remediation Consultant will continue to keep daily records of cleanup activities using a form approved by the Plaintiffs. The Remediation Consultant will propose a methodology for estimating the weight and/or volume of Plastics removed on a daily basis to Plaintiffs and Formosa, and Plaintiffs and Formosa shall have ten (10) Days from receipt of the Remediation Consultant's proposed methodology to provide written feedback to the Remediation Consultant. After considering any written feedback from Plaintiffs or Formosa, the Remediation Consultant will approve a final methodology to be used to estimate and record the daily weight and/or volume of Plastics removed on the daily form.

45. Plaintiffs may notify the Remediation Consultant of the presence of Plastics in the Cox Creek or Lavaca Bay ecosystems so those Plastics can be cleaned up. The Remediation Consultant will share any relevant information with Formosa.

46. On a monthly basis, Formosa will make the daily records required by paragraph 44 available on a public website created for that purpose until cleanup has ceased. Plaintiffs may also share this information publicly.

47. Within thirty (30) Days of the conclusion of cleanup efforts as determined by the Remediation Consultant, Formosa or the Remediation Consultant will create a final report that includes a summary of the cleanup, containing the amount of bags, and approximate weight and/or volume of Plastics and debris removed from locations along Cox Creek and Lavaca Bay.

48. Cleanup will continue until the Remediation Consultant determines that most Plastics have been removed from the environment and that further remediation efforts may harm the Cox Creek and Lavaca Bay ecosystems.

**D. Permit and Mitigation Terms**

49. Within ten (10) Days of the effective date of this Consent Decree, Formosa will request in writing to TCEQ as part of the current Texas Pollutant Discharge Elimination System (“TPDES”) permit renewal process that Formosa’s renewed TPDES permit contain the following new permit requirements:

- a. There will be zero (0) discharge of stormwater or other waters, including washwater, from Outfalls 002, 003, 004, 005, 006, 007, 008, 009, 012 and 014 for rainfall events of 5-year 24-hour rainfall event or less (6.8 inches in 24 hours) as measured by Formosa’s onsite rain gauge. If Formosa discharges stormwater or other waters from these Outfalls, it will notify TCEQ within twenty-four (24) hours of the discharge and include the rainfall amount and outfall number. This requirement will be effective upon the earlier of actual construction of the infrastructure necessary to achieve this requirement or January 1, 2024.
- b. There will be zero (0) discharge of Plastics from Formosa’s Point Comfort Plant. Formosa shall not propose that Plastics in its discharge in any way are part of permitted total suspended solids.
- c. Formosa will provide Plaintiffs a copy of the letter to TCEQ complying with this term immediately after sending it. Formosa will also provide Plaintiffs copies of any subsequent correspondence and notifications of in

person or oral communications to or from TCEQ regarding these proposed permit terms within five (5) Days.

- d. Regardless of whether TCEQ adopts these new permit terms proposed by Formosa, Formosa agrees to comply with the requirements in paragraphs 49 (b) and (c) above, on the effective date of this Consent Decree, and with 49(a) upon the earlier of actual construction of the infrastructure necessary to achieve this requirement or January 1, 2024.

50. Formosa will work with the Texas Department of Transportation (“TxDOT”) to facilitate repairs to the SH35 boat ramp on Cox Creek so that the ramp can be used by boats, including motor boats. Formosa will request that TxDOT make the repairs or approve and release Formosa to make the repairs within thirty (30) Days of the effective date of this Consent Decree. Formosa will request that any efforts by TxDOT to repair the ramp include the removal of soil containing pellets and plastic pellets before pavement is laid.

#### **E. Environmental Mitigation Projects**

##### **Establishment of the Matagorda Bay Mitigation Trust**

51. Formosa will pay fifty (50) million dollars over five (5) years (ten (10) million dollars per year) for Mitigation Projects to the Matagorda Bay Mitigation Trust. The parties agree these Mitigation Projects provide environmental benefits to the affected areas. All mitigation funds paid by Formosa pursuant to this Consent Decree will be paid into the Mitigation Trust account, which will be an interest-bearing account.

52. Within twenty-one (21) days of the effective date of this Consent Decree, the Plaintiffs and Formosa will each propose up to two (2) recommendations for a Trustee. Within seven (7) Days of exchanging recommendations, the Parties will agree upon the selection of the Trustee. If the selection of a Trustee cannot be resolved between the parties within seven (7) Days of the exchange of recommendations, then the determination of the Trustee will be made by the Court.

53. The Trustee shall file all papers necessary to establish the Matagorda Bay Mitigation Trust. Formosa shall annually contribute to the Trust as required by this Consent Decree, with the first payment due fourteen (14) Days after the establishment of the Trust, and each subsequent annual payment due within one (1) week of the anniversary of the initial payment. The cost of administering the Trust, including costs of the Trustee, shall be paid by the funds in the Trust described in Paragraph 62.

54. The Trustee will send annual reports to the Parties and make the reports publicly available.

**Environmental Mitigation Projects**

55. The total amount for Mitigation Projects will be divided as follows:

56. Twenty (20) million dollars to the Federation of Southern Cooperatives (“the Federation”), a non-profit organization with offices throughout the South, to form a Matagorda Bay Fishing Cooperative (“the Cooperative”), and netting or transportation cooperatives if necessary to support the Fishing Cooperative, under a project called the Matagorda Bay Cooperative Development Project (“the Project”).

- a. The Matagorda Bay and San Antonio Bay Systems (“the Bay Systems”) have historically had a thriving fishing, shrimping, and oystering industry that has declined due, in part, to pollution of the Bays. The purpose of this Mitigation Project is environmental restoration and protection, specifically to revitalize the marine ecosystems and promote long-term sustainable fisheries by supporting the fishing community to work together to sustain harvests from the Bay Systems in an environmentally responsible manner.
- b. The Federation will work with local fishermen, shrimpers, and oystermen to organize a local Cooperative with the goal of improving the ecosystem and developing sustainable fishing, shrimping, and oystering of the Bay Systems. Funds may be expended for organizing a local cooperative, implementing sustainable fishing practices, promoting mechanisms to create sustainable harvests, analyzing best markets for environmentally responsible seafood harvests, and determining and investing in necessary infrastructure, as explained below.

- c. The Federation may make zero-interest loans to the Cooperative(s) for the purchase of infrastructure or other needs consistent with the goal of improving the ecosystem and developing sustainable fishing, shrimping, and oystering of the Bay Systems. Repayments of the loans will go to the Federation to be used on the Matagorda Bay Fishing Cooperative project.
- d. The Federation may determine that formation of other cooperatives, such as netting or transportation cooperatives, are necessary to support a sustainable fishing community and may expend funds towards organizing those cooperatives.
- e. The Cooperative may recommend to the Federation that funds earmarked for the Project be spent in coordination with Texas Parks and Wildlife Department on oyster reef restoration and aquaculture projects in the Bay Systems.
- f. If at any time, it is clear to the Federation that efforts to organize the Cooperative have failed, the Federation shall notify the Trustee and return any unexpended funds to the Trust. If after five (5) years of efforts, the Federation determines that the Cooperative is not likely to succeed, any remaining funds will be returned to the Trustee for redistribution.
- g. The twenty (20) million dollars to the Federation shall be paid as follows:
  - \$3 million in 2020;
  - \$4 million in 2021;
  - \$4 million in 2022;
  - \$4 million in 2023; and
  - \$5 million in 2024.

57. Ten (10) million dollars in total for the development, protection, operation and maintenance of Green Lake Park.

- a. Green Lake is the second largest natural lake in the state of Texas but does not have public access and has not been developed or protected in a way to ensure its natural environment is sustained. Green Lake was recently purchased by Calhoun County. The purpose of this mitigation project is environmental restoration and protection, specifically to restore the lake to its historic condition including repairing a recent breach due to Hurricane Harvey and provide funds for the development of public access to the park.
- b. Eight (8) million dollars to Calhoun County to develop, operate and maintain Green Lake Park as a publicly available park without RV hook-ups, but otherwise consistent with the Green Lake Master Plan. Two (2) million dollars will be used to repair the current breach from Green Lake waters, which is causing seepage

from Green Lake into adjacent waters. Any funding left after construction of the Park will be spent on operation and maintenance of the park.

- c. The ten (10) million dollars to Calhoun County shall be paid as follows:
  - \$2 million for breach repair in 2020;
  - \$2 million for Green Lake Park in 2021;
  - \$2 million for Green Lake Park in 2022;
  - \$2 million for Green Lake Park in 2023; and
  - \$2 million for Green Lake Park in 2024.

58. Seven-hundred fifty (750) thousand dollars to the Port Lavaca YMCA to fund camps for children and teenagers in the area, which will be focused on education about how to be a good steward of the local ecosystems and will teach outdoor education and recreation activities.

- a. Beach erosion and pollution of the Bay Systems and their shores has limited recreational opportunity to children of Calhoun County. The purpose of this mitigation project is environmental education, specifically to give local children the opportunity to learn about and enjoy the local ecosystem.
- b. Free transportation will be offered to the camps, and children who meet federal low-income standards will be given a scholarship to attend and will be provided free meals and snacks. Funding may also be spent for housing for summer staff to conduct camps and to train staff on the ecology of the Bay Systems. Funding may also be used for the purchase of equipment for the camps.
- c. The seven-hundred fifty (750) thousand dollars for environmental education and recreation summer camps will be paid as follows:
  - \$100,000 in 2020;
  - \$125,000 in 2021;
  - \$150,000 in 2022;
  - \$150,000 in 2023; and
  - \$225,000 in 2024

59. Two (2) million dollars to Calhoun County for erosion control and beach restoration at Magnolia Beach. Funds may be used for purchase and use of clean and uncontaminated fill material, planting of native plants, necessary construction to prevent future erosion, and necessary maintenance to prevent beach erosion.

- a. Beach erosion and pollution of Lavaca Bay and its shores has limited recreational opportunities for the people of Calhoun County. Magnolia Beach has sustained

harm from erosion and is also a location where Plastics have been found. The purpose of this mitigation project is environmental restoration and protection, specifically to restore Magnolia Beach and allow use by the public.

- b. The two (2) million dollars to Calhoun County for erosion control and beach restoration shall be paid as follows:
  - \$1,000,000 in 2021; and
  - \$1,000,000 in 2022.

60. One (1) million dollars to the University of Texas Marine Science Institute (“UTMSI”) Nurdle Patrol (“the Nurdle Patrol”). The money will be used to support the Nurdle Patrol and for workshops and meetings, and to provide scholarships for attendance, food, transportation and expenses at conferences.

- a. UTMSI sponsors a “Nurdle Patrol,” which documents the discharge of plastics on the Gulf Shore. The Nurdle Patrol also hosts conferences regarding plastics and environmental issues on the Gulf Coast. This purpose of this mitigation project is environmental quality assessment and environmental education, specifically to support the Nurdle Patrol and environmental conferences.
- b. The one (1) million dollars for the Nurdle Patrol shall be paid as follows:
  - \$200,000 in 2020;
  - \$200,000 in 2021;
  - \$200,000 in 2022;
  - \$200,000 in 2023; and
  - \$200,000 in 2024.

61. Five (5) million dollars for an Environmental Research Mitigation Project providing for funding for environmental research regarding the Bay Systems, or the river deltas in Calhoun or Jackson Counties feeding into those systems. Funding may be distributed for environmental research topics, including but not limited to, the ecology, pollution, fisheries, or habitat and wildlife restoration of the ecosystems. The Trustee shall set up a system to provide funding for research, including providing public notice of the funding opportunity and setting up a review process for applications with researchers in applicable fields.



- a. The Bay Systems have suffered environmental degradation, including the repeated discharges of pollutants. The purpose of this mitigation project is funding for specific environmental research projects to better understand the extent and impacts of environmental degradation in these ecosystems as well as possible solutions for restoration and mitigation.
- b. The five (5) million dollars for the Environmental Research Mitigation Project shall be paid as follows:
  - \$1,000,000 in 2020;
  - \$1,000,000 in 2021;
  - \$1,000,000 in 2022;
  - \$1,000,000 in 2023; and
  - \$1,000,000 in 2024.

62. Eleven (11) million two-hundred and fifty (250) thousand dollars to the Matagorda Bay Mitigation Trust, and any additional sums paid by Formosa or returned to the Trust for redistribution.

- a. The purpose of this mitigation project is to research, protect, and restore the water bodies and surrounding ecosystems of the Bay Systems or the river deltas feeding into those systems. The Trust shall award funds for the benefit of these waterbodies and the public, including for:
  - providing public education about those waterbodies,
  - sponsoring youth camps such as described in paragraph 57;
  - purchasing land in the watersheds of those waterbodies for conservation purposes, in order to reduce runoff and other pollution into those waterbodies, and/or to improve public access (physical or visual) to them;
  - environmental research of those waterbodies as in paragraph 59;
  - environmental advocacy, except for litigation;
  - habitat restoration; and/or
  - additional funding for the dedicated Mitigation Projects described in paragraphs 52-57.
- b. The Matagorda Bay Mitigation Trust shall have an Award Committee including the Trustee, one representative of Plaintiffs, one representative of Formosa, and two representatives from environmental groups or institutions. The initial Committee environmental representatives shall be selected from: Surfriider in Corpus Christi, the Mission-Aransas National Estuarine Research Reserve, or the Coastal Alliance to Protect our Environment. The Award Committee shall

be established within thirty (30) Days of the establishment of the Trust. If Plaintiffs and Formosa cannot mutually agree on the representatives from the environmental groups, the Trustee will decide.

- c. The Award Committee of the Matagorda Bay Mitigation Trust shall establish a process for application and distribution of the available funds in the Trust.
- d. The eleven (11) million two-hundred and fifty (250) dollars to the Matagorda Bay Mitigation Trust shall be paid as follows:
  - \$3,700,000 in 2020;
  - \$1,675,000 in 2021;
  - \$1,650,000 in 2022;
  - \$2,650,000 in 2023; and
  - \$1,575,000 in 2024.

#### **Public Statements**

63. Any public statement, oral or written, in print, film, or other media, made by Formosa making reference to the Mitigation Projects under this Consent Decree shall include the following language or words to the effect: This project was undertaken in connection with the settlement of a Clean Water Act suit, San Antonio Bay Estuarine Waterkeeper v. Formosa.

#### **V. COSTS OF SUIT**

64. Formosa will pay Plaintiffs' reasonable attorneys' fees and costs through the effective date of this Consent Decree of \$3,030,613.00 and, future reasonable attorneys' fees and costs, including costs for retained experts, for the duration of this Consent Decree for ensuring compliance with this Order. Plaintiffs will send invoices to Formosa every two (2) months for future fees and costs, and payment will be made within thirty (30) Days of receipt. Plaintiffs' reasonable attorneys' fees and costs, including costs for retained experts, through the effective date of this Consent Decree will be paid within thirty (30) Days of the effective date of this Consent Decree.

65. Payment of all sums due to Plaintiffs for attorneys' fees or costs shall be made by electronic funds transfer to Texas RioGrande Legal Aid, who will distribute the funds among Plaintiffs' co-counsel. This payment shall not be construed as a donation to Texas RioGrande Legal Aid.

## **VI. DISPUTE RESOLUTION**

66. Unless otherwise expressly provided for in this Consent Decree, the dispute resolution procedures of this section shall be the exclusive mechanism to resolve disputes arising under or with respect to this Consent Decree.

67. Informal Dispute Resolution. Any dispute under this Consent Decree shall first be the subject of good faith informal negotiations. The dispute shall be considered to have arisen when the Plaintiffs or Formosa sends the other party a written Notice of Dispute. Such Notice of Dispute shall state clearly the matter(s) in dispute. The period of informal negotiations shall not exceed thirty (30) Days from the date the dispute arises, unless that period is modified by written agreement. If the Parties cannot resolve a dispute by informal negotiations, then either party may ask the Court for final resolution of the issue.

68. Judicial Review. Either Formosa or Plaintiffs may seek judicial review of any dispute under this Consent Decree by filing with the Court and serving on the other party, a motion requesting judicial resolution of the dispute arising under this Consent Decree.

69. No Effect on Deadlines. The invocation of dispute resolution procedures under this Section shall not, by itself, extend, postpone, or affect in any way any obligation of Formosa or the Plaintiffs under this Consent Decree, unless and until final resolution of the dispute so provides.

## **VII. MISCELLANEOUS**

70. This Consent Decree is entered in full and final settlement of the civil claims for violations of the Clean Water Act, 33 U.S.C. 1365, et seq., as alleged in the complaint filed by Plaintiffs up through the date of entry of this Consent Decree, but shall not affect rights or obligations not specifically addressed herein, as to which the Parties specifically reserve their rights.

71. Formosa will review Plaintiffs' expert reports that have been produced or filed as confidential and Plaintiffs' Findings of Fact filed under seal in the lawsuit to determine which language needs to remain confidential within thirty (30) days of the effective date of this Consent Decree to remove any restriction on use of Plaintiffs' expert reports or Findings of Fact. If the Parties cannot agree, any dispute over confidentiality may be taken to the Court for resolution.

#### **VIII. CONTINUING JURISDICTION**

72. The Court shall retain jurisdiction to effectuate and enforce the terms and conditions and achieve the objectives of this Consent Decree, and to resolve disputes arising hereunder as may be necessary or appropriate for the construction, modification, implementation, or execution of this Consent Decree.

#### **IX. MODIFICATION**

73. The terms of this Consent Decree may be modified only by a subsequent written agreement signed by all the Parties and with approval by the Court.

#### **X. TERMINATION**

74. Request for Termination. Formosa may serve upon Plaintiffs a request for termination after implementation and testing of all the Engineering Consultant's improvements (in Section IV(A)), after completion of all requirements in Section IV(D), and after the Monitor, Plaintiffs, and cleanup records have all documented no discharges of Plastics as defined in paragraph 36 of this Consent Decree into either Cox Creek or Lavaca Bay for six (6) consecutive months.

75. Joint Motion for Termination. Following receipt of the request for termination, the Parties shall confer informally concerning the request and attempt in good faith to address any disagreement that the Parties may have as to whether Formosa has complied with the requirements for termination of this Consent Decree. If the Plaintiffs agree that this Consent Decree may be terminated, the Parties shall submit, for the Court's approval, a joint motion to terminate this Consent Decree.

76. Formosa Motion for Termination. In the event that the Parties cannot agree as to whether Formosa has complied with the requirements for termination of this Consent Decree, Formosa may move to terminate this Consent Decree on its own motion to the Court.

77. Survival of Paragraph 49. In the event the Court grants termination of this Consent Decree and the TCEQ has not acted on the Formosa requests set forth in paragraph 49 or the TCEQ has acted on Formosa's renewal of Formosa's TPDES permit and not expressly incorporated the changes requested by Formosa pursuant to paragraph 49, Formosa and Plaintiffs agree that the requirements in paragraph 49, Subparagraphs a. and b. will survive this Consent Decree and remain enforceable. Discharges in violation of these subparagraphs will result in a payment by Formosa to the Mitigation Trust of \$10,000 for each discharge. In the event of the earlier dissolution of the Mitigation Trust, the payment will be to the recipient designated by the Trust's dissolution document.

#### **XI. NOTICES AND SERVICE OF PROCESS**

78. Unless otherwise specified in this Consent Decree or otherwise changed by notice to all Parties, whenever notifications, submissions, or communications are required by this Consent Decree, they shall be made in writing and addressed as follows, using electronic mail where such addresses are provided:

As to the Plaintiffs:

1) Erin Gaines  
TEXAS RIOGRANDE LEGAL AID  
4920 N. I-35  
Austin, TX 78751  
512-374-2739  
egaines@trla.org

2) Diane Wilson  
wilsonalamobay@aol.com

As to Formosa:

1) John Riley, Esq.  
Holland & Knight LLP  
111 Congress Ave., Suite 540  
Austin, TX 78701  
John.Riley@hkllaw.com

2) Vice President/General Manager  
Formosa Plastics Corporation, Texas  
201 Formosa Drive  
Point Comfort, TX 77978

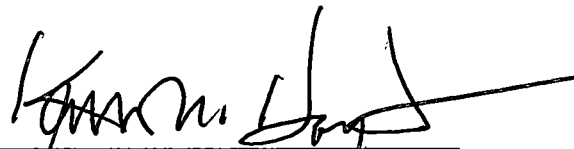
3) Assistant Vice President, Environmental Division  
Formosa Plastics Corporation, U.S.A.  
9 Peach Tree Hill Rd.  
Livingston, NJ 07039

## **XII. SIGNATORIES**

79. Each of the undersigned representatives certifies that he or she is fully authorized to enter into the terms and conditions of this Consent Decree, to execute this Consent Decree, and to legally bind to this Consent Decree the Party, affiliate or entity he or she represents.

IT IS SO ORDERED:

Dated and entered the 6th day of December, 2019 to be effective January 15, 2020  
("effective date").

A handwritten signature in black ink, appearing to read "Kenneth M. Hoyt", with a long horizontal stroke extending to the right.

HONORABLE KENNETH M. HOYT  
UNITED STATES DISTRICT JUDGE

# Attachment E



ABBONDANTE , JIM 1661 SE DOME CIR PORT ST LUCIE FL 34952	ALGELTVEIT , ANDREAS ROSSING STORGATA 189A, 08 PORSGRUNN	ANDRESEN , SHERRY 1022 FLAGMORE DR KATY TX 77450-4224	ATLAS , DEBRA 1413 W 6TH ST WESLACO TX 78596-5753	BALDER , JAMES 5722 RANNY RD BALTIMORE MD 21209
ABRAHAM , MINDY 601 WATERVIEW RD OCEANSIDE NY 11572	ALLEN , KAMBRA 5113 JACOBS CREEK CT AUSTIN TX 78749-2214	ANDREWS , PENELOPE 17 COPPER RDG HERMON ME 04401	EVERY , GEORGE 1612B S 3RD ST AUSTIN TX 78704	BALDER , WENDY 5722 RANNY RD BALTIMORE MD 21209
ABBUD , CAMILA 700 KERBEY AVE EL PASO TX 79902-3231	ALLEN , KIMBERLY 9614 BASELINE DR DALLAS TX 75243-4510	ANDRYCHOWSKI , STEVEN 105 CLINIC DR NEW BRITAIN CT 06051	AVINGER , LINDA 2638 E SMITH RD BELLINGHAM WA 98226	BALEY , PATRICIA 4150 E PINECREST CIR LAS VEGAS NV 89121
ACKERMAN , JUDITH 636 WEST END AVE NEW YORK NY 10024	ALLISON , S 709 MEADOW LN MOUNT VERNON IA 52314	ANGELL , JL 2391 PONDEROSA RD RESCUE CA 95672	AYRES , PETER 25W640 INDIAN HILL NAPERVILLE IL 60563	BALLENTINE , WANDA 327 IRWIN ST SAN RAFAEL CA 94901
ABLER , MIKE 99 FREDERICK ST SANTA CRUZ CA 95062	ALLSUP , ROMALDA ROMALDA 2111 QUARRY RD AUSTIN TX 78703-3858	ANGELUS , JOSHUA 69 HILLSIDE AVE WATERBURY CT 06710	AZIZ , MARK 4931 FLAME LN SARASOTA FL 34232	BALTIMORE , BRIAN UNIT 214 700 BROADWAY E SEATTLE WA 98102
ACOSTA , RICHARD 8320 SW 31ST ST MIAMI FL 33155	ALVESTEFFER , PAMELA 10 W PINE ST FREMONT MI 49412	ANGER , CHRIS 52 MERLOT COMFORT TX 78013	B , CHRISTINE 726 LONGFORD DR GASTONIA NC 28056	BALZANO , SHARON 3405 PIERCE ST WHEAT RIDGE CO 80033
ADAN , ELIZABETH 4419 ROLLINGROCK WAY CARMICHAEL CA 95608	AMENT , PAT 8450 RIVERVIEW LN MINNEAPOLIS MN 55444	ANGRESS , MIRIAM 2608 UNIVERSITY DR DURHAM NC 27707	BABBITT , SUSAN APT 133 319 S 10TH ST PHILADELPHIA PA 19107	BAPTIST , JEREMY 8700 LAMAR AVE OVERLAND PARK KS 66207
ADEN , SANDI 1621 OLD GLORY RD LINCOLN NE 68521	ANDERSON , DOROTHY 125 RIVER ST WEYMOUTH MA 02191	ANNA , ANNA 2642 S ALDER ST PHILADELPHIA PA 19148	BABIARZ , JOHN 1822 YOUNG ST DALLAS TX 75201-5612	BARBARA , JENNIFER 609 APPOMATOX DR WAXHAW NC 28173
AGEE , WILL 497 S LINCOLN AVE EL CAJON CA 92020	ANDERSON , EDNA 812 MOORE ST BELOIT WI 53511	ANTONIO , BEVERLY 317 SPANIARDS NECK RD CENTREVILLE MD 21617	BADEN , NANCY 6122 WAGON BND AUSTIN TX 78744	BARELA , DANA 601 SOMERSET DR GOLDEN CO 80401
AGNEW , ERIKA 816 HAYWOOD RD DENVER CO 68526	ANDERSON , GIEN 5015 15TH AVE SE LACEY WA 98503	APPELL , STEPHEN 15 WELLINGTON CT BROOKLYN NY 11230	BAER , KENNETH 91 6TH AVE BROOKLYN NY 11217	BARKER , ANNE 567 HEATHER WAY SAN RAFAEL CA 94903
AGRO , JOAN 496 WESTERN HWY BLAUVELT NY 10913	ANDERSON , JIM 7502 SPRING MEADOW LN GARLAND TX 75044	ARBOGAST , AUDREY 14 RUE JEAN RACINE BELLMEAD TX 67800	BAFIK-VEHSLAGE , MICHELLE 9019 KOENIG SAN ANTONIO TX 78251-2933	BARKER , MARTHA 195 GRACE ST KATY TX 78640
AGUIAR , VANESSA CANADA DA ABELHEIRA 31 VICENTE FERREIRA	ANDERSON , KAREN 17760 BAYBERRY DR SPRING LAKE MI 49456	ARCONTI , KEN 561 BETHANY CURV SANTA CRUZ CA 95060	BAGGS , BO 3565 LAKE ARTHUR DR PORT ARTHUR TX 77642	BARKER , RICHARD 11103 SW DAVIES ROD BEAVERTON OR 97007
AGUIRRE , GLORIA 27817 FERGUSON DR CASTAIC CA 91384	ANDERSON , KARIN 8636 STRATHMORE DR DALLAS TX 75238	ARGO , ALLISON 157 OWL POND BREWSTER MA 02631	BAIER , PALMETA 29330 LAKE WAY KIRKSVILLE MO 63501	BAROLSKY , DEBORAH 159 SCITUATE ST ARLINGTON MA 02476
AHLSTRAND , HEIDI 1580 STATE AVE NW OWATONNA MN 55060	ANDERSON , KIMBER DE SALVO & STEINHAUS,JOAN UNIT J 2228 BROADWAY ST GALVESTON TX 77550-4640	ARNOLD , CHARLES PO BOX 1672 MANCHESTER NH 03105	BAILEY , TINA 5460 NEAL RD FORT MYERS FL 33905	BARRERA , LEO 4406 KILLARMET DR CORPUS CHRISTI TX 78413-3117
ALBANESE , ANGELA 180 W GRAY ST HOUSTON TX 77019	ALLEN , JANELLE 3013 LAFAYETTE DR ROWLETT TX 75088	ARRIAGA , HIPOLITO 7330 NW 36TH ST LAUDERHILL FL 33319	BAILS , KIRK APT 305 35221 BRITTANY PARK ST HARRISON TOWNSHIP MI 48045	BARRETT , LISA 14519 TRIPLE CROWN L SAN ANTONIO TX 78248
ALBANESE , DAWN 156 BASSWOOD DR ELK GROVE VILLAGE IL 60007	ANDERSON , KIMBER DE SALVO UNIT J 2228 BROADWAY ST GALVESTON TX 77550-4640	ASTEINZA , MARIA APT 6D 7337 AUSTIN ST FOREST HILLS NY 11375	BAKER , ARLENE 5925 RED HILL RD PETALUMA CA 94952	BARRIE , LORRAINE 15 KULANIHAKOI KIHEI HI 96753
ALEXANDER , JANE 502 S VINE ST JEFFERSON IA 50129	ANDERSON , MARKETA 1548 W PEKIN RD LEBANON OH 45036	ATKINS , ED 1820 PANTHER RIDGE RD BOULDER CREEK CA 9500	BAKER , DIANA 5713 SOVEREIGN WAY LAS VEGAS NV 89130	BARRINGTON , TIM 344 N 5TH ST APT 6 SAN JOSE CA 95112
ALFARO , ELAINE ALFARO 424 GOLD AVE FELTON CA 95018	ANDERSON , MAX 955 FIELD ST SAN MARCOS TX 78666	ATKINS , TODD 71 MESSENGER ST PLAINVILLE MA 02762	BAKER-SMITH, ELIZABETH GERRITT 5704 W NORFOLK RD PORTSMOUTH VA 23703	BARRIO , VERONICA 4707 HICKORY HOLW AUSTIN TX 78731

BARRY , KARYN 221 WORCESTER LN WALTHAM MA 02451	BECERRA , ARLENE 10430 MORADO CIR AUSTIN TX 78759	BENTZEL , JEN 33 LINDSAY LN HANOVER PA 17331	BHENCE , BLAZE 4190 ELIZABETH CT CYPRESS CA 90630
BARRY , MARINA 250 CABRINI BLVD NEW YORK NY 10033	BECKER , CHRISTINE 3378 BISHOP RD DRYDEN MI 48428	BENTZEL , JEN 1249 LISA LN SE HANOVER PA 17331	BICKEL III , GEORGE PO BOX 301 LINCOLNDALE NY 10540
BARTON , CATHY 517 KANSALA DR ANNAPOLIS MD 21401	BECKER , ELAINE 2514 SHARMAR RD ROANOKE VA 24018	BERG , RACHEL 400 W 43RD ST NEW YORK NY 10036	BIEKMAN , GINA 11831 GATLINBURGDR HOUSTON TX 77031-2310
BARTON , GARY 3916 SHADY HILL DR DALLAS, TX 75229	BECKER , TERESA 306 HIGH PLAINS DR DRIPPING SPRINGS TX 78620-2748	BERGER , ALLAN PO BOX 277 PORT OCONNOR TX 77982	BIERI , SANDRA APT 521 4517 TRIANGLE AVE AUSTIN TX 78751
BASEMAN , JOAN 419 KEMPER RD JOPPA MD 21085	BEDRICK , SUE 151 MEADOW LN NANUET NY 10954	BERGER , KAREN 4412 OCEAN VIEW BLVD MONTROSE CA 91020	BINDERIM , GARY 2215 HICKORY CREEK DR KINGWOOD TX 77339-3140
BATEMAN , GUY PO BOX 17931 MISSOULA MT 59808	BEELER , CAROL 4721 SCHWERIN LAKE DR CORPUS CHRISTI TX 78413-5256	BERGERON , SHEILAGH 229 BAY HILL RD NORTHFIELD NH 03276	BINDERIM , GARY 2215 HICKORY CREEK DR HUMBLE TX 77339-3140
BATEMAN , REBECCA 2825 OAK LAWN AVE DALLAS TX 75219	BEERS , CATHY 2176 VIRA RD LEWISTOWN PA 17044	BERKELEY , CAROL 10 CAMELOT DR BOXFORD MA 01921	BISHOP , NORMAN 4898 ITANA CIR BOZEMAN MT 59715
BATTY , VERNON PO BOX 1299 MESILLA PARK NM 88047	BELCASTRO , FRANK 285 N GRANDVIEW AVE DUBUQUE IA 52001	BERKOWITZ , SUZY 14178 NORTH RD LOXAHATCHEE FL 33470	BISHOP , ROBERTA 167 DEL MAR CIR AURORA CO 80011
BAUER , CHERINE 85 RIVER LOOP 1 EUGENE OR 97404	BELEW , LYNETTE 2724 W PALOMINO DR CHANDLER AZ 85224	BERLINER , DIANE 2160 LAUREL CANYON RD LOS ANGELES CA 90046	BLACK , JAMES 10 BUENA VISTA ST WILMINGTON DE 19802
BAUSMAN , GREGORY 2032 ZACH SCOTT ST AUSTIN TX 78723	BELLA , PETER 110 HIBISCUS LN SAN ANTONIO TX 78213-1810	BERNARD , JANICE 100 REVOLUTIONARY RD BRIARCLIFF MANOR NY 10510	BLACKWELL , ROLLIE 229 CLAREMONT AVE SAN ANTONIO TX 78209
BAWCUM , TIFFANY 791 BARRYMORE DR ROCKWALL TX 75087	BELLACOSA , ANGELA 5511 UNIVERSITY WAY NE SEATTLE WA 98105	BERNARD , ZACH 6158 ELLSWORTH AVE DALLAS TX 75214	BLACKWOOD , BARBARA 11916 E 25TH AVE SPOKANE VALLEY WA 99206
BAXEL , GARY 68249 RISUENO CATHEDRAL CITY CA 92234	BELLO , D 1334 R ST NW WASHINGTON DC 20009	BERNAS , EDWARD 9720 COALBORO RD CHESTERFIELD VA 23838	BLAIR , WILLIAM 11561 W COLONY ST BOISE ID 83709
BAXTER , DALLAS 803 N 7TH ST ALPINE TX 79830-290	BELLOSO-CURIEL , JORGE 431 METRO WALK WAY RICHMOND CA 94801	BERNSTEIN , STEVEN 3904 BLUE MONSTER CV ROUND ROCK TX 78664-3949	BLAKE , FRANK APT 3 1010 PEDEN ST HOUSTON TX 77006-1358
BAYERDORFFER , BRYAN 1502 W 9TH ST AUSTIN TX 78703	BELTRAN , DEBORAH 930 BALFOUR DR CEDAR HILL TX 75104	BERTANO , SILVIA CORSO ROSSELLI 123/8 TORINO, TO	BLANCHETT , RICK 10269 LIVORNO DR FORT MYERS FL 33913
BEAL , JOHN 1721 FOREST LAKES AVE SE ATLANTA GA 30317	BENNETT , BARRY APT 508 1 N SCHOOL AVE FAYETTEVILLE AR 72701	BERTRAM , HARRISON P 1090 GROTON CT SCHAUMBURG IL 60193	BLANDFORD , MARK 2800 RANDY ST AMARILLO TX 79124-2309
BEAUDIN , BILL 8485 RED SPRING VALLEY RD COLORADO SPRINGS CO 80919	BENOIT , KEN 5614 114TH ST SW MUKILTEO WA 98275	BEVERLY , J 803 SHURTS ST URBANA IL 61801	BLAUWASSER , TOBY PO BOX 463 HYGIENE CO 80533
BEAVERS , NANCY 3988 MOORE HOLLOW R WOODLAWN TN 37191	BENTZ , EVA 4240 STONEHAVEN DR COLORADO SPRINGS CO 80906	BEVERLY , ROBERT PO BOX 1198 ORANGE TX 77630	BLECKINGER , DANA PO BOX 904 YACHATS OR 97498

BLOOM , AMANDA 3124 INTERNATIONAL BLVD OAKLAND CA 94619	BONFIELD , BARBARA UNIT 4D 5702 N 33RD ST TACOMA WA 98407	BORSKE , CINDY APT 10 1000 W MARION ST MANCHESTER IA 52057	BRANDT , VICKY 3318 COACHMANS WAY DURHAM NC 27705	BRISKIN , JORDAN 2850 MIDDLEFIELD RD PALO ALTO CA 94306
BLYTHE , FRANCES 555 MORGAN LN DIXON CA 95620	BONILLA , PATRICIO 214 BREES BLVD SAN ANTONIO TX 78209	BORST , MS GAYLE ELIZABETH STEWARDSHIP INC 1604 DELONEY ST AUSTIN TX 78721-1110	BRANTLEY , CLAY 2531 HIGH POINTE BLVD MCKINNEY TX 75071	BRITTLE , STEPHEN 2934 W NORTHVIEW AVE PHOENIX AZ 85051
BOBE , PABLO 1 MAIN ST NEW YORK NY 10130	BONNER , TRACEY 1707 CASTLE RD ARLINGTON TX 76014- 1516	BOST , MARY APT 36E 20 WENDELL ST HEMPSTEAD NY 11550	BRAUN , BETH 4457 N MALDEN ST CHICAGO IL 60640	BROOKMAN , BARI 6391 HILLDALE CT FORT WORTH TX 76116- 5412
BOCANEGRA , PATRICIA 216 COUNTY ROAD 6814 NATALIA TX 78059-2517	BONNETT , ANDREA NO 306 2591 FAIR OAKS AVE ATADENA CA 91001	BOSTOCK , VIC 1612 WOODGLEN LN ALTADENA CA 91001	BRAUN , BETH 4457 N MALDEN ST CHICAGO IL 60640	BROOKS , REGINA 17 WALLACE RD PITTSBURGH PA 15209
BOCCHETTI , RALPH 11856 TERRACINA LN FONTANA CA 92337	BONNINGTON , JOAN 7725 S HUNTERS CREEKWAY DR HOUSTON TX 77055-6877	BOSWORTH , DONALD 636 MULFORD RD WYNCOTE PA 19095	BRAVO , KAREN 108 BELLEPLAINE AVE PARK RIDGE IL 60068	BROOKS-FETTY , CYNTHIA 501 S 6TH ST LEOTI KS 67861
BOGOLUB , LARRY 1424 LINCOLN AVE SAINT PAUL MN 55105	BOOK , CAROL 27 MILL ST YORK PA 17406	BOULAN , CASSIDY 258 S 9TH ST PHILADELPHIA PA 19107	BRAWNER , DEBBIE 563 ELAINE DR NASHVILLE TN 37211	BROWN , DEBORAH 1823 LATEXO DR HOUSTON TX 77018-1743
BOHAN , JEFF 900 TEAGUE RD WINSTON SALEM NC 27107	BOOKHEIMER , DONNA 600C LAKE DR DOUGLASSVILLE PA 19518	BOURA , THEODORA 11 MONTFERN AVE BRIGHTON MA 02135	BREAKFIELD , SANDRA 5610 CLIFF HAVEN DR DALLAS TX 75236-2248	BROWN , LESLIE 167 E WILLIAMS AVE SALT LAKE CITY UT 84111
BOHN , DIANA 618 SAN LUIS RD BERKELEY CA 94707	BOONE , MARK 4601 WOODLAND PARK BLVD ARLINGTON TX 76013	BOWER , C 1804 N SPANISH MOSS AVE TUCSON AZ 85715	BREAZEALE , JOSEPH 863 WRIGHTS CREEK DR ASHLAND OR 97520	BROWN , MELISSA 537 CAMBRIDGE DR DESOTO TX 75115
BOICE , RUTH 162 WILLOW GROVE RD SHAMONG NJ 08088	BOONE , MARY 4601 WOODLAND PARK BLVD ARLINGTON TX 76013	BOWMAN , KEN 2838 RIVERS END RD ORLANDO FL 32817	BREDA , BO 13-927 KAHUKAI ST PAHOA HI 96778	BROWN , R 1 NOT NEEDED HOUSTON TX 77064
BOKA , ERIKA PO BOX 999 KING GEORGE VA 22485	BOOTHE , DAWN 95 LYNCH RD LEBANON CT 06249	BRABHAM , LORRAINE 932 BLOOMFIELD ST HOBOKEN NJ 07030	BREEN , CARRIE 27 CAMBRIDGE DR GREENWICH CT 06831	BROWN , ROBERT 1443 EDWARDS AVE TACOMA WA 98466
BOLDIN , JIMMY CHARLES 2602 CLEAR CV AUSTIN TX 78704-4510	BOOTON , PAMELA 825 W 11TH ST AUSTIN TX 78701-2052	BRADHAM , DAVID 2904 BARTON SKWY AUSTIN TX 78746	BREIT , JOAN 204 W 23RD N NEWTON KS 67114	BROWN , VALERIE 1204 SHELBY DALE LN CROWNSVILLE MD 21032
BOLEN , D K PO BOX 11216 SAINT PETERSBURG FL 33733	BOOZ , MARTHA 3823 VALLAY LN EL SOBRANTE CA 94803	BRADLEY , KATHY 1220 FREDERICKSBURG DR S LUGOFF SC 29078	BRENNAN , MARGOT 274 MCLAREN GATES DR MARIETTA GA 30060	BROWN , WENDY 13813 W 65TH DR ARVADA CO 80004
BOLETCHER , STEPHEN 1106 ELBURY DR APEX NC 27502	BORACCI , THERESA 1003 MONTE VISTA DR SOCORRO NM 87801	BRADLEY , RHONDA 1156 HIGHWAY 68 CROSSVILLE TN 38555	BREWER , ANNA PO BOX 331 PHOENIX AZ 85001	BROWN RIGG , SARAH 4821 SOLECITO CIR SANTA FE NM 87507
BOLIN , CLARENCE 918 W RANCH RD BOISE ID 83702	BORDONARO , LUCINDA 726 E BETHEL SCHOOL RD COPPELL TX 75019	BRADY , CAROL ANN PO BOX 57 VALLEY FORGE PA 19481	BRICKELL , JULIE APT 13 210 W UNION AVE FULLERTON CA 92832	BRUINS , SCOTT 4747 N MERIDIAN ST INDIANAPOLIS IN 46208
BOLTZ , RANDALL 1974 CRANDALL DR SAN DIEGO CA 92111	BORNHOLTZ , GAVIN 9090 CREEKWOOD LAKE TRL GRAND BLANC MI 48439	BRAITHWAITE , GEORGIA 2145 S HOGAN LN COTTONWOOD AZ 86326	BRIDGES , LINDA 201 S GLEN OAK DR ATHENS IL 62613	BRUNNER , ROBBE 4509 ROSEDALE AVE AUSTIN TX 78756-3027
BOND , KAREN 6699 2ND ST JUPITER FL 33458	BORRELLI , SILVANA 300 E BELLEWOOD DR ENGLEWOOD CO 80113	BRANDON , JENNIFER 174 BRODY LN LEXINGTON NC 27295	BRIGGS , MAURE 650 BOLTON RD VERNON ROCKVILLE CT 06066	BRYSON , JAMES 14519 FOXFORD WAY HOUSTON TX 77015
BONETTI , DONNA APT B 1170 MONROE DR BOULDER CO 80303	BORRI , PATRICIA 3341 VIVIAN CT WHEAT RIDGE CO 80033	BRANDT , DANIEL 310 WILLOW ST PORT TOWNSEND WA 98368	BRIGMAN , LIZ 4729 CREEKBEND DR HOUSTON TX 77035	BRZEZINSKI , MATT 21216 BRIAR CT SAINT CLAIR SHORES MI 48081

BUCHANAN , ELLEN 1245 S PINE ST KOUNTZE TX 77625-7643	BUSHONG , NICHOLE 12153 DRIFTWOOD LN EL PASO TX 79934	CAMERON , JEAN 1517 CONCORD CIR COLLEGE STATION TX 77845-8767	CARMON , FRANZELLE 409 TRABING RD BUFFALO WY 82834	CATAPANO , PAOLA 61 COMBE WALK DEVIZES
BUCHANAN , JEAN 8427 CANTERBURY LAKE BLVD TAMPA FL 33619	BUTKIEWICZ , MICHAEL 14560 LAKESIDE CIR STERLING HEIGHTS MI 48313	CAMP , RICHARD APT 212 363 E GILBERT ST SAN BERNARDINO CA 92404	CARNE , APRIL 1708 RIVER BIRCH DR FLOWER MOUND TX 75028-3629	CATO , MARY E 1807 PECAN PARK DR ARLINGTON TX 76012- 3033
BUCKNER , ETHAN ENERGY CAMPAIGNER EARTHWORKS STE 904 1612 K ST NW WASHINGTON DC 20006	BUTLER , ELSAMARIE 200 HIGH SCHOOL RD BAINBRIDGE ISLAND WA 98110	CAMPANINI , THOMAS 1030 CREST WAY YORK PA 17403	CARR , BARBARA 8020 BRADSHAW RD KINGSVILLE MD 21087	CAVASIAN , EDWARD 991 EL CAJON WAY PALO ALTO CA 94303
BUDNIK , BRADLEY APT 1C 10106 OLD ORCHARD CT SKOKIE IL 60076	BUTLER , LINDA 1067 HARBOUR DRAKE DR PUNTA GORDA FL 33983	CAMPBELL , KRISTIN 10580 LITTLE AVE WACONIA MN 55387	CARR , KATHLEEN 425 NE DAISY CT CEDAREDGE CO 81413	CAVAZOS , BARBARA 2236 LOMBARDY DR CORPUS CHRISTI TX 78418-4615
BUHOWSKY , JOE 83 TAHOE CT SAN RAMON CA 94582	BUTLER , SAM 8134 WESTLAWN AVE LOS ANGELES CA 90045	CAMPBELL , THERESA 29656 SPOON AVE MADISON HEIGHTS MI 48071	CARRERA , DR. RODOLFO VALLEY RESEARCH CORP	CECIL , MICHAEL 2815 HERBLO DR BURLINGTON IA 52601
BULLA , PAT 7202 FOXTREE CV AUSTIN TX 78750-7932	UTTERY , RICKEY 6395 WIEN LN COCOA FL 32927	CAMPION , ANGELA 2135 CRESTLAKE DR ROCKWALL TX 75087	2323 FARNSWOOD CIR AUSTIN TX 78704-4519	CEPEDA , FABIOLA 2306 QUAIL HOLW SAN ANTONIO TX 78232
BURCH , PIPER 404 FREMAUX AVE SLIDELL LA 70458	BUXTON , RAQUEL 4800 LAMONTE LN HOUSTON TX 77092-5434	CANADA II , RILEY 2865 CARNEGIE WAY SW MARIETTA GA 30064	CARSE , MARILYN & MERV APT 19	CERVERA , ISABEL 2118 S MAIN ST SALISBURY NC 28147
BURG , REVEREND MAX 4746 S WOODLAWN AVE CHICAGO IL 60615	BYERS , SHARON 13042 STANBRIDGE AVE DOWNEY CA 90242	CANRIGHT , MARK 8 DEBOER FARM LN ASBURY NJ 08802	4137 ANN ARBOR SALINE RD ANN ARBOR MI 48103	CHAFFIN , CARRIE 2113 PIMA DR N
BURGIN , HOLLY 14220 RUNNYMEDE ST VAN NUYS CA 91405	J C 16300 HERON ST CREST HILL IL 60403	CANRIGHT , REBECCA 8 DEBOER FARM LN ASBURY NJ 08802	CARTER , BILL 166 MOON STONE TRL BUDA TX 78610	LAKE HAVASU CITY AZ 86403
BURNASH , GEORGE 10541 MALAGA WAY RANCHO CORDOVA CA 95670	CADY , DEBORAH UNIT D9 AMBASSADOR DR MANCHESTER CT 06042	CANTER , M 167 BLACKFIELD DR BELVEDERE TIBURON CA 94920	CARTER , ROB 2855 WHITETAIL CIR LAFAYETTE CO 80026	CHARLEBOIS , STACIE 701 GRANDVIEW RD SEBASTOPOL CA 95472
BURNS , CHARLIE 29 VAN BUREN AVE NORWALK CT 06850	CALAMBRO , LESLIE 1903 BARRIBEE LN HENRICO VA 23229	CAPOZUCCA , JOHN 12 RAFFMAN RD BLOOMINGDALE NJ 07403	CARTWRIGHT , JENNIFER 2935 ARROYO	CHARRIER , J L 1910 HERITAGE DR WAYZATA MN 55391
BURNS , KATHRYN APT 101 12610 RIATA TRACE PKWY AUSTIN TX 78727-7137	CALDRON , JESSE 4025 PUENTE AVE BALDWIN PARK CA 91706	CAPURRO , LYN 8 VALLEYVIEW GREAT NECK NY 11021	SAN CLEMENTE CA 92673	CHASE , FELICIA NO 200 16027 VENTURA BLVD ENCINO CA 91436-2728
BURPO , LESLIE 28577 HAMM RD EUGENE OR 97405	CALDWELL , TIFFANY 409 7TH AVE N AMORY MS 38821	CARDENAS , MARIA 143 N DALTON AVE AZUSA CA 91702	CASABLANCA , JOHN 10811 RICHMOND AVE HOUSTON TX 77042	CHEVALIER , ALEA 4763 NOTTINGHAM DR FORT MYERS FL 33905
BURTIS , DAVID 103 JASMINE LN CALISTOGA CA 94515	CALVILLO , LUCY 1307 ALABAMA ST SAN FRANCISCO CA 94110	CARDWELL , ADRIAN 27 CHALFONT CT KNUTSFORD, CHESHIRE	CASO , MARK 1160 JUDGE SEKUL AVE BILOXI MS 39530	CHINN , KAREN 134 DOUGLAS FIR CIR CLOVERDALE CA 95425
BURVAL , PETER 115 BAILEY AVE HILLSIDE NJ 07205	CAMARDO , MARY APT 1R 298 WESTERFIELD PL GRAYSLAKE IL 60030	CAREY , MADALYNN APT 2207 11500 HUEBNER RD SAN ANTONIO TX 78230	CASTILLO , ELIDA PO BOX 643 TAFT TX 78390-0643	CHINOFSKY , LAURA 422 WENDY RD SOUTHAMPTON PA 18966
BUSH , CLAIRE 1214 NORWOOD RD AUSTIN TX 78722-1030	CAMERON , GLORIA 325 WOODLAWN DR MERCER PA 16137	CARLSON , JACK PO BOX 1954 IOWA CITY IA 52240	CASTILLO , ELIDA 131 LERDO ST TAFT TX 78390-2222	CLOUD , JARRETT 260 TABOR RD MORRIS PLAINS NJ 07950

CHAVEZ , PHYLLIS APT 5 2112 OCEAN PARK BLVD SANTA MONICA CA 90405	CLARK , VALERIE 18 DAMON RD NEEDHAM HEIGHTS MA 02494	COLINS , AMANDA 2305 N FITZHUGH AVE DALLAS TX 75204	COOK , JANET 8205 BRIARWOOD LN AUSTIN TX 78757	COTS , ANA 1816 N SPAULDING AVE CHICAGO IL 60647
CHEITLIN , MELVIN D APT 1145 1661 PINE ST SAN FRANCISCO CA 94109	CLARK-LEACH , GABRIEL ENVIRONMENTAL INTEGRITY PROJECT 1206 SAN ANTONIO ST AUSTIN TX 78701-1834	COLLAR , MICHELLE 35 SUNSET AVE NORTH ATTLEBORO MA 02760	COOK , S 17875 SE DIVISION ST PORTLAND OR 97236	COTUGNO , CAROLINE NO 412 1100 NEWPORTVILLE RD CROYDON PA 19021
CHILDS , LONNIE 327 S STAG TRL FREDERICKSBURG TX 78624	CLARKE , RITA WELLS 14244 CORAL HARBOUR CT DALLAS TX 75234-3875	COLLECCHIA , GERI APT 518 360 E SOUTH WATER ST CHICAGO, IL 60601	COOKE , DOUGLAS 19 MARINE AVE BROOKLYN NY 11209	COUNTRYMAN-MILLS , G 11906 ODEN CT ROCKVILLE MD 20852
CHIODINI , ELIZABETH APT C 231 LESLIE LN BALLWIN MO 63021	CLINGMAN , LEON 3 GATEHOUSE RD SCARSDALE NY 10583	COLLINS , CAROL 1935 NAULT RD DOVER DE 19904	COOKE , KAYE 706 BEAR LEFT ASHEVILLE NC 28805	COURTNEY , CATHY 1112 E 7TH ST HOUSTON TX 77009-7104
CHIRPIN , ROBERT 18520 VINCENNES ST NORTHRIDGE CA 91324	CLOUTIER , NICOLE D 4331 STAGHORN LN FRIENDSWOOD TX 77546-3683	COLLINS , DAVID 3560 DIXIE DR HOUSTON TX 77021-1259	COPELLO , JANELL PO BOX 1161 SNELLVILLE GA 30078	COURTNEY , TERENCE 2769 CHURCH ST EAST POINT GA 30344
CHRISTIAN , KATHRYN 960 WHITE AVE GRAND JUNCTION CO 81501	COATES , PORTLAND H NO 21 2524 BENVENUE AVE BERLELEY CA 94704	COMPTON , CARLA 6762 JUNIPER LN PLACERVILLE CA 95667	COPPOTELLI , FRED 383 SELDON EMERSON RD CEDAR MOUNTAIN NC 28718	COX , SUSAN 321 E 71ST ST NEW YORK NY 10021
CHRISTIE , BILL 2100 E SPEEDWAY BLVD TUCSON AZ 85719	COBB , ANDREW 4323 WAYNESBORO DR HOUSTON TX 77035	COMUNALE , ELLIOT 58 MENLO PARK DR AKRON OH 44313	COPPOTELLI , HEIDE 383 SELDON EMERSON RD CEDAR MOUNTAIN NC 28718	CRAMER , MARILYN 1010 OLDE TOWNE LN WOODSTOCK GA 30189
CHU , JONATHAN 40881 VALERO DR FREMONT CA 94539	COBB , ROBERT 821 VIEW HARBOUR RD KNOXVILLE TN 37934	CONE , ROSEMARY 8902 BRIDGEWOOD TRL AUSTIN TX 78729	CEDAR MOUNTAIN NC 28718	CRANNELL , RAYMOND 15 MARTINDALE AVE
CIMINO , ANDREA 3913 HAMPDEN ST KENSINGTON MD 20895	COCHRAN , CYNTHIA 2441 MAIN ST TORRINGTON WY 82240	CONNELL , MICHAEL 113 GUADALUPE HUTTO TX 78634-4442	CORMIA , MORGAN 28 WASHINGTON AVE CLIFFSIDE PARK NJ 07010	HUDSON FALLS NY 12839
CIOTTI , JOYCE 253 ARDEN RD PITTSBURGH PA 15216	COECKELENBERGH , PATRICIA 410 MERCER ST PORT ARANSAS TX 78373-5160	CONRAD , STEPHEN 1215 BRUSH CREEK BLVD KANSAS CITY MO 64110	CORMIA , NANCY 300 WINSTON DR CLIFFSIDE PARK NJ 07010	CRAVEY , BRUCE 901 TRINITY ST MARBLE FALLS TX 78654-6221
CIVEIRA , BERTHA PUNTA MOLAS 1A CANCUN, QR	COGGINS , JEANNIE 4704 APPLEWOOD RD FORT WORTH TX 76133	CONROY , BEVERLY ANN 2980 GIBRALTAR RD FISH CREEK WI 54212	CORNELIA , JARED 125 DENN PL WILMINGTON DE 19804	CRAWFORD , KWANKISHA 4100 E 144TH ST CLEVELAND OH 44128
CLARK , CHARLES 18585 SIGMA RD SAN ANTONIO TX 78258- 4204	COHEN , FRITZI PO BOX 82 NAHCOTTA WA 98637	CONROY , JANIE 1611 GLEN PARKER AVE CINCINNATI OH 45223	CORREA , HANA 54320 AVENIDA CARRANZA LA QUINTA CA 92253	CRENSHAW , SHIRLEY 11030 SCHUETZ RD SAINT LOUIS MO 63146
CLARK , DAISY 1194 E M FRANKLIN AVE AUSTIN TX 78721-1034	COHEN , HARRIET 330 E 38TH ST NEW YORK NY 10016	CONTI , JOANNE PO BOX 59 SHEFFIELD MA 01257	CORTEZ , NORMA 802 SHERATON AVE AUSTIN TX 78745	CRESSEVEUR , JESSICA NO 6 2834 CHARLESTOWN RD
CLARK JR , JAMES A 510 QUEBEC PL COLORADO SPRINGS CO 80911	COLE , TRACY 10227 N 66TH DR GLENDALE TX 85302	CONTRERAS , LUCILLE 423 W US HIGHWAY 90 WAELDER TX 78959-5297	CORTIMILIA , UTA 5105 SUNDALE LN NE FORT PAYNE AL 35967	NEW ALBANY IN 47150
CLARK , LEIGHTON 2504 5TH AVE FORT WORTH TX 76110	COLEFRANCESCHI , TINA PO BOX 201 WHITETHORN CA 95589	CONYNNGHAM , KAREN 7403 NEWHALL LN AUSTIN TX 78746-4115	COSGRIFF , MARK 1180 ANDREWS AVE LAKEWOOD OH 44107	CRESWELL , RICHARD 2557 S DOVER ST LAKEWOOD CO 80227
CLARK , ROBERT 2825 SW ELMER NELSON GRANTS PASS OR 97527	COLEMAN , MICHAEL 1 DROITWICH RD REDDITCH	COOK , BILLY 9517 PRESTHOPE DR FRISCO TX 75035	COSTA , LYNN 72 PRISCILLA AVE WARWICK RI 02889	CRONIN , JAMES 2525 W MAXWELL AVE SPOKANE WA 99201

CROOM , CAROLYN 2502 ALBATA AVE AUSTIN TX 78757-2103	CULVER , BRUCE PO BOX 264 DEERFIELD MA 01342	DARLING , CARRIE 18032 N 2ND ST PHOENIX AZ 85022	DECKARD , JON 5202 WOODVIEW AVE AUSTIN TX 78756	DEVLIN , FELICITY 2417 N WASHINGTON ST TACOMA WA 98406
CROOM , CATHERINE 30412 HEIMER CV BULVERDE TX 78163-4594	CUMMINGS , JOAN UNIT 21 297 SABIN ST PUTNAM CT 06260	DAROVIC , ELIZABETH 95 FOREST AVE RIVERSIDE IL 60546	DEDMAN , ALICIA 300 FRONTIER TRL WIMBERLEY TX 78676	DEVOSS , CAROL 1003 ASH ST SAINT CHARLES IL 60174
CROSBY , JANE 6610 EVERHILL CIR KATY TX 77450	CUMMINGS , LINDA 702 E LAWRENCE ST MONTPELIER OH 43543	DASH , AMITAV 406-171 KORTRIGHT RD W GUELPH, ON	DEE , MIKE 3004 REEF VIEW ST LAS VEGAS NV 89117	DI BENEDETTO , RAINBOW 7708 WALDON DR AUSTIN TX 78750-8264
CROSS , BRUCE 1616 LAKE ST EVANSTON IL 60201	CUOCO , NICOLETTE 12 HIGHLAND AVE FAIRHAVEN MA 02719	DASSING , DWAYNE 1124 WESTERN BLVD ARLINGTON TX 76013-3837	DEFALCO-LIPPERT , REGINA 244 NORTH RD WESTHAMPTON MA 01027	DIAMOND , STEPHEN 8 MCCURDY RD OLD LYME CT 06371
CROSS , DAVE 116 SCHOONER DR LAKEWAY TX 78738-1003	CURTIS , MARIE 7 ROBIN DRIVE OAKHURST NJ 07755	DAVENPORT , SUSAN 1321 UPLAND DR HOUSTON TX 77043-4718	DELAMATER , ADAIR 44 E MILAN ST BATH ME 04530	DIBBLE , ROBYN APT 22 164 ROUTE 27 RAYMOND, NH 03077
CROSS , JACQUI 7025 CRAYBROUGH CIR AUSTIN TX 78724	CYR , MICHELE 4511 WOODCREEK DR ARLINGTON TX 76016	DAVERSA , FRANK 15910 FM 529 RD HOUSTON TX 77095-2562	DELBRIDGE , JOHN 703 SHEILA DR CEDAR PARK TX 78613	DICKINSON-ADAMS EMILY PO BOX 250
CROSSLEY , CECILIA 3100 CATALINA DR AUSTIN TX 78741	D'ALESSANDRO , KEITH 42486 SARATOGA RD CANTON MI 48187	DAVIDSON , LISA 911 CHIQUITA ST DENTON TX 76205-8316	DELGIUDICE , MICHAEL 2105 PINDOS PONY WAY GEORGETOWN TX 78626	SUFFIELD CT 06078
CROWLEY , LAWRENCE 441 PHEASANT RUN LOUISVILLE CO 80027	D , GLORIA 31722 E DUDLEY RD CATALDO ID 83810	DAVIS , LINDA 2827 ARIZONA AVE SANTA MONICA CA 90404	DELLES , SUSAN 2801 SYKES CREEK RD ROGUE RIVER OR 97537	DIEHL , ERIN 10017 PLANTERS WOODS DR AUSTIN TX 78730
CROZAT-WILLIAMS , MADELEINE 4394 FIESTA LN HOUSTON TX 77004-6603	DACUS , CHRIS 3353 FAIRFIELD PIKE BELL BUCKLE TN 37020	DAVIS , PATRICIA 4512 DESTINYS GATE DR AUSTIN TX 78727	DELUCA , PATRICIA 45 INLETS BLVD NOKOMIS FL 34275	DILLON , CHRISTI E 175 FOREST RIDEG RD MOORESVILLE NC 28117
CRUIKSHANK , ANNA 1495 W POSSUM RD SPRINGFIELD OH 45506	DAHLE , ANNE SYDNESGATEN 9 BERGEN	DAY , C 2010 DELMAR AVE VERO BEACH FL 32960	DEMARAIS , JACKIE 15950 MCELROY RD WHITEHOUSE TX 75791-8335	DIMAGGIO , JOSEPH PO BOX 3632 BALTIMORE MD 21214
CRUMPACKER , BARB 1015 E LAKESIDE AVE COEUR D ALENE ID 83814	DAILEY , JE 945 UNIVERSITY AVE SACRAMENTO CA 95825	DAYAN , EVA 214 S ORANGE DR LOS ANGELES CA 90036	DEMARI , SARA 271 LORRAINE CIR BLOOMINGDALE IL 60108	DIPAOLA , ANTHONY 105 HIGHLAND AVE HARRINGTON PARK NJ 07640
CRUPI , KEVIN 129 E PROSPECT ST MARQUETTE MI 49855	DAISS , BECKY 1276 N WAYNE ST ARLINGTON VA 22201	DE LA LARREA , AMALIA LELO DEL ARBOL NO 29-1 CIUDAD DE MEXICO	DENTAN , ROBERT 318 BEARD AVE BUFFALO NY 14214	DISHMAN , PATRICIA 914 BRIARWOOD CREST NASHVILLE TN 37221
CRUZ , MARIAN 585 LANINI DR HOLLISTER CA 95023	DALE , BARBARA & JIM 909 VERNON ST DECORAH IA 52101	DE STEFANO , RON 113 CRESTVIEW LN MOUNT ARLINGTON NJ 07856	DERVIN , JOHN 3638 CRAIGSHER DR APOPKA FL 32712	DIVENERE , LAURA 456 S NORTONA VE LOS ANGELES CA 90020
CUCOLO , KRISTIN 194 LOOMIS ST LITTLE FALLS NY 13365	DANIELS , KEITH 8211 RENMARK LN HOUSTON TX 77070	DEAN , DANIEL LOT 128 7009 S IH 35 AUSTIN TX 78744-4813	DESJARDINS , PAUL 31 BRISTOL RD WINDSOR LOCKS CT 06096	DIXON , ANGIE 6949 HUMPHREY RD CLINTON WA 98236
CUEVAS , CARLOS 4956 SW 151 AVE DAVIE FL 33331	DANNA , MARIE 516 RUSSELL AVE RIDGEFIELD NJ 07657	DEAN , SARAH 1306 W ST NW WASHINGTON DC 20009	DESOUSA , SARAH P 351 WHISPERING OAKS SPRING BRANCH TX 78070-8001	DIXON , JOYCE H 4045 BOWSER AVE DALLAS TX 75219-3710
CUFF , KERMIT 338 MARIPOSA AVE MOUNTAIN VIEW CA 94041	DANOS , TERI 3207 HIDALGO DR TITUSVILLE FL 32780	DEARBORN , CAROL PO BOX 292 LAKEMONT GA 30552	DETMERS , PEGGY 13488 SHELTER DR RAPID CITY SD 57703	DLUGOSZ , JANICE 409 COMPASS AVE BEACHWOOD NJ 08722
CULBERT , LAURETTE 5123 2ND AVE NW SEATTLE WA 98107	DARDEN , RUTH 6524 PARK POINT LN NE SEATTLE WA 98115	DEBOLT , ANN 2032 S CRYSTAL WAY BOISE ID 83706	DEVINE , KARLA 1406 11TH ST MANHATTAN BEACH CA 90266	DOBBELAERE , AINGA RHEINWEG 2 MASTRILS

DOBROSLAWA , DOBI 21784 BRIXHAM RUN LOOP ESTERO FL 33928	DOYLE , KATHLEEN 607 CASCADE DR GOLDEN CO 80403	DURRUM , KATHY 1818 S FUNDY WAY AURORA CO 80017	EISENHOWER , DIANE 7628 FIELDSTONE RANCH SQ VERO BEACH FL 32967	EPSTEIN , M S 218 S MARTEL AVE LOS ANGELES CA 90036
DODD , REVEREND ELIZABETH 18678 CAPE SABLE DR BOCA RATON FL 33498	DRAGON , DAVID 187 WATERFORD ST GARDNER MA 01440	DUTKA , CINDY M APT 4 6547 HAVERFORD AVE PHILADELPHIA PA 19151	ELDREDGE , MARY 408 PARKER HILL RD SPRINGFIELD VT 05156	EPSTEIN , SARAH 5620 OREGON AVE NW WASHINGTON DC 20015
DODIA , SATYAJEET 10312 DIANELLA LN AUSTIN TX 78759	DRAKE , STACY 2777 SW WAKE ROBIN PL CORVALLIS OR 97333	DUTSCHKE , STEPHEN 4306 DARBROOK RD LOUISVILLE KY 40207	ELDRIDGE , CHANTAL 6526 NEEDHAM LN AUSTIN TX 78739-1512	ERPELDING-GARRATT , LIZ 400 PLANTATION GROVE
DONN , MARJORY 117 NORTHWAY GREENBELT MD 20770	DRAVIS , JEFF 4133 TENNYSON ST HOUSTON TX 77005-2749	DWYER , VIRGINIA 510 SIBLEY ST SAINT PAUL MN 55101	ELIASSEN , A HENRY PO BOX 587 HOUSTON TX 77001	LANE SAINT AUGUSTINE FL 32086
DONOFRIO , ADAM 25118 SMITH GROVE RD NORTH DINWIDDIE VA 23803	DREWS , JANE 4712 W OAKWOOD DR MCHENRY IL 60050	DYCUS , TERRY 1523 SAN ELIJO RD SAN MARCOS CA 92078	ELLIOTT , KAREN 1429 MARINER PL ROHNERT PARK CA 94928	ESCOTO , MIGUEL 724 SCOTT LN EL PASO TX 79932
DONOVAN , STEPHAN 11900 N LABYRINTH DR TUCSON AZ 85737	DUCAN , JORDAN 3919 ESSEX LN HOUSTON TX 77027-5141	DZOBA , JONATHAN 702 CLARENDA FALS LN SUGAR LAND TX 77479	ELLISOR , MONICA 23041 APPLE ARBOR DR SPRING TX 77373	ESPINOZA , DEBRA 3216 TOMAHAWK ST EL PASO TX 79936-2316
DOOLEN , TINA 8100 SHARON RD NEWBURGH IN 47630	DUDA , TIMOTHY 340 QUEEN ANNE CT SAN ANTONIO TX 78209- 6625	EARHART , ANNE PMB 1400 668 N COAST HWY LAGUNA BEACH CA 92651	ELLMAN , CARL APT 6K 6574 WETHEROLE ST REGO PARK NY 11374	ESPOSITO , DAN 1510 N ROWELL AVE MANHATTAN BEACH CA 90266
DORF , BARBARA 120 SHADOW MOSS LN ROCKPORT TX 78382	DUFF , LUCY 9210 FOLWER LN LANHAM MD 20706	EARLY , BEVAN PO BOX 41 SCHENECTADY NY 12345	ELMAN , MARK 45 4TH ST PARK RIDGE NJ 07656	ESSEX , MICHAEL 1481 LAKEHILLS DR
DORMONT , MITCHELL 3408 TEESIDE DR NEW PORT RICHEY FL 34655	DUGAN , DAREN 5800 ECHO BLUFF DR HALTOM CITY TX 76137	ECKBERG , BRENDA 1503 N 5TH ST PEKIN IL 61554	ELSE , CAROL 9702 VETERANS DR SW LAKEWOOD WA 98498	EL DORADO HILLS CA 95762
DORRELL , PERRY 11105 ELBECK DR HOUSTON TX 77035-5914	DUKE , LISA 1518 COCHISE DR ARLINGTON TX 76012- 4320	ECKER , CHRISTOPHER 112 CALVERT RD ROCKVILLE MD 20850	EMERSON , JAN APT 5B	EUDY , ELAINE 2501 ROMAIN WAY ATLANTA GA 30344
DORSEY , ANN 18042 SCHOENBORN ST NORTHRIDGE CA 91325	DUKE , RONALD 2074 HIGHWAY 39 HUNT TX 78024-3408	ECKLES , SABRINA 507 N ELKHART AVE LUBBOCK TX 79416-1303	250 FORT WASHINGTON AVE NEW YORK NY 10032	EUSTIS , SCOTT 935 GRAVIER ST NEW ORLEANS LA 70112
DOUGHERTY , CHRISTINE 600 DEER CROSSING LN WIMBERLEY TX 78676- 5620	DUNCAN , GREGORY 9609 SPURWOOD CT FORT WAYNE IN 46804	EDMONSON , MARY 16023 PEBBLE BEND DR HOUSTON TX 77068-1213	EMERSON , LAWRENCE 1344 MANCHESTER ST NATIONAL CITY CA 91950	EVANS , D 20609 NE 157TH ST KEARNEY MO 64060
DOUGHERTY , DENNIS 226 CLUB DR NOVATO CA 94945	DUNN , MS BETTY S 118 PLEASANT VALLEY DR BOERNE TX 78006-5646	EDWARDS , CAMRYN 812 W SAINT LOUIS AVE SEADRIFT TX 77983	ENGEL , CINDY 9025 ALDWICK DR DALLAS TX 75238-3424	EVANS , HERSHA 55 GRIGGS ST CHRISTIANSBURG VA 24073
DOUGHTY , NEIL 5026 KINGFISHER DR HOUSTON TX 77035	DUNN , ELMO 208 HARROGATE PL LONGWOOD FL 32779	EDWARDS , NANCY 10601 BASSOON DR HOUSTON TX 77025-5703	ENGLAND , AMBER 1841 COLQUITT ST HOUSTON TX 77098	EVANS , PAM PO BOX 644 KEMP TX 75143-0644
DOUGLAS , DIANNE 2723 E VALENCIA DR PHOENIX AZ 85042	DUNN , LOIS 1466 W 1200 N LAYTON UT 84041	EHR , R MICHAEL 2839 N SUMMIT AVE MILWAUKEE WI 53211	ENZINNA , SUSAN 1516 DAPHNE ST BROOMFIELD CO 80020	EVANS , PAMELA 406 S MAIN ST KEMP TX 75143
DOUGLAS , VIRGINIA 133 BRANDTSON AVE ELYRIA OH 44035	DUPLISSIS , EVE 535 MILLBROOK CIR SE CLEVELAND TN 37323	EHRlich , GARTH 878 BAY POINT DR	EPSTEIN , KELLY 18319 CHAMPION FOREST DR	EVELER , SISTER JOSETTA APT 26
DOWLING , HOLLY 6316 MEADOWRIDGE DR SANTA ROSA CA 95409	DURAN , MARGARET A JOSE M DURAN MD 4022 CONGRESSIONAL DR CORPUS CHRISTI TX 78413-2523	MADEIRA BEACH FL 33708	SPRING TX 77379-3973	4707 BROADWAY SAN ANTONIO TX 78209

EVERSOLE , APRIL 33790 STATE ROUTE 518 HANOVERTON OH 44423	FERRELL , GEORGE 338 15TH ST SANTA MONICA CA 90402	FISHER , NANCY 7417 VINEYARD TRL GARLAND TX 75044	FORMAN , JANET APT 12C 351 W 24TH ST NEW YORK NY 10011	FRANKLIN , LG ABROAD 1347 BEACON ST BROOKLINE MA 02446
EWING , TORY 18238 SUNSET LN OMAHA NE 68135	FEXIS , DEBORAH 47 LAKEVIEW DR NOTTINGHAM NH 03290	FISHMAN , TED 790 VILLA TERESA WAY SAN JOSE CA 95123	FORNARI , ARTHUR 2500 Q ST NW WASHINGTON DC 20007	FRANTZ-CRAFTON , CANDY APT 111
FAHRENWALD , GILL PO BOX 2323 OLYMPIA WA 98507	FIEDLER , ED 11505 JUNE DR AUSTIN TX 78753-2928	FITZE , CHARLES 1723 121ST LN NW COON RAPIDS MN 55448	FORREST , KIM 784 BLUFF DR LOS BANOS CA 93635	2636 17TH AVE SANTA CRUZ CA 95065
FAIRCHILD , STEPHANIE 1211 FOSTER AVE CAMBRIDGE OH 43725	FIELDEN , JESSICA 6620 WOODLAND PL OAKLAND CA 94611	FLATHER , DYLAN 1114 S 3RD ST HAMILTON MT 59840	FOSKETT , MARYANNA 101 BRANTWOOD RD ARLINGTON MA 02476	FRANZEN , ELLEN 970 JONES ST BERKELEY CA 94710
FAIRCLOTH , DIANE 984 PROCTORS PURCHASE RD HARTLY DE 19953	FIELDER , DR. 2234 CARMEL DR CARROLLTON TX 75006- 2801	FLATLEY , DAN 13650 SPRING GROVE AVE DALLAS TX 75240	FOSTER , TRACY 290 STEELMANVILLE RD EGG HARBOR TOWNSHIP NJ 08234	FREDERICK , MISS LESLIE APT 1004 2277 S KIRKWOOD RD HOUSTON TX 77077-6158
FAIRLEY , PETER 9918 PELICAN DR KINGS BEACH CA 96143	FIELDER , AIXA 1803 N WILTON PL LOS ANGELES CA 90028	FLETCHER , JEANNE 2710 WENDOVER TER PALM HARBOR FL 34685	FOUNDATION , MARIANNE 700 TROTTER LN MELBOURNE FL 32940	FREEMAN , LINDA 28 QUARRY CIR MILFORD NH 03055
FARBER , JOAN APT 6L 400 W 23RD ST NEW YORK NY 10011	FIELDER , L 2234 CARMEL DR CARROLLTON TX 75006- 2801	FLOWERS , HERSHEL 3505 NW 63RD TER KANSAS CITY MO 64151	FOWLER , CLARA 5130 CHEENA DR HOUSTON TX 77096	FRIED , ADRIAN 17 RAPOSA VISTA NOVATO CA 94947
FARLEY , CHANDA 117 FORD ST CANTON NC 28716	FIELDER , LINDA 2234 CARMEL DR CARROLLTON TX 75006- 2801	FLYNN , DONNA 324 W MULBERRY AVE SAN ANTONIO TX 78212	FOWLER , VICTORIA 11031 RAINBOW GLEN DR HOUSTON TX 77064-4555	FRIEDMANN , MICHAEL UNIT 253
FARWELL , LAURA 897 LITTLE LAKE RD MARQUETTE MI 49855	FIGHERA , LINDA 463 PELHAM RD NEW ROCHELLE NY 10805	FOLEY , LISA 2813 AMESBURY DR PLANO TX 75093-4738	FOX , GENE 3841 N CROATAN HWY KITTY HAWK NC 27949	2619 PONTON AVE BRONX NY 10461
FEINERMAN , LYNN PO BOX 2068 MILL VALLEY CA 94942	FINGERMAN , ROBERT PO BOX 977 MONTEAGLE TN 37356	FOLEY , SUSAN 225 MUNGER HILL RD WESTFIELD HAMPDEN COUNTY MA 01085	FOX , STEPHANIE C 14 WYNDCLIFFE PARK BLOOMFIELD CT 06002	FRUSTERI , MARIANNE 2323 WOOSTER RD ROCKY RIVER OH 44116
FEINERMAN , LYNN PO BOX 2068 MILL VALLEY CA 94942	FISCHER , ELAINE 2514 SHARMAR RD ROANOKE VA 24018	FOMA , LUCY 714 ROSITA ST SANTA FE NM 87505	FRANCES , BARBARA 399 CARPENTERIA RD AROMAS CA 95004	FULKOSKI , VIKKI PO BOX 663 FALLBROOK CA 92028
FELETAR , LINDA 804 SE 99TH AVE VANCOUVER WA 98664	FISCHER , QUENTIN 2514 SHARMAR RD ROANOKE VA 24018	FONT , NICO 5/1 COMELY BANK ROW SHREVEPORT LA 71150	FRANCIS , MICHAEL 508 CANDLEWOOD RD FORT WORTH TX 76103- 1146	FURSICH , ROB 9 S LONGFELLOW ST HARTSDALE NY 10530
FELT , KATHLEEN 702 CORNELIA ST NORTH MANKATO MN 56003	FISCHOFF , ROBERT PO BOX 2743 SILVER CITY NM 88062- 2743	FORBES , JIM 1326 CLEVELAND ST EVANSTON IL 60202	FRANCISCO , LINDA 13660 SHERWOOD OAK PARK MI 48237	FUSHILLE , MARISA 4521 RIMROCK TRL AUSTIN TX 78723-6011
FEMMER , JOHN 34 ARBOR POINT CT SAINT CHARLES MO 63303	FISH , JASON 5312 LEAVITT WAY FAIR OAKS CA 95628	FORBES , WILLIAM 607 BURK ST NACOGDOCHES TX 75964-5318	FRANCK , FAITH 2629 DESERT GLEN DR LAS VEGAS NV 89134	FUTRELL , SHERRILL 151 INNER CIR DAVIS CA 95618
FERRAND , JEFFREY 411 CORDOVA ST DALLAS TX 75223-1221	FISHER , MELISSA 24230 MADRID HILL LN KATY TX 77494-3835	FORD , LINDA 540 PARK LN RICHARDSON TX 75081- 4276	FRANCK , MATTHEW 19 RARITAN AVE APT BF HIGHLAND PARK NJ 08904	GACS , TIBOR TOTH JOZSEF U 59 BUDAPEST
FERRARA , ROBERT 841 E CARLSON ST CHEYENNE WY 82009	FISHER , MICHAEL 2669 JUNIPER LN GRAPEVINE TX 76051	FOREMAN , CHARLES & CLAUDIA 518 FRANKLIN DR ARLINGTON TX 76011- 2244	FRANK , SHARON 2006 PHEASANT DR LEWISVILLE TX 75077- 7628	GAGNON , BRIAN 6 WARWICK RD FRANKLIN MA 02038
FERRELL , ARLEEN PO BOX 62 MARMARTH ND 58643		FORMAN , FAY APT 9F 355 8TH AVE NEW YORK NY 10001	FRANKLIN , DOUG 383 BOUNDARY ST WAYNESVILLE NC 28786	GAISER , JORG ALTE TONBACHSTRASSE 14 BAIERSBRONN, BW



GALBADORES , ANJELINA 2216 E DONNER AVE FRESNO CA 93726	GATES , RITA 4312 AVENUE A AUSTIN TX 78751	GIBSON , JODY 317 E WALL AVE DES MOINES IA 50315-5259	GLOVER , RICHARD PO BOX 604 TIERRA AMARILLA MN 87575	GORDON , LISA 2549 CRESCENT MEADOWS CT
GALDO , QUERIDO 3011 E 29TH ST OAKLAND CA 94601	GEBHARDT , PETER 3636 MCKINNEY AVE DALLAS TX 75204-1422	GIES , WILLIAM 19110 SUNNYSIDE DR SARATOGA CA 95070	GOAD , DIANA 3462 CAPOTERRA WAY DUBLIN CA 94568	MURFREESBORO TN 37128
GANMORYN , CROITIENE 6211 SE 24TH AVE OCALA FL 34480	GEER , MATT 8155 ROSEMERE CT WILLOW SPRINGS IL 60480	GIFFEN , PHOENIX 9 BRIDGE CT FAIRFAX CA 94930	GODWIN , DORIS 825 KINGS ARMS WAY ALPHARETTA GA 30022	GORDON , SUZANNE 1430 SE 23RD TER CAPE CORAL FL 33990
GANN , LAURA 21514 IVORY GATE LN KATY TX 77449	GENDRON , BOB 5031 W BALMORAL AVE CHICAGO IL 60630	GIFFORD , MARY 5002 STRASS DR AUSTIN TX 78731-563	GOFF , FRANCES 37 S SIERRA MADRE BLVD PASADENA CA 91107	GORE , JESSE 2411 CHAPEL AVE NASHVILLE TN 37206
GARCIA , SHERNAZ 4202 ADELPHI LN AUSTIN TX 78727	GENDVIL , DEREK STE 360 9030 W SAHARA AVE LAS VEGAS NV 89117	GILBERT , CAMILLE 1923 SAN ANDRES ST SANTA BARBARA CA 93101	GOLDBERG , SUSAN 1609 ARBOR DR GLENDALE CA 91203	GORMAN , JOSEPH 1933 INDIANA ST HOUSTON TX 77019-6503
GARD , ALICE 1705 GORDON DR NAPLES FL 34102	GERARD , NOELLE PO BOX 625 EL PRADO NM 87529	GILL , MARC 5 NIRAM LN SAN ANTONIO TX 78216	GOLDSMITH , KEN 258 SANDY BAY RD WILLIAMSBURG VA 23185	GORRIN , EUGENE 2607 FREDERICK TER UNION NJ 07083
GARDNER , CHERYL 108 ARVIN DR TERRELL HILLS TX 78209	GERARD-DIBENEDETTO , IRA 1440 MARLEIGH LN SOUTH ELGIN IL 60177	GILLETTE , KENNETH 1040 TEVIS ST SE PALM BAY FL 32909	GOLDWOOD , DENNIS 76 W SANDALBRANCH CIR SPRING TX 77382	GOSS , PATSY 308 N MCKINNEY ST ENNIS TX 75119-3946
GARDNER , HOLLY 4023 HIGHGROVE DR DALLAS TX 75220	GERLACH , RANDY 50 ARDENDALE DR DALY CITY CA 94014	GILLHAM , MS PATSY 13110 CHAVILE CYPRESS TX 77429-2992	GONZALES JR , FRANK 1407 S SHELDON RD PLYMOUTH MI 48170	GRAFF , WANDA 580 S IVY ST CANBY OR 97013
GARESCHER , MARIE 3 PHEASANT WALK PEEKSKILL NY 10566	GERNER , ROBIN 3110 SOUTHLAKE BLVD SOUTHLAKE TX 76092	GILMORE , A G STE 3821 340 S LEMON AVE WALNUT CA 91789	GONZALEZ , MARGARITA 405 S VICTORIA RD DONNA TX 78537	GRAFFAGNINO , FRANK & MARY ANN
GARGIULO , T 330 E 54TH ST NEW YORK NY 10022	GERON , LYNDA 1018 N CHERRY ST FREDERICKSBURG TX 78624	GILRUTH , JEAN 12800 BRIAR FOREST DR HOUSTON TX 77077-2245	GONZALEZ , YAZMIN 9627 MAPLE ST BELLFLOWER CA 90706	1467 MARVIN GARDENS LN PRESCOTT AZ 86301
GARLIT , DONALD 49651 SHENANDOAH CIR CANTON MI 48487	GERSHTEN MD , MITCHELL 15426 FIRE MOUNTAIN RD PAONIA CO 81428	GINIEWICZ , DEBORAH 254 E COUNTY RD RUTLAND MA 01543	GOODING , JUDITH 9962 S FALCONVIEW DR SANDY UT 84092	GRANATO , INDA 2772 MAXWELL ST PHILADELPHIA PA 19136
GARNER , MARTY 2704 WOODSTREAM LN MCKINNEY TX 75070	GERTIG , LINDA 310 KOUBA DR BELLEVUE NE 68005	GIRARD , MARY 4829 HARDING ST DEARBORN HEIGHTS MI 48125	GOODMAN , ELLEN 1 BUTLER AVE PROVIDENCE RI 02906	GRANBERRY , SARAH 3615 BELLEFONTAINE ST HOUSTON TX 77025
GARNESKI , CATHERINE 261 SALT CREEK DR DOVER DE 19901	GESTRING , BONNIE 232 W SUSSEX AVE MISSOULA MT 59801	GITSCHIER , JENNIFER 494 MARSHALL ST LEICESTER MA 01524	GOODMAN , MARK 6506 REDPINE RD DALLAS TX 75248-2952	GRANIELLO , LUCIANO 2708 METAIRIE HEIGHTS AVE
GARRECHT , JAMILA 620 E ST PETALUMA CA 94952	GHIDONI , DON 4161 N CHELSEA AVE KANSAS CITY MO 64117	GLEASON , DEBRA 5700 W GRACE ST CHICAGO IL 60634	GOODRICH , D'ARCY 13454 FOWLER AVE OMAHA NE 68164	METAIRIE LA 70002
GARVETT , ESTHER 1861 NW SOUTH RIVER DR MIAMI FL 33125	GIBB , KEN PO BOX 11616 ZEPHYR COVE NV 89448	GLICK , RALPH 7051 MANDERLAY DR FLORENCE KY 41042	GORAK , MARTHA 22502 DOWNSDALE CIR KATY TX 77450-8248	GRANT , DAVID 211 STANFORD AVE MEDFORD OR 97504
GASSER , DUNJA OBERE BUETSCHEN 101 REIGOLDSWIL	GIBBONS , BRIAN 19510 LORAIN RD FAIRVIEW PARK OH 44126	GLIVA , STEPHEN 713 MULFORD ST EVANSTON IL 60202	GORDON , AMANDA 828 LIGHTHOUSE CV SANFORD FL 32773	GRAPER , BARBARA PO BOX 982 TEMPLETON CA 93465
GATES , PURLY 598 LAME HOSS LN DRIFTWOOD TX 78619-9730	GIBBS , DEBORAH 17402 N 123RD DR SUN CITY WEST AZ 85375	GLOVER , NATTALIE 102 MCBRIDE LN ALPINE TX 79830-1035	GORDON , CAROL 2801 GLENDOWER AVE LOS ANGELES CA 90027	GRAVANCE , ROCHELLE PO BOX 1205 COLUMBUS MT 59019

GRAVES , CARYN 1642 CURTIS ST BERKELEY CA 94702	GRIFFEY , PAT 750 HICKORY RD SECANE PA 19018	GURDIN , J BARRY 247 ORTEGA ST SAN FRANCISCO CA 94122	HAINKE , MARTINA 2981 E OVERLOOK RD CLEVELAND HEIGHTS OH 44118	HANSEN , JEFF 11019 N 110TH DR SUN CITY AZ 85351
GRAY , LORRAINE 16 SYMMES ST ROSLINDALE MA 02131	GRIMES , C PO BOX 196 GRANITEVILLE VT 05654	GUTHRIE , LAURIE 1908 POLSTAR DR PLANO TX 75093	HAIR , CAROLINE 732 WYNETTE WAY COLUMBIA SC 29229	HANSEN , JULIE 3255 JUNIPER ST FREEMAN SD 57029
GRAY , MICHAEL 1505 CHRETIEN POINT DR MANSFIELD TX 76063- 3804	GROENENDAAL , SUSANNE 1313 OLD BOALSBURG RD STATE COLLEGE PA 16801	GUTHRIE , WILLIAM 143 PINE CREST LN BLUEMONT VA 20135	HALL , ROBERT 1946 GROVE ST SAN FRANCISCO CA 94117	HANSLER , JAMES 9224 WINDSWEPT DR BRECKSVILLE OH 44141
GREEN , KERSTIN APT 208 9431 LIVE OAK PL DAVIE FL 33324	GRONER , ANYA 4948 DEMONTLUZIN ST NEW ORLEANS LA 70122	GWYNN , MAUREEN 49300 US HIGHWAY 20 OBERLIN OH 44074	HALLIGAN , MARCIA S4001 RIVER RD VIROQUA WI 54665	HANSON , ART 1815 BRIARWOOD DR LANSING MI 48917
GREENBERG , BERT 6166 MONTGOMERY PL SAN JOSE CA 95135	GROSS , CHERYL 4112 WOODVIEW DR SARASOTA FL 34232	H , BRANDON PO BOX 52 HORTONVILLE WI 54944	HALLIGAN , SUE 1190 SCHOONER WAY WOODBURY MN 55125	HANSEN , JULIE 3255 JUNIPER ST FREEMAN SD 57029
GREENBERG , STEPHEN 14 TURPENTINE DR NEVADA CITY CA 95959	GROVE , JANE 109 W 2575 N CLEARFIELD UT 84015	H , D 30000 ORANGE AVE FORT PIERCE FL 34945	HALLMARK , JENA 32416 HUPP DR TEMECULA CA 92592	HANSLER , JAMES 9224 WINDSWEPT DR BRECKSVILLE OH 44141
GREENMAN , JESSEA 586 62ND ST OAKLAND CA 94609	GRYK , D 85 MARJORIE MANCHESTER CT 06042	H , HOLLY 519 W CARROLL ST MACOMB IL 61455	HALPIN , BEKI 302 S 7TH ST PFLUGERVILLE TX 78660-3909	HANSON , ART 1815 BRIARWOOD DR LANSING MI 48917
GREENOUGH , MOLLIE 16 E 1ST AVE KENNEWICK WA 99336	GRZEGORZEWSKI , MARK 6845 22ND ST N SAINT PETERSBURG FL 33702	H , JANET 93619 E BLUE BIRD LN NORTH BEND OR 97459	HAMANN , KARL 213 SPRING CREEK RD S RED WING MN 55066	HANTA , HASHI HC 1 BOX 8986 SELLS AZ 85634
GREENSTONE , BRIAN 12405 JOHN SIMPSON CT AUSTIN TX 78732	GUARINO , DOLORES 12 MARVEL RD NEW HAVEN CT 06515	H , TESS 190 PRIVATE ROAD 1015 LAMPASAS TX 76550	HAMILTON , PAMELA 433 ANCHOR LN SACRAMENTO CA 95605	HARDER , KATE 1N186 MAIN ST GLEN ELLYN IL 60137
GREER , BARBARA 169 INNER CIR DAVIS CA 95618	GUDMUNDSON , LORI PO BOX 6003 BELLINGHAM WA 98227	HAACK , MYRTHALA 250 S SAN GABRIEL LOOP LIBERTY HILL TX 78642- 5747	HAMMOND , MARCELLA 3156 MUIR FIELD RD MADISON WI 53719	HARDING , LISA 7140 CISCO GARDENS RD JACKSONVILLE FL 32219
GREGORY , MARC PO BOX 16171 BEVERLY HILLS CA 90209	GUERRERO JR , FELICITO 191 JIM BOWIE DR PAIGE TX 78659	HAAVIK , KRISTOF N79 W 15704 CHARLES CT MENOMONEE FALLS WI 53051	HANCOCK , JONATHAN 1947 W SUPERIOR ST CHICAGO IL 60622	HARGROVE , BARBARA 22 COOLIDGE ST HAMMOND IN 46324
GREGORY , PROBYN 10877 DELIBAN ST TUJUNGA CA 91042	GUILLORY , CHRIS APT 5 420 S LAUREL ST PORT ANGELES WA 98362	HAFLICH , ANNE 6723 SW SWONTHOLD RD TOPEKA KS 66614	HANDLEY , MARGARET 6417 VINELAND RD ORLANDO FL 32819	HARGROVE , MARY 8508 ADIRONDACK CV AUSTIN TX 78759-7917
GREINKE , PAMYLLE PO BOX 456 PECONIC NY 11958	GULLA , RONALD 1544 SCENIC VALLEY RD WAUKON IA 52172	HAGGARD , ALAN 1828 GATEWAY DR SAN DIEGO CA 92105	HANDLIN , JENNIFER 12425 N DERRINGER RD MARANA AZ 85653	HARLAND , DONALD PO BOX 2080 CANDLER NC 28715
GREINARD , MARK HAYDUKE YUCK SPRAWL 4222 E WINDROSE DR PHOENIX AZ 85032	GULLO , PAOLA 29103 SPRUCE POND CIR PLAINVIEW NY 11803	HAGUE , COLE 103 SAINT ROSE ST BOSTON MA 02130	HANRATTY , LINDA L 4236 OAK PARK CT FORT WORTH TX 76109- 9552	HARMON , RANDY 5222 SW 10TH AVE TOPEKA KS 66604
GRIEBLER , SUE 7 SLADE DR PIKESVILLE MD 21208	GUMINA , GREG 2646 BUCKINGHAM AVE BIRMINGHAM MI 48009	HAHN , KATHERINE PO BOX 440655 HOUSTON TX 77244	HANSE , CONSTANTINA 101 LLOYD AVE APT 1 PITTSBURGH PA 15218	HARPER , ALAN 3330 WARNER RD RICHMOND VA 23225
GRIEPSMA , DEBI 14000 SAN BERNARDINO AVE FONTANA CA 92335	GUNTHER , KEN 11024 161ST ST N JUPITER FL 33478	HAINES III , ELLIOTT 218 VERNON ST BERKELEY SPRINGS WV 25411	HANSEN , AMY 11589 MARTIN RD ROCKPORT WA 98283	HARPER , BARBARA 13535 AGUA DULCE CASTROVILLE CA 95012

HARPER , LESLIE 21681 DAWN RIDGE DR N COLFAX CA 95713	HARVEY , VALERIE 1035 RYAN LN WALNUT COVE NC 27052	HELD-WARMKESSEL , JEANNE 110 SANTA ANITA DR NORTH WALES PA 19454	HERTHER , JAMES 1585 COHANSEY ST N SAINT PAUL MN 55117	HITTEL , KENNETH 250 W 90TH ST NEW YORK NY 10024
HARPER , MARILYNN APT 203 216 N MONROE ST MEDIA PA 19063	HARWELL , HUGH 249 UNITY RD ALBION ME 04910	HELLWIG , KAREN 6266 MORLEY AVE LOS ANGELES CA 90056	HESS , REGULA 24 RUE DE RONQUEROLLES DIXON CA 95620	HITTEL , SUSAN APT 10HAPT 250 W 90TH ST MANHATTAN NY 10024
HARPER-SMITH , PAM 1112 NEAL PICKETT DR COLLEGE STATION TX 77840-2611	HASLAG , ROBERT 878 W PEMBROOK AVE NIXA MO 65714	HEMINGWAY , BRITLIN 13809 PAISANO CIR AUSTIN TX 78737-9519	HEYN , PIA 4040 MOUNTAIN CREEK RD	HLODNICKI , BRUCE 6235 LAWRENCE DR INDIANAPOLIS IN 46226
HARRIS , FRANKIE 901 WILLIAMS DITCH RD CANTONMENT FL 32533	HATCHETT , JAMES 18606 KESWICK ST RESEDA CA 91335	HEMZACEK , ELIZABETH UNIT A 229 BROOKSIDE LN WILLOWBROOK IL 60527	CHATTANOOGA TN 37415	HODGES , SHERRI 3916 W SOLAR DR PHOENIX AZ 85051
HARRIS , FREYA 1374 DONNELLY AVE SW ATLANTA GA 30310	HAUCK , MOLLY 3900 DECATUR AVE KENSINGTON MD 20895	HENDERSON , DEWITT 3476 NORTHPOINTE DR LAS CRUCES NM 88012	HICKS , ROBERT APT 1740 2999 E OCEAN BLVD LONG BEACH CA 90803	HOEHNE , ANGELA BAHNWEG 4 TAUFKIRCHIN VILS
HARRIS , JENNIFER 700 WARREN RD ITHACA NY 14850	HAWKINS , MARTA 366 WILLIAM WELLS RD RICHMOND HILL GA 31324	HENDRICK , JANA PO BOX 33 POLLOCKSVILLE NC 28573		HOFFMAN , DONNA L 1500 GREGORY ST AUSTIN TX 78702-2732
HARRIS , JULIE 4185 SW 167TH AVE ALOHA OH 97078	HAYES , CHRISTINE 1534 FAIRWOOD WAY UPLAND CA 91786	HENDRICKS , RICHARD 1127 CHIMNEY TRL WEBSTER NY 14580	HIESTAND , NANCY 526 S CAMPUS WAY DAVIS CA 95616	HOGAN , SARAH 1306 W 40TH ST AUSTIN TX 78756
HARRIS , KYM PO BOX 1097 TRACYTON WA 98393	HAYS , LAUREL 1631 OXFORD ST HOUSTON TX 77008	HENDRICKSON , ALANA APT 205 22 S 5TH AVE HOPKINS MN 55343	HILF , LINDA 48 ADAMS DR CHESWICK PA 15024	HOLL-SHIMA , JUSTIN 4428 42ND AVE S MINNEAPOLIS MN 55406
HARRIS , LESLIE 1204 OAK DR FLOWER MOUND TX 75028	HAZELTON , JUDITH 1617 US RT 7 S BENNINGTON VT 05201	HENNING , DAVID 9352 EISENHOWER DR MARSHFIELD WI 54449	HILL , ALEXANDER 6642 MUIRLANDS DR LA JOLLA CA 92037	HOLLAND , BRETT 1217 BOSTON ST LOS ANGELES CA 90026
HARRIS , RON 2802 50TH ST S WISCONSIN RAPIDS WI 54494	HAZYNSKI , CHRIS 17 GATE CT BURLINGTON NJ 08016	HENRY , AMY 22 PERKINS AVE NORTHAMPTON MA 01060	HILL , BARBARA & MICHAEL 701 MINERAL HILL RD MINERAL WA 98355	HOLLINGSWORTH , JUDY 2903 ANTARES CIR GARLAND TX 75044-6225
HARRIS , SHIRLEY 3502 PRIMROSE DR WILLITS CA 95490	HAZZARD , SANDRA 7909 THAMES LN RIVERVIEW FL 33578	HENSCHEN , BOB 850 JAQUET DR BELLAIRE TX 77401-2815	HILL , BARBARA & MICHAEL 701 MINERAL HILL RD MINERAL WA 98355	HOLLINRAKE , MARK 35 MORNINGSIDE AVE NEW YORK NY 10026
HARRISON , RANDY 4051 WAGNER ST EUGENE OR 97402	HEARD , ELIZABETH 10708 PRATT LN AUSTIN TX 78748-3032	HENSLEY , BOBBIE 228 UNAKA ST GREENEVILLE TN 37743		HOLLIS-FRANKLYN , C C 146 STEWART DR
HARRY , EMILY 6812 THORNCLIFFE DR AUSTIN TX 78731	HEARD , YANNICK 7407 NAVAJO PASS LEANDER TX 78641-9129	HENSON , LANA 2009 N GATEWOOD AVE OKLAHOMA CITY OK 73106	HILL , JENNIFER 127 SPRING VALLEY RD WESTERVILLE OH 43081	BELVEDERE TIBURON CA 94920
HART , KATHY 11 ASPEN DR CALDWELL NJ 07006	HEATH , SUSAN 2552 MOUNT VERNON ST SE ALBANY OR 97322	HERBERT , MR WILLIAM 45600 HWY 79 BOX 950 AGUANGA CA 92536	HINOJOSA , REBEKAH APT 1500A 3005 OLD ALICE RD	HOLMES , LORNA 215 N KING ST HONOLULU HI 96817
HARTLINE , SETH 5221 DILLON CIR HALTOM CITY TX 76137	HECK , KERRY 22 FAIRVIEW AVE PEQUANNOCK NJ 07440	HERNANDEZ , MARGARET 12610 HOBBS TERRACE TOMBALL TX 77377	BROWNSVILLE TX 78521-1555	HOMSEY , ELLEN 466 SNUFF MILL LN HOCKESSIN DE 19707
HARTMAN III , GEORGE 2514 EVANS AVE LOUISVILLE CO 80027	HECK , NANCY 822 SPEED ST SANTA MARIA CA 93454		HINSON , KATHY 3617 E SEXTON ST GILBERT AZ 85295	HONEYMAN , USHA 2645 SE CRYSTAL LAKE DR
HARVEY , JO 204 EASTGATE AVE N PACIFIC WA 98047	HEERMANS , JAMES 2036 HAVELINA ST LAS VEGAS NV 89108	HERNDON , LAURA 3311 W ALAMEDA AVE BURBANK CA 91505	HINZ , ANDREW 1427 PARK AVE BALTIMORE MD 21217	CORVALLIS OR 97333
HARVEY , JULEY 1155 S SAINT VRAIN ESTES PARK CO 80517	HEINLE , JANET 1047 LINCOLN BLVD SANTA MONICA CA 90403	HEROLD , ANA 1021 BANYAN WAY PACIFICA CA 94044	HIRT , DEB 209 W LAKEVIEW RD STILLWATER OK 74075	HONISH , ROBERT 1230 S QUIVAS ST DENVER CO 80223

HONIGSBLUM , ALEXANDER 1875 HORIZON CT DUBUQUE IA 52001	HUFFMAN , MELODIE 47 SHOREWOOD DR S DANVILLE IL 61832	JACOBY , JEFFREY DOUGLAS TEXAS CAMPAIGN FOR THE ENVIRONMENT	JESSEN , BRIDGETTE 8545 S MAPLEBROOK CIR MINNEAPOLIS MN 55445	JONES , ERNEST 5635 CENTERIDGE DR DALLAS TX 75249
HONISH , ROBERT 1230 S QUIVAS ST DENVER CO 80223	HUFFORD , KELCEE 604 E RIO GRANDE ST VICTORIA TX 77901-6035	STE 120 105 W RIVERSIDE DR AUSTIN TX 78704-1247	JESSLER , DARYNNE 4408 GENTRY AVE	JONES , PATTY 4334 SAINT GEORGE DR
HOOD , JANET 4503 TODVILLE RD SEABROOK TX 77586	HUGHES , ANDY 54 NOONS QUARRY RD MILFORD NH 03055	JACQUES , KAREN 1209 T ST UNIT 3 SACRAMENTO CA 95811	VALLEY VILLAGE CA 91607	CORPUS CHRISTI TX 78413-2531
HOPKINS , AMY 250 SCHOOLSIDE LN GUILFORD CT 06437	HUGHES , VICKI NO 2 2121 ALABAMA ST HUNTINGTON BEACH CA 92648	JAGIELLO , CAROL 91 WOOD PL BLOOMINGDALE NJ 07403	JEVRIC , VIRGINIA 120 GAUCHO BOERNE TX 78006-2996	JONES , VIRGINIA 2929 NAZARETH RD KALAMAZOO MI 49048
HOPPE , RAE 4754 REDSTART ST HOUSTON TX 77035	HUGHES , WENDY LYNN 2129 BAY BREEZE PORTLAND TX 78374- 4156	JAKUSZ , DARLENE 8380 AMBROSE LN AMHERST JUNCTION WI 54407	JOE , LAWRENCE APT G 1056 WALNUT GROVE AVE ROSEMEAD CA 91770	JOOS , SANDRA 4259 SW PATRICK PL PORTLAND OR 97239
HORNE , VALERIE 7516 EASTCREST DR AUSTIN TX 78752-1408	HULL , CYNTHIA 3415 CINIZA DR GALLUP NM 87301	JAMES , DANNY 90 MAQUOIT RD BRUNSWICK ME 04011	JOHANSEN , GINA 56 GREENWOOD AVE WAKEFIELD MA 01880	JORDAN , S 1100 SE 4TH AVE
HORNER , JERRY 727 NAVARONNE WAY CONCORD CA 94518	HULL , GARY 5533 S 1200 W OGDEN UT 84405	JAMESON , ANNE 4292 HOLLISTER HILL MARSHFIELD VT 05658	JOHANSON , ERICA 50 STONY BROOK RD HOPEWELL NJ 08525	DEERFIELD BEACH FL 33441
HORTON , DAN 6754 N HOLE IN THE WALL WAY TUCSON AZ 85750	HUNTER , MARIANNE 1 CINNAMON RANCHO PALOS VERDES CA 90275	JANKE , EILENE 4819 E HAWTHORNE ST TUCSON AZ 85711	JOHN , PEGGY 1226 LADY CLARE ST ROCKPORT TX 78382	JOSSELIN , CHRISTINE 5 CHURCH RD FELDA FL 33930
HORTON , DEANNA 6754 N HOLE IN THE WALL WAY TUCSON AZ 85750	HUYLER , STEVE PO BOX 1692 FRISCO CO 80443	JANOWITZ-PRICE , BEVERLY 3020 N 14TH ST PHOENIX AZ 85014	JOHN , THOMAS 1226 LADY CLARE ST ROCKPORT TX 78382	JUHL , BRANDON 1731 70TH PL SE EVERETT WA 98203
HORWITZ , MR 1326 23RD AVE SAN FRANCISCO CA 94122	HVOSLEF , ERIK PO BOX 688 SALIDA CO 81201	JANSSEN , LYN 2597 HOHN RD NORDHEIM TX 78141- 3465	JOHNSON , CATHERINE 1205 HARTFORD DR BOULDER CO 80305	JUMONVILLE , JOHN 15943 TAMPKE PL SAN ANTONIO TX 78247- 5925
HOSTA , DENISE 12011 ROCK BROOK RUN FORT MYERS FL 33913	HYNES , TAMMY 28827 DIAMONDHEAD S MONTGOMERY TX 77356	JANTON , RENEE PO BOX 912 HANALEI HI 96714	JOHNSON , G G 1334 R ST NW WASHINGTON DC 20009	JUNEK , MARY S87W26990 NATIONAL AVE
HOUGHAM , TOM 4001 W HOUGHAM RD TRAFALGAR IN 46181	HYUN , PHILIP J 25 BENNINGTON DR EDISON NJ 08820	JANZEN , GAYLE 11232 DAYTON AVE N SEATTLE WA 98133	JOHNSON , MICHELE 2764 HEDWIG DR	MUKWONAGO WI 53140
HOWARD , COLIN 7100 VALLECITO DR AUSTIN TX 78759	ILTIS , MICHAEL 2784 MARSHALL PKWY MADISON WI 53713	JASSO , LUCAS 2497 DIGGER LN	YORKTOWN HEIGHTS NY 10598	JURSA , ROB LIESINGTALSTRASSE 117BREITENFURT
HOWARD , GLORIA J 12425 N DERRINGER RD MARANA AZ 85653	IRISH , LURA PO BOX 578 LAKEBAY WA 98349	CORPUS CHRISTI TX 78415	JOHNSON , RICHARD PO BOX 3138 BELLINGHAM WA 98227	K , BARBARA 835 PLATT ST NILES MI 49120
HOWELL , KEVIN 1619 S 2ND ST AUSTIN TX 78704	IVERSON , STEVE 21 PINE VALLEY LN NEWPORT BEACH CA 92660	JEFFREY , MONROE EDWIN 13 FATHER JOE MURPHY DR	JOHNSON , SHAWN 951 STRATFORD DR ENCINITAS CA 92024	K , JO 1748 E FRY BLVD SIERRA VISTA AZ 85635
HUBENTHAL , D 5703 N F ST SPOKANE WA 99205	JACKSON , ANDREW 14131 BISHOP BEND LN HOUSTON TX 77047-4540	SHAWNEE OK 74801	JOHNSON , STEPHEN A 3385 SW 100TH AVE PORTLAND OR 97225	K , MELISSA PO BOX 253
HUDSON , SONORA 1743 ESPERANZA ST HOUSTON TX 77023-2401	JACOBY , JEFFREY DOUGLAS TEXAS CAMPAIGN FOR THE ENVIRONMENT	JENA , ALICE 11016 84 AVE RICHMOND HILL NY 11418	JOHNSON , VICKI 10735 SPRUCE AVE KANSAS CITY MO 64137	SOUTH HEIGHTS PA 15081
HUEY , PAT 15027 ROCKY LEDGE DR TAMPA FL 33625	UNIT 202 1301 CHICON ST AUSTIN TX 78702-2151	JENSEN , BRIDGET 1920 W CLAY ST HOUSTON TX 77019	JONES , DENISE PO BOX 336 CONROE TX 77305	KACHUR , CHRISTINE 1608 ROMA ST AUSTIN TX 78704-3035

KACZYNSKI , TED 10606 N MALL DR BATON ROUGE LA 70809	KELLERMANN , THOMASIN 500 MENDON RD CUMBERLAND RI 02864	KINNEY , DOUGLAS 330 PONY FARM RD ONEONTA NY 13820	KNIGHT , KENDRA 1301 SANCHEZ AVE BURLINGAME CA 94010	KONTZAMANYS , KRISTA 2923 COTTONWOOD LN
KAHIGIAN , PETER 8 COUNTRY HILL LN HAVERHILL MA 01832	KELLMAN , STEVEN G 302 FAWN DR SHAVANO PARK TX 78231-1519	KIRALIS , JEFF 410 POTATO HILL RD FAIRLEE VT 05045	KNIGHT , MELISSA 2514 E 17TH ST AUSTIN TX 78702	CHESTER SPRINGS PA 19425
KAIRO , SUZANNE 627 BAYLAND AVE HOUSTON TX 77009	KELLY , DAVID 5 S CHESTNUT ST SELINGSGROVE PA 17870	KIRCHNER , JOHN 7510 HOPE FARM RD FORT WAYNE IN 46815	KNIOLEK , LINDA 12716 ACADIAN TRL AUSTIN TX 78727	KORITZ , MARK 12104 ASHFORD GABLES ATLANTA GA 30338
KALIS , TAMMORA 644 RENO ST MANKATO MN 56001	KELLY , LISA ANN 1724 OLIVE AVE SANTA BARBARA CA 93101	KIRK , FAITH 740 COLLEGE PKWY ROCKVILLE MD 20850	KNIPP , DONNA APT 2E 60 SEAMAN AVE NEW YORK NY 1003	KOTZIN , JOSEPH PO BOX 480039 LOS ANGELES CA 90048
KALKA , PAUL 4397 BRADY HILL RD BINGHAMTOM NY 13903	KENDRICK , MISSY 4412 ALPHARETTA CT VALDOSTA GA 31605	KIRKHAM , CONNIE APT 1684	KNOX , VAN 1330 CREEK RD LITITZ PA 17543	KOZUL , DAVORIN 1320 BLUE FOREST DR PROSPER TX 75078
KANAAN , ALISTAIR ROYAL PENINSULA, BLOCK 3 FLAT 5C 8 HUNG LAI RD KOWLOON NY 12451	KENNEDY , ROBERT APT 617 2720 N SHEFFIELD AVE CHICAGO IL 60614	12940 1ST ST CLEARLAKE OAKS CA 95423	KNUDSON , MYRON 9515 MILLRIDGE DR DALLAS TX 75243	KRAEMER , DOROTHY 700 W NOTON ST PFLUGERVILLE TX 78660
KANE , RAFFAELA 11 SANDY LN HARRISVILLE RI 02830	KENNER , KATE 3539 WEATHERHEAD HOLLOW RD GUILFORD VT 05301	KIRSCHLING , KAREN 633 OAK SAN FRANCISCO CA 94117	KNUTH , LILY 38 HARVARD RD S GARDEN CITY NY 11530	KRAMER , ELIZABETH 2944 MOUNT HOPE DR LAS VEGAS NV 89156
KASEY , C 9317 GUENEVERE PL MECHANICSVILLE VA 23116	KENT , DIANE 23733 N SCOTTSDALE RD SCOTTSDALE AZ 85255- 3465	KITE , RICHARD 1010 MASSACHUSETTS AVE NW WASHINGTON DC 20001	KOCH , JOANN 134 OLENICK RD LEBANON CT 06249	KRAMER , TIM 8197 KULA HWY KULA HI 96790
KASTEL , DIANE 1658 DOVER CT WHEATON IL 60189	KESTLER , RONALD 2101 CHALLEDON WAY LOUISVILLE KY 40223	KLAFF , HARRY 2416B CHARLESTON ST HOUSTON TX 77021	KOEHL , LISA 22 TWIN RIVER DR	KRAUSE , DOUG 1201 UNIVERSITY DR N FARGO ND 58102
KASTEN , NANCY 5539 TANBARK RD DALLAS TX 75229	KHALSA , DR. MHA ATMA 1536 S CREST DR LOS ANGELES CA 90035	KLAPPERICH , HUNTER 20265 115TH AVE JIM FALLS WI 54748	ORMOND BEACH FL 32174	KRAUSZ , LISA 6108 TRACKLESS SEA CT CLARKSVILLE MD 21029
KATSOUROUS , TRACEY 1322 HARWICH DR WALDORF MD 20601	KINDEL , KAREN 5921 FREITAG ST NW CANTON OH 44718	KLASS , DAVID 136 W 24TH ST NEW YORK NY 10011	KOFF , MARILYN 4506 TURKEY RIDGE CT	KRING , JULI UNIT 42
KATZ , ELANA 1 POND VIEW CIR SHARON MA 02067	KING , MEGAN 713 MEADOW WOODS LN LAWRENCE TOWNSHIP NJ 08648	KLASS , NAOMI 136 W 24TH ST NEW YORK NY 10011	NORTH LAS VEGAS NV 89031	12400 BROOKGLADE CIR HOUSTON TX 77099-1399
KAWSZAN , KAREN 19206 HOLLY SHADE CT SPRING TX 77379-8027	KING , TAMMY 29 ACADIA RD GARDNER MA 01440	KLEIN , JAMES E CLEAN ECONOMY COALITION	KOHN , LYNN 1014 SHEPHERD ST DURHAM NC 27707	KRITZMAN , PHILIP UNIT 2
KEENER , CASSADY 2539 KINGSTON ST DALLAS TX 75211	KING , TERRY 53 S GREAT RD LINCOLN MA 01773	3501 MONTERREY ST CORPUS CHRISTI TX 78411-1709	KOIVISTO , ELLEN 1556 GREAT HWY	5757 N SAINT LOUIS AVE CHICAGO IL 60659
KEENER , STEPHEN 8834 NOLAND RD LENEXA KS 66215	KING , THEODORE 2127 2ND AVE SEATTLE WA 98121	KLUGIEWICZ , MARK 740 BLUEBIRD RIDGE RD JAMESTOWN TN 38556	SAN FRANCISCO CA 94122	KROESCHE , BARBARA 13071 HUNTERS BREEZE ST SAN ANTONIO TX 78230
KEESLING , SARA 12730 RIVER RD CHESTERFIELD VA 23838	KING-CHUPARKOFF , CATHY 200 MINNESOTA AVE	KLUMB , CAROLE W370S9784 STATE ROAD 67	KOKOWSKI , DIANE 1336 METHYL ST PITTSBURGH PA 15216	KRONER , MATT 1805 HORSESHOE DR QUINCY IL 62305
KEETH , PAULA 6110 FAIRWAY AVE DALLAS TX 75227	SAINT CLOUD FL 34769	EAGLE WI 53119	KOLODNER , JANET 106 NAPLES RD BROOKLINE MA 02446	KRUCOFF , RACHEL 5441 S KENWOOD AVE CHICAGO IL 60615
KELLARS , JOANNE 468 HAWARDEN RD SPRINGFIELD PA 19064	KINGSLEY , LISA 830 WESTOVER AVE NORFOLK VA 23507	KNECHT , DR. THOMAS 745 SANDYDALE DR NIPOMO CA 93444	KORY , ROBIN 110 TROUT AVE COLORADO CO 80906	KRUGER , SUZANNE 60 HUCKLEBERRY LN HARPERS FERRY WV 25425

KUHLO , SUSAN 1603 RALEIGH DR CARROLLTON TX 75007	LANFRANCHI , L J 311 HARDWICK RD NEW BRAINTREE MA 01531	LAW , MEYA 7100 MOUNT FOREST TER DISTRICT HEIGHTS MD 20747	LESHAW , HANNAH 833 COURTLANDT AVE BRONX NY 10451	LINDGREN , CONNIE APT B 2830 L K WOOD BLVD ARCATA CA 95521
KULP , ROGER 110 DALLAS ST SE ALBUQUERQUE NM 87108	LANGELAN , M 7215 CHESTNUT ST CHEVY CHASE MD 20815	LAWRENCE , ANGELA 10839 BRITTAN LEAF LN HOUSTON TX 77034-2361	LEVENTIS , ANGELA 205 ADAMS ST PHILIPSBURG PA 16866	LINDSEY , BOB 600 RAMONA RD SEADRIFT TX 77983-4203
KURMAN , TANIA 25 SAPPHIRE ST MELBOURNE FL 32904	LANGLAIS , MICHAEL 575 WICKENDEN ST PROVIDENCE RI 02903	LAWRENCE , KATHY 2617 LONESOME OAK DR CORINTH TX 76208-4805	LEVIN , EILEEN 5379 BEACHSIDE DR HOPKINS MN 55343	LINDSTROM , STEVEN 4541 S PINE AVE MILWAUKEE WI 53207
KUTICKA , SHERI 820 WEAVER LN CONCORD CA 94518	LANZ , MARIAN 901 NE 80TH ST MIAMI FL 33138	LAWRENCE , MICHAEL 10 SAXONY DR HARRISON CITY PA 15636	LEVIN , JON 4160 S 6TH ST EMMAUS PA 18049	LINEHAN , MARYANN 421 E LANCASTER AVE SAINT DAVIDS PA 19087
KUTZ , SUSAN 4822 CAMINO DOS VIDAS LAS CRUCES NM 88012	LAPORTE , CANDACE 8450 CAMPANA DR LAS VEGAS NV 89147	LAWSON , JOSEPH APT 1G 29 W 65TH ST NEW YORK NY 10023	LEVITT , MARY 122 DIAMOND SPRING RD DENVER NJ 07834	LINN , KAREN 5187 THRESHING PL DELAWARE OH 43015
L'ECUYER , DANIELLE 4090 HODGES BLVD JACKSONVILLE FL 32224	LAPORTE , MICHELE 8157 N OVERHILL AVE NILES IL 60714	LAZARUS , MARIANNE 700 TROTTER LN MELBOURNE FL 32940	LEWIS , ANDREA 177 SPARROW DR TRENTON NJ 08690	LIPKIN , SUZANNE APT ID 658 CARROLL ST BROOKLYN NY 11215
LA MONT , SANDRA 16 ENCHANTED OAKS ST ORANGE TX 77630	LARGE , KENNETH 125 S LAUREL ST ROYAL OAK MI 48067	LAZIO , ROCHELLE 11844 CLIFTON BLVD LAKEWOOD OH 44107	LEWIS , BRENDA 539 ANTOINE CREEK RD CHELAN WA 98816	LIPPMAN , SUSAN 8901 CHISHOLM LN AUSTIN TX 78748-6381
LABEY , GEORGIA 77915 AVE OF THE STATES PALM DESERT CA 92211	LARKIN , KELLY 7497 SW ALOMA WAY PORTLAND OR 97223	LE , JAMIE 1424 SHERMAN ALAMEDA CA 94501	LEWIS , KRISTIN 4110 BLUEBONNET DR STAFFORD TX 77477-3910	LIPSCHIK , MATTHEW 1780 E 13TH ST BROOKLYN NY 11229
LACEY , PAMELA 145 E HOME ST RIALTO CA 92376	LAROCCA , SARAH 3204 WHITES DR AUSTIN TX 78735	LEANNAH , GERALYN 522 GRANT AVE SHEBOYGAN WI 53081	LEWIS , STEPHANIE PO BOX 61	LISH , CHRISTOPHER APT D
LAGOE , LAURIE APT A 8607 VILLAGE WAY ALEXANDRIA VA 22309	LARRIVIERE , SID 4535 OAKDALE ST BELLAIRE TX 77401	LEBLANC , HEATHER 17 KEIRSTEAD CIR MARLBOROUGH CT 06447	PONTE VEDRA BEACH FL 32004	1004 LOS GAMOS RD SAN RAFAEL CA 94903-2565
LAMB , JOHN APT B 159 W MONTECITO AVE SIERRA MADRE CA 91024	LARSSON , LOTTE KONGE-ASEN 116 SKAELSKOR	LEE , VIRGINIA 1601 E BORGHESE PL PHOENIX AZ 85016	LIBERATO , MICHELE PO BOX 4328 KAILUA KONA HI 96745	LITTELMANN , THOMAS 5506 W BROOKLYN PL MILWAUKEE WI 53216
LAMBERT , LAURA 2708 GERALD AVE SAINT PAUL MN 55109	LARUE , ERIK 17598 MAIBEN RD BURLINGTON WA 98233	LEESON , MARK 44 HICKORY CT ORWIGSBURG PA 17961	LICHTENBERT , BOB 5307 W NELSON ST CHICAGO IL 60641	LITTLE , CHRISTINA 1 KIRKWOOD CT MOUNT LAUREL NJ 08054
LAMBERT , SYLVIA PO BOX 78 INTERIOR SD 57750	LASCHIAVA , DONA 556 W PASEO SOLANA GREEN VALLEY AZ 85614	LEGER , MAGALY 996 RTE DE SAINT CEZAIRE CALLIAN	LIDDICK , SHAWN 8 GORCZYCA PL SOUTH AMBOY NJ 08879	LIVESAY , DON 631 BRENTWOOD DR AUSTIN TX 78737
LANCASTER , BRANNIN 6016 LA NARANJA LN AUSTIN TX 78749	LAUKKANEN , JENNI KISALLIKUJA 1 KONTIOLAHTI	LEGGETT , ROBERT PO BOX 650 GREAT FALLS VA 22066	LIGHTEART , CELESTE 501 E STASSNEY LN AUSTIN TX 78745-3216	LIVESEY-FASSEL , ELAINE 10387 GLENBARR AVE LOS ANGELES CA 90064
LONDON , JENNIFER 8835 GASTON PKWY DALLAS TX 75218	LAURSON , EDWARD & GAIL UNIT 13 5901 W LEHIGH AVE DENVER CO 80235	LEMKUIL , RITA 1909 28TH ST TWO RIVERS WI 54241	LIMBERG , KIM 1910 CARTWRIGHT ST IRVING TX 75062-4300	LOBEL , COLLEEN 8111 KENOVA ST SAN DIEGO CA 92126
LANDRESS , JUDY PO BOX 1015 OZONA TX 76943	LAUTERBACH , PETER WILHELM-BUSCH- STRABE 4 BAD KREUZNACH	LEMOINE , KATHRYN APT 3C 106 PARKWEST DR WEST MONROE LA 71291	LINCOLN , SARAH 556 QUAKER ST NORTH FERRISBURGH VT 05473	LOCKER , GEORGIA 713 DUKE SQ FORT COLLINS CO 80525
LANDSBERG , MARISA 815 2ND ST MANHATTAN BEACH CA 90266	LAVERDIERE , MARC 28 WETHERSFIELD RD BELLINGHAM MA 02019	LENGEL , ELIZABETH 12901 S WILDWOOD LN ANACORTES WA 98221	LINDER , TAMI 3750 DESERT PINON DR NE RIO RANCHO NM 87144	LOERA , ANN 2170 TREE LN KINGWOOD TX 77339-1768

LOEWENSTEIN , CATHY 2 GREENMEADOW DR BABYLON NY 11702	LU , WENCHI 5901 NW 27TH TER GAINESVILLE FL 32653	MACNEIL , D'ANNE 1718 S LONGMORE MESA AZ 85202	MARCILLE CHISTOPHER 5 TIMBERIDGE DR CLOVER SC 39720	MARTIN , MELODY 2364 JONCIE CT NORCROSS GA 30071
LOMBARDI , MICHAEL 19 MORNING GLORY LN LEVITTOWN PA 19054	LUCAS , STEVE 2706 DEL CURTO RD AUSTIN TX 78704-4826	MACY , MICHELLE 12550 PIPING ROCK DR HOUSTON TX 77077-5860		MARTIN , MICHAEL 1573 LORING CT SEVERN MD 21144
LOMBARDI , ROBERT 1465 E 64TH ST BROOKLYN NY 11234	LUGO , FERNANDA 1996 4963 VISTA GRANDE CIR EL PASO TX 79922-1736	MAGEE III , DEWEY 4252 KESTREL LN PORTLAND TX 78374- 3315	MARGULIES , LEE 32 GLENRIDGE AVE STONY BROOK NY 11790	MARTINEZ , ERNIE 5480 S 2300 W ROY UT 84067
LOMMEL , LOIS 2636 TRAYMORE RD NORTH CHESTERFIELD VA 23235	LUND , CHRISTINE 819 KRENEK TAP RD COLLEGE STATION TX 77840	MAGEE , EMILY 6804 N CAPITAL OF TEXAS HWY AUSTIN TX 78731-1771	MARIEL , JOAQUIN 306 W NORTH LOOP BLVD AUSTIN TX 78751	MARTINEZ , PRISCILLA 35411 SE ENGLISH AVE SNOQUALMIE WA 98065
LONG , BRUCE 310 ELAN VILLAGE LN SAN JOSE CA 95134	LUNDELIUS , ERNEST 4100 JACKSON AVE AUSTIN TX 78731	MAGEE , LEANN 22195 GROVER ST ABITA SPRINGS LA 70420	MARKS , BRANDON 319 ROSEBUD AVE CORPUS CHRISTI TX 78404	MASSEY , CAROLYN 632 1/2 N 6TH ST QUINCY IL 62301
LONGEVER , JORDAN 33 PARKMAN ST DORCHESTER MA 02122	LUNDHOLM , MARK 2014 N OLD HICKS RD PALATINE IL 60074	MAGEE , REBECCA 4501 ANDALUSIA DR AUSTIN TX 78759		MASTRI , FRANCIS 493 AMITY RD WOODBURGE CT 06525
LONGYEAR , SHARON 2765 HYATT ST YORKTOWN HEIGHTS NY 10598	LUPENKO , ANDY 8555 GOLDEN AVE LEMON GROVE CA 91945	MAIN , DEREK 255 FOREST AVE GEORGETOWN SC 29440	MARKS , DIANE 728 CAROLINE ST PORT ANGELES WA 98362	MATERI , SANDRA 1600 W ODELL AVE CASPER WY 82604
LOPATO , JUDY 6804 RUSTLING OAKS TRL AUSTIN TX 78759	LYLES , NANCY 845 PAGET AVE SANTA CRUZ CA 95062	MAINA , BILL 8571 ANDERSON CREEK CIR DALLAS TX 75243-1374	MARLOW , MX 110 BEDFORD AVE BROOKLYN NY 11249	MATO , NAGI PO BOX 814 WOODBURY CT 06798
LOPEZ , GILBERTO 8561 RED WILLOW DR AUSTIN TX 78736	LYNCH , LAURA 908 W ISLAY ST SANTA BARBARA CA 93101	MAINA , BILL 8571 ANDERSON CREEK CIR DALLAS TX 75243-1374	MARNER , EUGENE 388 RICH RD ONEONTA NY 13820	MATTHEWS , ALLISON 1333 DALESFORD DR ALPHARETTA GA 30004
LOPEZ , VINCENT 129 RESERVE CIR OVIEDO FL 32765	LYNN , ANDY 1514 E SCOTT ST PENSACOLA FL 32503	MALVEN , TANIA 2228 E KLEINDALE RD TUCSON AZ 85719	MARQUET , JANE 8318 ELIJO CT ENGLEWOOD FL 34223	MATTINGLY , GEORGIA 412 VERDANT CIR LONGMONT CO 80504
LOTZ , JUDE 1713 N FAIRVIEW ST BURBANK CA 91505	LYNN , SANDRA STE 7-185 100 COMMONS RD DRIPPING SPRINGS TX 78620-4400	MALYON , ANN 1 SEMINOLE AVE OAK NJ 07436	MARRS , CYNTHIA 94224 TEMPLETON RD JUNCTION CITY OR 97448	MAXFIELD , CASEE 1737 N SYCAMORE AVE LOS ANGELES CA 90028
LOVE , REEVE 828 JEFFERSON ST NE ALBUQUERQUE NM 87110	LYONS , DEBBIE 1342 E 700 N ROCHESTER IN 46975	MAN , CAVE 1205 27TH ST NEW YORK NY 12555	MARSALIS , DIANE PO BOX 5042 PINE RIDGE SD 57770	MAY , LANA 300 S EDWARD ST MOUNT PROSPECT IL 60056
LOVELACE , LANELLE PO BOX 283 COLUMBIA CA 95310	LYTLE , DENISE 3207 PLAZA DR WOODBURGE NJ 07095	MANCIAS , JUAN B CARRIZO COMECRUDE TRIBE UNIT C 1250 ROEMER LN FLORESVILLE TX 78114- 5924	MARSDEN , DAVID 1119 STEPHANIE LEE LN AUSTIN TX 78753	MAYER , TONI 7767 DUKE CT EL CERRITO CA 94530
LOVELAND , JIM 1410 FREEMONT ST S GULFPORT FL 33707	MACH , ALEX 7616 37TH ST W UNIVERSITY PLACE WA 98466	MANCINI , ALFRED 15 KENNETH LN TEWKSBURY MA 01876	MARTIN , AMY 980 S RUSTIC CIR DALLAS TX 75218-2939	MAZUR , PATRICK 2608 FRIAR TUCK LN AUSTIN TX 78704
LOWELL , MERYL 1221 OTTAWA DR SOUTH LAKE TAHOE CA 96150	MACIA , JENNIFER 4305 JONATHAN ST BELLAIRE TX 77401	MANN , JASON 10913 CUSSETA LN AUSTIN TX 78739	MARTIN , CHRISTINA 1905 LITTLEFIELD ST AUSTIN TX 78723	MAZZONE , ANNE 199 CENTER RD EASTON CT 06612
LOWRY , ANN 1906 EXPOSITION BLVD AUSTIN TX 78703	MACIEL , MARIE 118 OLD YORK RD BRIDGEWATER NJ 08807	MANNCHEN , BRANDT 20923 KINGS CLOVER CT HUMBLE TX 77346-1326	MARTIN , LINDA UNIT 2 1210 GREEN GARDEN DR EL CAJON CA 92021	MCCANN , ELLEN 1262 AMALFI PL ESCONDIDO CA 92027
LOZON , KRISTINA 5422 OLD FRANKLIN RD GRAND BLANC MI 48439	MACLURE , CAROLE 17304 EVANGELINE LN OLNEY MD 20832	MARADAY , SUZANNE 153 COUTANT RD CIRCLEVILLE NY 10919	MARTIN , MELISSA 3877 BUCKLAND DR SW LILBURN GA 30047	MCCARTHY , MAUREEN 32 SOUTH ST MARBLEHEAD MA 01945

MCCLEARY , HARRIET UNIT 2 2440 STEVENS AVE S MINNEAPOLIS MN 55404	MCGRATH , JOANNE 924 CHESTNUT COVE RD SYLVA NC 28779	MEANY , DAVID 306 SUNSET INGLESIDE TX 78362	MESSINA , JENNIFER 909 CANYON ST ELY NV 89301	MILLER , DIANE 405 S 9TH ST LEESBURG FL 34748
MCCLELLAN , CERI 107-109 SMUGGLERS CLUB GROUND CHELMSFORD	MCGUIRE , DR. MEREDITH ANNE 30545 BRIDLEGATE DR BULVERDE TX 78163- 4164	MEINEN , MARIAN 27 HARWICH RD DUMONT NJ 07628	MEUER , RITA 1422 WHEELER RD MADISON WI 53704	MILLER , KENDRICK 218 PARK GQ AVE SALISBURY NC 28146
MCCCLINTOCK , GLORIA 1411 NORTHVIEW CT MOUNT VERNON WA 98274	MCINERNEY , ANTON 128 PARK ST NORTH READING MA 01864	MEINZER , AMBER 1613 MOHLE DR AUSTIN TX 78703-1937	MEYER , COLONEL NO 30 3701 EAGLE PASS ST NORTH PORT FL 34286- 2009	MILLER , KERBY 408 W BROADWAY COLUMBIA MO 65203
MCCOLLIM , JEFFREY 7154 N DOWNING PL CONCORD OH 44077	MCKEE , SARAH 9 CHADWICK CT AMHERST MA 01002	MELDER , BOBBIE 4419 TWISTED TREE DR AUSTIN TX 78735	MEYER , DOUGLAS 664 LONG HILL RD GUILFORD CT 06437	MILLER , MARIA 649 CONGER ST NE GRAND RAPIDS MI 49505
MCCOLLUM , SUDI 3244 CORNWALL DR GLENDALE CA 91206	MCKILLIP , LINDA 5 FARMHOUSE RD ERIAL NJ 08081	MELEAR , ERIK 2406 CARLTON DR ORLANDO FL 32806	MEYER , SCOTT 4804 UPPER RIVER RD JEFFERSONVILLE IN 47130	MILLER , MARLENE PO BOX 4017 BUTTE MT 59701
MCCORMICK , THOMAS 65 BEAVER RIVER RD RICHMOND RI 02892	MCKIM , MARK 4817 CASWELL AVE AUSTIN TX 78751	MELI , MICHELE 2038 W 10TH ST BROOKLYN NY 11223	MICHELSON , ARTHUR 901 WILLOW GLEN WAY SAN JOSE CA 95125	MILLER , MICHAEL 8431 WATERLEAF LN WEST CHESTER OH 45069
MCCOY , JOAN ELLEN 340 CASTLE AVE FAIRFIELD CT 06825	MCLEMORE , AMY 7816 BETTIS TROPHY DR AUSTIN TX 78739-1489	MELLACHERVU , MURTHY 6920 NUBIAN LN AUSTIN TX 78739	MICKOWSKI , P M 4-137 1894 E WILLIAM ST CARSON CITY NV 89701	MILLER , PAMELA 6230 THOMAS CT TOLAR TX 76476-6917
MCCRARY , RICHARD 1759 YELLOWSTONE CT GASTONIA NC 28054	MCMAHON , MARY 8580 VERREE RD PHILADELPHIA PA 19111	MELSHA , RON 1638 WESTLAND RD NE SOLON IA 52333	MIELE , DARLENE 9230 DELLES RD WHEATON IL 60189	MILLER , VICTORIA 15857 MOORPARK ST ENCINO CA 91436
MCCREA , NANCY 10808 NEW ENGLAND RD STEWART OH 45778	MCMICHAEL , JAN 1028 BERNICE AVE SAINT LOUIS MO 63122	MELTON , MS KATHRYN 3209 BROOKMEADE CT DEER PARK TX 77536- 4750	MIELKE , B B 7101 W ELIZABETH ST COLUMBIA MO 65202	MILLIKEN , GERRY 4230 E COMANCHE DR COTTONWOOD AZ 86326
MCCULLOUGH , MARY 2540 ALBRECHT AVE AKRON OH 44312	MCMILLAN , TRACY 1924 WARNER RD FORT WORTH TX 76110- 1252	MEN , C 482 PIEDMONT RD COLUMBUS OH 43214	MIELKE , JEANINE 7101 W ELIZABETH ST COLUMBIA MO 65202	MILLU , JANIS 55 PARK AVE FRANKLIN PA 16343
MCDONALD , ALEX 6331 PINESHAD LN HOUSTON TX 77008-6238	MCMULLEN , GAIL APT 4 1734 N KINGSLEY DR LOS ANGELES CA 90027	MENDELSON , CAL 80 PROSPECT ST NANUET NY 10954	MILES , JAMES R 729 ROCKLAND DR WEST PALM BEACH FL 33405	MINTO , LORRAINE PO BOX 342 GEORGETOWN FL 32139
MCGAUGHEY , MARY UNIT 2 381 NE VILLAGE SQUIRE AVE GRESHAM OR 97030	MCNALLY , SUE 11 MOUNTAINVIEW DR ANDOVER NJ 07821	MENDEZ , RICARDO 665 CALLE ESTADO SAN JUAN	MILLENSIFER , AIMEE 2087 S XENIA WY DENVER CO 80231	MITCH , ROBERT 8101 RALSTON RD ARVADA CO 80002
MCGEE , DENNIS NO 1 1424 N RIDGEWAY AVE CHICAGO IL 60651	MCRAE , DEANDRA 107 MCKINLEY ST GARLAND TX 75042	MENECHHELLA , TONY 725 GREEN WILSON RD FRANKFORT KY 40601	MILLER , BOB 1265 PACIFIC AVE SANTA ROSA CA 95404	MITCHELL , JONATHAN 109 COVE POINTE WAY MADISON AL 35757
MCGILL , BONNIE 10384 MAPLE LN CONNEAUT LAKE PA 16316	MCVEY , KELLY 1443 PROSPECT AVE PLACENTIA CA 92870	MERKER , FRAN APT 220 3235 EMMONS AVE BROOKLYN NY 11235	MILLER , CAROLINE 6834 4TH AVE N SAINT PETERSBURG FL 33710	MITCHELL-SHIHABI , JESSICA 8346 CLEAR CORRIE CT ANTELOPE CA 95843
MCGOVERN , DONLON 4107 NE 24TH AVE PORTLAND OR 97211	MCWILLIAMS , MEGAN 4137 COURTSQUIRE DR DALLAS TX 75229	MERLJAK , JULIJA 18 ROOIBEKKIE ST FAIRPLAY CO 80440	MILLER , CHAD 4713 CAMACHO ST AUSTIN TX 78723-5521	MITTIG , WILLIAM 4279 GRIST RD MARIPOSA CA 95338
MCGOWAN , LAURA 7503 PEPPERBROOK DR HOUSTON TX 77041	MEAD , STEPHEN 108 PINEHURST AVE ALBANY NY 12203	MESSER , GRETCHEN 6946 RICH MOUNTAIN RD CEDAR MOUNTAIN NC 28718	MILLER , DEBRA 407 BUCKHORN DR BELVIDERE NJ 07823	MODJESKI , JAN UNIT A 4315 LOTUS CT MURRELLS INLET SC 29576



MOHLER , JOHN 12 RIDGE VIEW LN HUNTSVILLE TX 77340	MOORE , TIMOTHY 4509 CHARLIE AVE BAKERSFIELD CA 93307	MORSELLINO , ARLENE 118 CORIANDER CT EAST AMHERST NY 14051	MUNDY , KEN 1722 BAY SHORE DR COCOA BEACH FL 32931	NAGYFY , DESIREE 1120 E WESTMORELAND RD DEER PARK WA 99006
MOLGORA , BIANCA 3976 FOLSOM ST SAN FRANCISCO CA 94110	MORAN , CRYSTAL 519 PROSPECT ST EL PASO TX 79902	MORY , STEPHANIE 1210 FORDS POND RD CLARKS SUMMIT PA 18411	MUNOZ , ANDY 233 BRUSH CREEK LN SNOWMASS VILLAGE CO 81615	NAIDNUR , JOSEPH 213 W STONEGATE RD PEORIA IL 61614
MOLNAR , KATHARINE 49 BANK ST WINSTED CT 06098	MORATZ , YOLANI 9100 TAFT ST PEMBROKE PINES FL 33024	MOSER , JANET 596 CAMPUS PL NORTH BALDWIN NY 11510	MURDOCK , LAUREN APT 16 3940 VIA LUCERO	NAJI , ERIC 15111 TELGE LAKE TRL CYPRESS TX 77429
MONDRAGON , MICHELLE 601 HERMITS TRL ALTAMONTE SPRINGS FL 32701	MOREM , STEVE & SUE 4620 VINEWOOD PLYMOUTH MN 55442	MOSER , RICH 659 MAYRUM ST SANTA BARBARA CA 93111	SANTA BARBARA CA 93110	NAKAMURA , CECILIA 813 DOBBIN CT HEBRON KY 41048
MONGER , BECKY 9472 NATURE VIEW LN YPSILANTI MI 48197	MORGAN , CLAUDIA 1532 HAROLD ST HOUSTON TX 77006	MOSES , SUZANNE 3504 RIVER RD AUSTIN TX 78703	MURPHY , DACIA 2964 E KAEI ST MESA AZ 85213	NASH , HEYWARD 1425 10TH AVE S MINNEAPOLIS MN 55404
MONROE , JAMES R 5521 MICHIGAN BLVD CONCORD CA 94521	MORGAN , DAN 3601 GOLD CREST LN ROSAMOND CA 93560	MOSS , PAUL 1849 WHITAKER ST SAINT PAUL MN 55110	MURPHY , LIZ 4811 AVENUE F AUSTIN TX 78751-2516	NASIF , MARIA 6601 N LONGFELLOW DR TUCSON AZ 85718
MONROE , NANCY 408 HIGHLAND WAY COPPELL TX 75019	MORGAN , LINDA 10 CHERRYWOOD CT SAN PABLO CA 94806	MOTT , AMY 3504 HOMESTEAD CT PEEKSKILL NY 10566	MURPHY , LIZ PO BOX 658 LAFAYETTE TN 37083	NAVARRO , ELEANOR APT 753
MONROE , RICHARD 6611 119TH AVE SE BELLEVUE WA 98006	MORGAN , SYBIL 3426 BUCKHAVEN DR SAN ANTONIO TX 78230	MOTTA , MICHAEL 100 VANDERVEEN AVE HOLLAND MI 49424	MURRAY , DARA 440 E 62ND ST NEW YORK NY 10065	7680 E BROADWAY BLVD TUCSON AZ 85710
MONTAGUE-JUDD , DANIELLE 1820 FOX RUN RD COALVILLE UT 84017	MORGENTHALER , JEFFERY 1366 ALDEN NASH AVE NE LOWELL MI 49331	MUBAARAK , ARJUMAND 11815 SANDPIPER DR HOUSTON TX 77035	MURRAY , JOAN 3330 GRAND VIEW BLVD LOS ANGELES CA 90066	NAZOR , CRAIG MORRIS 11701 BARCHETTA DR AUSTIN TX 78758-3762
MONTIJO , CELINE 225 PRAIRIE VIEW DR DES MOINES IA 50266	MORPHEW , SALENA 999 PHEASANT RDG KELLER TX 76248	MUGGLESTONE , LINDSAY 3023 DEAKIN ST BERKELEY CA 94705	MURRAY , SUSAN 4411 MALAGA DR AUSTIN TX 78759-4922	NAZZARO , PATRICIA 10020 CALAVA CT UNION KY 41091
MOODY , PEGGY 1710 FOREST CREEK RD AUGUSTA GA 30909	MORRIS , CLAIRE 1214 NORWOOD RD AUSTIN TX 78722-1030	MUIRHEAD , MARGARET 108 THE ST SCHENECTADY NY 12345	MUSSER IV , WILLIAM M 3225 NE 29TH AVE PORTLAND OR 97212	NEAL , ANDREA 66 RIVER ST CORTLAND NY 13045
MOORE , JOSEPH 5402 NEER AVE SAN ANTONIO TX 78213- 3017	MORRIS , DAVID 2515 WATTS ST HOUSTON TX 77030	MUIRHEAD , MARGARET 108 THE ST SCHENECTADY NY 12345	MYERS , JEANNE CAROL APT 23D	NEAL , JUDITH 2736 2ND AVE N FORT DODGE IA 50501
MOORE , KATIE 1716 HAVER ST HOUSTON TX 77006	MORRIS , DEIRDRE 39 RUSSELL ST MEDFORD MA 02155	MUJICA , BERNARDO ALAYZA 133 SIOUX ST SIOUX CITY IA 51111	210 LOCUST ST PHILADELPHIA PA 19106-3934	NEDEAU , E JAMES 2278 HARDING AVE MUSKEGON WI 49441
MOORE , LINDA 218 BLANCO DR WIMBERLEY TX 78676- 5201	MORRISON , BARB 2346 DRUID RD E CLEARWATER FL 33764	MULCARE , JAMES 1110 BENJAMIN ST CLARKSTON WA 99403- 2576	MYERS , WENDI 8588 OSTROM WAY WEEKI WACHEE FL 34613	NEEL , JAMES 4740 E LANCASTER AVE FORT WORTH TX 76103
MOORE , SARAH 10050 PIPING ROCK LN HOUSTON TX 77042	MORRISON , SHARON 7508 SLEEPY HOLLOW BLVD AMARILLO TX 79121- 1629	MULLEN , EDNA 1272 RICHLAND AVE SAINT CHARLES MN 55972	NADEL , ROBIN PO BOX 2255 BRANFORD CT 06405	NEELY , COLLEEN 155 BIRDSALL ST HOUSTON TX 77007
MOORE , THOMAS APT 1202 15550 KINGFIELD D HOUSTON TX 77084-6200	MORROW , KATHRYN 810 THOMAS ST STATE COLLEGE PA 16803	MULLEN , EDNA 1272 RICHLAND AVE SAINT CHARLES MN 55972	NADREAU , PATRICIA 24191 DIAL AVE TOMAH WI 54660	NEFF , GRACE 800 28TH AVE SE ALBANY OR 97322
	MORSE , CAROL 7014 CURRIN DR DALLAS TX 75230	MULLEN , TIMOTHY 1272 RICHLAND AVE SAINT CHARLES MN 55972	NAFZIGER , NIKKI 1101 PORTER ST VALLEJO CA 94590	NEI , TERESA 1214 MAGNOLIA LN BRANCBURG NJ 08876

NEIHART , JANET 6751 GENEVA AVE S COTTAGE GROVE MN 55016-1019	NOEL , LETITIA 55 W GOETHE ST CHICAGO IL 60610	O'NEIL , DONALD S 118 CRYSTAL SPRINGS DR GEORGETOWN TX 78633- 4503	ONELLO , EMILY 2412 E 5TH ST DULUTH MN 55812	PALACKY , TAMI 3242 SE WEST SNOW RD PORT SAINT LUCIE FL 34984
NELSON , PRISCILLA 2198 GOVERNORS LN ESTES PARK CO 80517	NOLAN , NANCY 237 MAIN ST READING MA 01867	O , NANCY 810 BIRCHFIELD CT WEXFORD PA 15090	OOSTERHUIS , MARILYN 2309 STRAIT LN ARLINGTON TX 76013	PALEIAS , LINDA 3300 NE 36TH ST
NELSON , SALLY 7 BRASSFIELD DR GOLDFIELD IA 50542	NORMAN , CHRISTINE 5390 EXTRAVAGANT CT COCOA FL 32926	OPA , PEGGY 9109 MAIN ST KANSAS CITY MO 64114	ORCHOLSKI , GERALD 2400 BRIGDEN RD PASADENA CA 91104	FORT LAUDERDALE FL 33308
NEUSCHAEFER , KATE 49 OAK LN BRECKENRIDGE CO 80424	NORRIS , DIANE 7243 W PALATINE AVE CHICAGO IL 60631	OBERDORF , ROBERT 58 ANN LEE LN TAMARAC FL 33319	ORNER , KAREN 4231 THORNCLIFF RD NOTTINGHAM MD 21236	PALIN , TERRY PO BOX 20671 STATEN ISLAND NY 10302
NEVILLE , PAULA 277 PEPPERIDGE DR ROCHESTER NY 14626	NOTTINGHAM , HOLLY 3334 STATE ROUTE 142 MOODY MO 65777	OBERLE , DANIE 10704 LAMBERT CIR AUSTIN TX 78758	ORONA , FRANKIE STE 122-282 10730 POTRANCO RD SAN ANTONIO TX 78251	PALLA , PAULA 45 N CARLISLE ST GREENCASTLE PA 17225
NEWMAN , SHARON 581 S CREEK RD WEST CHESTER PA 19382	NOVELO , CRISTINA RAFAEL GARCIA AULY 64 VERACRUZ	OBERLIN , REBECCA APT 2901 5645 CREEKSIDE CIR FORT WORTH TX 76106	OSHATZ , LORRIE 8048 LE BERTHON ST SUNLAND CA 91040	PANCIOCCO , SAMMIA 60 TELFER CIR SALEM NH 03079
NICHOLLS , ROSALIE 8207 BELCLAIRE LN AUSTIN TX 78748	NOWICKI , MARIA 2324 14TH AVE SAN FRANCISCO CA 94116	OBORUEMUH , ABRAHAM APT 123 4500 RIVERWALK PKWY RIVERSIDE CA 92505	OSTERHOUDT , DAVID APT 214 21022 LOS ALISOS BLVD	PANIAGUA , ROSIRIS 3304 ALICIA AVE ALTADENA CA 91001
NICHOLS , SUSAN 2122 RIVER VILLAGE DR KINGWOOD TX 77339- 1776	NOWICKI , SUSAN 2124 PETERS DR WOODRIDGE IL 60517	OBR , BROOKS 1063 MULBERRY CT CORALVILLE IA 52241	RANCHO SANTA MARGARITA CA 92688	PANKEY , ARIEL 9801 W PARMER LN AUSTIN TX 78717-4602
NICOLE , ALEXANDRA APT 4 1307 15TH ST SANTA MONICA CA 90404	NUDI , FLOYD 41 STAGECOACH JUNCTION RD SANDIA PARK NM 87047	OCONNELL , MARCK 260 5TH ST E SAINT PAUL MN 55101	OUELLETTE , TRACY 14078 MACTAGGART AVE BOW WA 98232	PANTELL , MS SUSAN APT 1008 1016 CAMINO LA COSTA AUSTIN TX 78752-3846
NIELAND , THOMAS 415 OAKWOOD DR ALAMO TX 78516-9300	NUESCH , RAYMOND 4555 CATTERTON RD FREE UNION VA 22940	OKUN , LEWIS 885 WICKFIELD CT ANN ARBOR MI 48105	OVERTON , JOYCE 5618 HIGHGATE LN ROWLETT TX 75088-7629	PANTER , RICH 309 S STONEHEDGE DR COLUMBIA CA 29210
NIEMAN , KIMBERLY 4550 ORCHID CIR MINNEAPOLIS MN 55446	NUNEZ , STEPHANIE 7034 TYRONE AVE VAN NUYS CA 91405	OLIVARES , EMILIE JIMENEZ 4205 DODY ST CORPUS CHRISTI TX 78411-3001	OXLEY , RHONDA PO BOX 1626 CAPITOLA CA 95010	PANTER , RICH 309 S STONEHEDGE DR COLUMBIA CA 29210
NIEMEYER , STACY 3932 PYRAMID CT SUPERIOR CO 80027	NYE , EMILY 1022 BAYSHORE DR INGLESIDE TX 78362- 4647	OLIVE , SUSAN 2951 ANDERSON MORRIS RD NILES OH 44446	P , P 123 PRIVACY LN WINCHESTER KY 40391	PARCIAK , SANDRA 63 STERN AVE KEANSBURG NJ 07734
NIENDORFF , GRETCHEN 2020 MISTYWOOD LN DENTON TX 76209-2225	O'BRIEN , WILLIAM APT 314 3838 LOCKHILL SELMA RD	OLIVEIRA , OC 136 WINDMILL ST PROVIDENCE RI 02904	P , RENA 3137 CONEY ISLAND AVE BROOKLYN NY 11235	PARDI , MARCO 2195 SANDOWN CT LAWRENCEVILLE GA 30043
NILSSON , DERINDA 309 RICHARDSON AVE UTICA NY 13502	SAN ANTONIO TX 78230-1597	OLSON , VICTORIA 4170 NW 11TH AVE FORT LAUDERDALE FL 33309	PAGNIANO , MAKENNA 1048 W 1ST ST CHENEY WA 99004	PARISI , JULIE 36 PURDY HOLLOW RD WOODSTOCK NY 12498
NITZ , JENNIFER 407 NORA ST MISSOULA MT 59802	O'CARROLL , KEVIN 34 DOUGHTY POINT RD HARPSWELL ME 04079	OMALLEY , POLLY 1311 FEDERAL AVE LOS ANGELES CA 90025	PAINTER , MARK 6232 VICKERY BLVD DALLAS TX 75214	PARK , JEANNIE 8228 GREEN LAKE DR N SEATTLE WA 98103
NIXON , JOHN R 12002 ACORN CREEK TRL AUSTIN TX 78750	O'DONNELL , MARY 455 STONEBRIDGE BLVD NEW CASTLE DE 19720	ONEAL , MAUREEN UNIT 08 9100 SW 80TH AVE PORTLAND OR 97223	PAIS , GREGORY 206 ASPEN MEADOWS RD NEDERLAND CO 80466	PARKER , SUE 3378 NW 2ND BUNKER AVE ARCADIA FL 34266

PARKINSON , BLANCA 10801 SILVERTON DR CORPUS CHRISTI TX 78410-2233	PEARSON , TIA PO BOX 861697 WAHIAWA HI 96786	PETERSON , KAREN 735 YORK CT NORTHBROOK IL 60062	PINTO , MARTHA 100 BILL KUYKENDALL RD KYLE TX 78640	POULSON , JUDI 1881 KNOLLWOOD DR FAIRMONT MN 56031
PARRISH , PATRICIA 8707 SAN FERNANDO WAY DALLAS TX 75218	PEARTHREE , PIPPA 625 CATON AVE BROOKLYN NY 11218	PETERSON , KATHERINE 125 WOODSHIRE DR PITTSBURGH PA 15215	PIPER , JANNA PO BOX 15072 PORTLAND OR 97293	PRESTON , LYNNE 344 HIGHLAND AVE SAN FRANCISCO CA 94110
PASCOE , SUSAN M 2502 HARTFORD RD AUSTIN TX 78703-2429	PEASE , DIANE 84 BRONSON ST LITTLETON NH 03561	PETERSON , MARY 351 SE BACK BAY DR NEWPORT OR 97365	PIRI , A 1027 16TH AVE SE MINNEAPOLIS MN 55414	PRIESTLEY , MEREDITH 673 IDA AVE
PASH , ERIC 373 DEGAETANO RD INDIANA PA 15701	PECK , EARL 6919 ELMRIDGE DR DALLAS TX 75240	PETERSON , RICHARD 735 YORK CT NORTHBROOK IL 60062	PITSKER , POLLY 610 22ND ST HUNTINGTON BEACH CA 92648	SOLANA BEACH CA 92075
PATCH , RASHID 1110 64TH AVE OAKLAND CA 94621	PEETERS , JOHN 428 S INDIANA AVE KANKAKEE IL 60901	PETRACELLI , CYNTHIA 20111 BENDING CREEK PL TAMPA FL 33647	POIGNANT , ROBERT 300 LANSING AVE LYNCHBURG VA 24503	PRIM , BROOKE 10001 E RAYANN PL TUCSON AZ 85749
PATE , GEORGE PO BOX 1509 JACKSONVILLE TX 75766-1509	PENNINGTON , CAROL 1005 BLUEBIRD DR MANCHACA TX 78652- 4157	PETTIT , KIMBERLY 191 S 200 E MOAB UT 84532	POLCZYNSKI , ERIC PO BOX 3483 PAGOSA SPRINGS CO 81147	PRINCE , DENISE 86 CLARA ST AUSTIN TX 78702
PATEL , SAROSH 525 INVERNESS WAY SUNNYVALE CA 94087	PEREZ , JASON 8009 WILLET TRL AUSTIN TX 78745-7550	PETTY , KATHLEEN 125 S M ST LOMPOC CA 93436	POLENO , CAROL 310 LAKE DR NEW CASTLE PA 16105	PROSTKO , LINDA PO BOX 54 CALEDONIA MI 49316
PATTERSON , A PO BOX 180982 DALLAS TX 75218-0982	PEREZ , MARCUS 2807 PRICE ST VICTORIA TX 77901	PHILIP , CECIL 2541 WINDSOR CASTLE W. LEWISVILLE TX 75056	POMIES , JACKIE 1271 38TH AVE SAN FRANCISCO CA 94122	PRYCHODKO , NICHOLAS 195 HAINES PATH
PATTESON , PATRICIA 11120 BAXTERSHIRE HELOTES TX 78023-2024	PERINCHIEF , JANA 3330 ARBOR WAY SACRAMENTO CA 95821	PHILLIPS , NANCY PO BOX 334 NORWICH VT 05055	POOLER , CAROLE 4942 N WASHTENAW AVE CHICAGO IL 60625	BRIDGEHAMPTON NY 11932
PATTON , CAROL 321 RUGBY AVE KENSINGTON CA 94708	PERKINS , CARLTON 6457 LAWNDALE ST HOUSTON TX 77023-3902	PICCHETTI , GLORIA 3920 N CLARK ST CHICAGO IL 60613	POPE , NANCY 1444 WATERMILL CIR	PUBLIEEE , JEAN 25 MAIN ST FLEMINGTON NJ 08822
PATTON , LISA APT 105 1881 SUTTER ST SAN FRANCISCO CA 94115	PERKINS , GUY APT 247 6155 PLUMAS ST RENO NV 89519	PICKETT , THELMA 49 PALMER LN WIMBERLEY TX 78676	TARPON SPRINGS FL 34689	PUCCI , JOSH 9300 N STAR DR MECHANISVILLE VA 23116
PAXTON , GREG 189 E 3RD ST NEW YORK NY 10009	PERLMUTTER , MARTHA D 119 BELLOWS LN NEW CITY NY 10956	PIDICK , DEBRA 11309 DEL RIO DR RIVERVIEW FL 33569	PORCHER , JANEENE 13568 W 23RD PL GOLDEN CO 80401	PUGLIONESI , ANDREW 1936 GREEN ST PHILADELPHIA PA 19130
PAYDEN-TRAVERS , CHRISTINE 108 E DEVONSHIRE ST WINSTON SALEM NC 27127	PERNICK , ANDREA 7000 SW 62ND AVE SOUTH MIAMI FL 33143	PIERCY , DONNA 3602 BISCAY DR ARLINGTON TX 76016- 2903	PORTER , JOELLE PO BOX 1530 SUSANVILLE CA 96130	PURUCKER , SUSANNA 900 WEST AVE MIAMI BEACH HI 33139
PAYTON , FAY 814 SE 12TH ST COLLEGE PLACE WA 99324	PERRICELLI , CLAIRE 2259 16TH ST EUREKA CA 95501	PIERSON , TERRY 2558 MARBLEHEAD DR SARASOTA FL 34231	PORTER , JOHN 560 PARKVIEW BLVD NEW BRAUNFELS TX 78130	QUIGLEY , LOUISE 41 BOWER RD BRAINTREE MA 02184
PEACE , TOM 3381 S FAIRFAX ST DENVER CO 80222	PERRY , PAT 923 HADEN ST TYLER TX 75701	PILARSKI , PATRICIA 919 MILLCREEK CIR ELGIN IL 60123	PORTER , SUSAN 2134 HEMLOCK FARMS HAWLEY PA 18428	QUINN , ELLEN UNIT 626
PEARSON , CARYL 456 ELENA ST MORRO BAY CA 93442	PETERS , LYDIA 383 REHOBOTH RD SW CAVE SPRING GA 30124	PINCKNEY , KATHY 509 E MAIN ST LLANO TX 78643-2031	POSCH , ROBERT 1612 PEPPER GRASS CT ORLANDO FL 32825	6460 DOUBLE EAGLE DR WOODRIDGE IL 60517
PEARSON , JOYCE 193 SYLVAN ST MALDEN MA 02148	PETERSEN , ALISON 4209 ENDCLIFFE DR AUSTIN TX 78731	PINQUE , MERYL 615 ODLIN RD BANGOR ME 04401	POST , HEATH 1323 W WIELAND RD LANSING MI 48906	QUIRK , JOSEPH 147 AVE A NEW YORK NY 10009

QUINN , MAUREEN PO BOX 65306 ALBUQUERQUE NM 87193	RATKOVSKY , GREG 5461 FERNHOFF RD OAKLAND CA 94619	REINFRIED , KAY 797 SCOTT LN LITITZ PA 17543	RICHARDSON , LESLIE 387 COVENT DR KYLE TX 78640-5799	RIVERA , MARIO G 1648 DOMINO DR SE ALBUQUERQUE NM 87123
QUINN , ELLEN UNIT 626 6460 DOUBLE EAGLE DR WOODRIDGE IL 60517	RAY , JACK 219 W EDGEWATER WAY NEWARK DE 19702	REISER , REBA 1014 E 5650 S MURRAY UT 84121	RICHIE , LAUREN 524 9TH TER PLEASANT GROVE AL 35127	RIVERA , SCARLET 5306 HERMITAGE AVE VALLEY VILLAGE CA 91607
R , HEATHER 847 FREEMAN AVE LONG BEACH CA 90804	RAY , THOMAS 150 SAN CARLOS WAY NOVATO CA 94945	RENGERS , EDWARD 391 JOHN JOY RD WOODSTOCK NY 12498	RICHMOND , CHEY 3009 E LEE ST PENSACOLA FL 32503	RIVLIN , SHERYL 3240 38TH ST NW WASHINGTON DC 20016
RABENSBURG , NANCY 519 TAHITIAN DR BASTROP TX 78602-7350	RAYMOND , SHERRIE 332 FORESTAL DR KNOXVILLE TN 37918	REYNOLDS , JEFF 382 BUCK ST BANGOR ME 04401	RICHTER , TERRY 14922 PLANTATION OAK DR HOUSTON TX 77068	RIZZO , RENEE APT 17F 365 W 28TH ST NEW YORK NY 10001
RAE , CHESSA 412 N EMERSON AVE INDIANAPOLIS IN 46219	REAGAN , JEFF 380 BUNKER HILL ST CHARLESTOWN MA 02129	REYNOLDS , LISA-MAY 26 HONEYSUCKLE LN LADYS ISLAND SC 29907	RIDDER , LYNETTE 4822 EAGLE WAY CONCORD CA 94521	ROBBINS , MEGAN PO BOX 410 BODEGA BAY CA 94923
RAGANA , LOLLIE 2911 4TH ST SANTA MONICA CA 90405	REAM , TARN 1250 HARRISON ST MISSOULA MT 59802	REYNOLDS , RONDA 603 SUMMIT SQ COLUMBIA SC 29229	RIDDLE , CAROLYN 12133 METRIC BLVD AUSTIN TX 78758	ROBERTS , AMY 2883 NW SUNNY LN ALBANY OR 97321
RALSTON , REAGAN 7208 PAWNEE TRL LAKE WORTH TX 76135	REBACK , MARK 2324 LAKE SHORE AVE LOS ANGELES TX 90039	REZNEW , LOU 605 HUDSON AVE TAKOMA PARK MD 20912	RIEBSCHLAEGER ELIZABETH 1603 E BRAZOS ST VICTORIA TX 77901-5595	ROBERTS , JAMES 1009 PINE ST SANDPOINT ID 83864
RAMAKRISHNAN , ANANTHANARAYANA 103 KAMARAJ AVE 2ND ST ADYAR CHENNAI	RECHS , DAVID APT A 221 S MAPLE AVE OAK PARK IL 60302	REZNEW , MINIVERE 605 HUDSON AVE TAKOMA PARK MD 20912	RIEGER , TANJA ILSAHL 41 NMS VA 24536	ROBERTS , LES PO BOX 199 SERAFINA NM 87569
RAMBLE , KIRK 458 PENNSYLVANIA AVE YORK PA 17404	RECKLING , JOHN 1841 ATLANTA ST HENDERSON NV 89052	RIALS , JENNIFER 13068 VERNON AVE SAVAGE MN 55378	RIGANO , KIMBERLY 722 SE 5TH ST STUART FL 34994	ROBERTS , NANCY 210 LEMING AVE CORPUS CHRISTI TX 78404
RAMEY , VERONICA 5003 DEXTER CT OBETZ OH 43207	REDMAN , KATHY 516 BURK ST NACOGDOCHES TX 75964	RICCI , VITTORIO VIA MURTOLA 33C GENOVA , GE	RIGBY , CHERYL 10 IVY LN ASHLAND MA 01721	ROBIN , ETTA 12219 WINGER ST BAKERSFIELD CA 93312
RAMIREZ , HANK 4823 MANSFIELD ST SAN DIEGO CA 92116	REED , DAWN 8105 GANTTCREST DR AUSTIN TX 78749-3517	RICEWASSER , ROBERT 142 N HELIOTROPE AVE MONROVIA CA 91016	RIGGS , KEVIN PO BOX 101 POINT COMFORT TX 77978-0101	ROBINSON , D PO BOX 151 CURLEW WA 99118
RAMOS , EURY 20450 HAVILAND AVE HAYWARD CA 94541	REED , ROBERT APT 5 450 GLENNEYRE ST LAGUNA BEACH CA 92651	RICH , SHARON 2834 REGENT CRESCENT DAYTONA BEACH FL 32119	RIGNEY , J 139 E SHORE LAKE OWASSA RD NEWTON NJ 07860	ROBINSON , DAMETA 1141 DALY AVE WISCONSIN RAPIDS WI 54494
RAMOS , JOANN 64 FIUME ST ISELIN NJ 08830	REEDER , PRESTON 10212 REGAL OAKS DR DALLAS TX 75230	RICHARDS , GARY 1203 US HIGHWAY 77 OVERBROOK OK 73453	RILEY , PAUL 12 DAHN DR SPARTA NJ 07871	ROBINSON , DONNA 507 BLUEWATER HWY SURFSIDE BEACH TX 77541
RAMOS , JOANN 64 FIUME ST ISELIN NJ 08830	REICH , REGINA 711 MASON ST RHINELANDER WI 54501	RICHARDSON , ALEDA 1032 OPAL WAY WEST DES MOINES IA 50266	RINCON , ANNA 18235 NAPA DR ROUND HILL VA 20141	ROBINSON , JANET 11058 KNOTTINGBY DR JACKSONVILLE FL 32257
RANKIN , BOB 6652 RUXTON LN AUSTIN TX 78749-4101	REICHERT , ROBYN 6916 STONEY CREEK CIR LAKE WORTH FL 33467	RICHARDSON , GAIL & JOHN 5263 CIMMERON DR BOZEMAN MT 59715	RIS , MARINA ULICA NARCISA 47 SESVETE	ROBINSON , KATHRYN 19725 RIVER RD GLADSTONE OR 97027
RAPPAPORT ALEXANDRA 1603 COAL VALLEY DR HENDERSON NV 89014	REIDY , MARTIN 2538 GREENE AVE FORT WORTH TX 76109	RICHARDSON , HOLLY 7126 GATERIDGE DR DALLAS TX 75254	RITTER , ELISABETH GALGENGARTENSTRASSE 22 SCHWABACH	ROBINSON , TREVOR 1201 BENTWOOD RD AUSTIN TX 78722-1011

ROBISON , CHERYL 3820 PERSHING AVE FORT WORTH TX 76107-4531	ROLSTON , PAT 50 WESLEY PL MOUNT TABOR NJ 07878	RUEDE , L J 3500 WREN AVE FORT WORTH TX 76133	SABINSON , MARA 22 MILL VILLAGE RD CORNISH NH 03745	SCHADE , COREY 11 BUENA VISTA CT LOCH ARBOUR NJ 07711
ROBSON , ERIC 318 ISLAND DR MADISON WI 53705	ROMERO , ROBERT N 9541 BRAEBURN GLEN BLVD HOUSTON TX 77074-2407	RUFENER , PHOEBE 3115 MERRILL DR TORRANCE CA 90503	SACHS , STEPHEN 1916 AAN PEDRO DR NE ALBUQUERQUE NM 87110	SCHADE , DR. GUNNAR 800 THOMAS ST COLLEGE STATION TX 77840-6145
RODACK , SORETTA 310 E 6TH ST NEW YORK NY 10003	ROMERO , ROBERT N 9910 EMNORA LN HOUSTON TX 77080-5102	RUGEL , EMILY 5435 SHERIER PL NW WASHINGTON DC 20016	SAHM , SHARON 8920 N LOCUST ST SANGER TX 76266	SCHAEF , DENNIS 715 LIMBER RD MEADVILLE PA 16335
ROEMER , NANCY 922 YACHT HARBOR CT JACKSONVILLE FL 32225	ROOKE , MOLLY 5825 PALM LN DALLAS TX 75206-5462	RUIZ , DEANNA 7324 SKILLMAN ST DALLAS TX 75231-8464	SAJA , JEAN 1335 WILLIAMSWOOD DR RAYMOND MS 39154	SCHARLAU , DEBRA 7159 WILDGROVE AVE DALLAS TX 75214
ROGAN , ROBERT 1905 ORLEANS ST DETROIT MI 48207	ROSA , MICHAEL PO BOX 784 WINDSOR CT 06095	RUIZ , ROBERT PO BOX 291221 SAN ANTONIO TX 78229	SALAS , JAN 610 14TH AVE SANTA CRUZ CA 95062	SCHAUS , JOHN 11350 75TH ST BURR RIDGE IL 60527
ROGERS , BARBARA 5207 ALAMOSA LN SPRING TX 77379	ROSENBLUM , AARON 3100 PORTLAND AVE MINNEAPOLIS MN 55407	RULE , JULIANN 35002 115TH AVE AVON MN 56310	SAMUELS , MAURICE 1019 N NEGLEY AVE PITTSBURGH PA 15206	SCHAUT , MATTHEW 3730 27TH AVE S MINNEAPOLIS MN 55406
ROGERS , CHASE STE 1200 101 W GOODWIN AVE VICTORIA TX 77901-6502	ROSENKOTTER , BARBARA 201 CREST DR DEER HARBOR WA 98243	RUMPH , DONALD 3238 QUAIL POINTE DR GREENVILLE NC 27858	SANDFORD , BEN 316 N AVENUE A CASA GRANDE AZ 85122	SCHLECHTER , ROBERT 3207 FAIRFAX WALK AUSTIN TX 78705
ROGERS , KATHERYN 523 MEADOWBROOK DR ARLINGTON TX 76010	ROSS , ANN MARIE APT 19108 5500 N MAIN ST FALL RIVER MA 02720	RUPP , NANCY 1021 7TH ST GLEN BURNIE MD 21060	SANDHOLM , MARTHA W6832 EDWARD DR MERRILL WI 54452	SCHLINGER , HANK 1755 W MOUNTAIN ST GLENDALE CA 91201
ROGERS , MARK 1711 BARBARA ST AUSTIN TX 78757	ROSS , BRUCE 3707 LONDON PARK DR KATY TX 77449-6146	RUSSELL , COLIN 106 HIGH VISTA CIR AUSTIN TX 78737-2600	SANDRITTER , ANN 3 ASHWOOD MALL OLD BRIDGE NJ 08857	SCHMITT , BRYNN 134 HORN BROOK RD ITHACA NY 14850
ROHLOFF , ROSALYN 4450 HOLMAN ST GOLDEN CO 80403	ROSS , GREGORY 2045 EVERGREEN AVE SAN LEANDRO CA 94577	RUSSELL , DIANE 3319 CLEAR WATER PARK DR KATY TX 77450	SANDRITTER , ANN 3 ASHWOOD MALL OLD BRIDGE NJ 08857	SCHMITZ , MARTHA 14 GREENTREE DR PHOENIX MD 21131
ROHN , DIANE 6654 HAMPTON PARK CT MCLEAN VA 22101	ROSS , LILLI 390 W END AVE NEW YORK NY 10024	RYAN , EMMET 373 PLAINFIELD AVE FLORAL PARK NY 11001	SATTERTHWAITE , PERI 3002 CHERRY HILL CHURCH RD TARBORO NC 27886	SCHNEIDER , ROBIN EXECUTIVE DIRECTOR TEXAS CAMPAIGN FOR THE ENVIRONMENT PO BOX 42278 AUSTIN TX 78704
ROHRER , JENNIE 1811 JOHNSON ST HOUSTON TX 77007	ROSS , LINDA 2303 RIDGELAND ST MEMPHIS TN 38119	RYAN , JACK APT B 2724 HIGHLANDS BLVD PALM HARBOR FL 34684	SAVAGE , STACY 140 KAHALULU DR BASTROP TX 78602	SCHNEIDER , ROBIN EXECUTIVE DIRECTOR TEXAS CAMPAIGN FOR THE ENVIRONMENT
ROJAS , RICARDO 226 NEWELL AVE SAN ANTONIO TX 78215	ROSS , NIKISHA 702 CEDARHURST RD JACKSON MS 39206	RYAN , THERESE 37310 36TH ST E PALMDALE CA 93550	SAVAL , MAUREEN 3603 LAJITAS LEANDER TX 78641-3654	STE 120 105 W RIVERSIDE DR AUSTIN TX 78704-1247
ROJESKI , MARY 2603 3RD ST APT 6 SANTA MONICA CA 90405	ROSSI , PATRICIA 1 MAPLEWOOD DR LEVITTOWN PA 19056	RYERSON , WILLIAM 5540 OLES DR N INDIANAPOLIS IN 46228	SAWCER , JANE 12 ROWAN AVE SAWSTON, CAMBRIDGE	SCHNEIDER , TERRY 151 RIDGE RD VALLEY COTTAGE NY 10989
ROLAND , JELICA M TRINAJSTICA 1 BUZET	RUBENSTEIN , RINA 2537 13TH AVE LOS ANGELES CA 90018	S , C 218 W 104TH ST NEW YORK NY 10025	SAXON , DIANA 4098 MARKET ST NE SALEM OR 97301	SCHNELLER , DOUGLAS 321 N UNION AVE CRANFORD NJ 07016
ROLFES , KEVIN 14006 N GREEN HILLS LOOP AUSTIN TX 78737-8618	RUBINO , KAREN 113 ICELAND DR HUNTINGTON STATION NY 11746	S , M 1212 CRESCENT AVE ROSELLE NJ 07203	SAYLE , SUZY 3945 WHISTLER RD STEAMBOAT SPRINGS CO 80487	SCHOECH , D 2614 CHINQUAPIN OAK LN
ROLIRAD , LAWRENCE 9743 ROCKY HOLLOW RD LA PORTE TX 77571	RUBY , KENNETH 18 TIFFANY RD SALEM NH 03079	SABATO , JENNIE 206 PHILADELPHIA AVE SOMERS POINT NJ 08244	SCALTRITO , MARIETTA 329 MOSELY AVE STATEN ISLAND NY 10312	ARLINGTON TX 76012-2840

SCHOENBUCHER , NANCY 2424 FOUNDERS CIR SPICEWOOD TX 78669-303	SCRIPTUNAS , JUDY 3434 CAMP ROBIN HOOD RD CHAMBERSBURG PA 17202	SEPTOFF , ALAN 301 MOUNTAIN VIEW DR CUMBERLAND MD 21502	SHEARER , WILLIAM 7505 E HILER RD COLUMBIA CITY IN 46725	SHOMER , FOREST PO BOX 639 PORT TOWNSEND WA 98368
SCHOLZ , ERNEST 1175 CHESTNUT ST SAN FRANCISCO CA 94109	SEABROOK , CECILIA 1323 POST OAK CT CREST HILL IL 60403	SERAZIO , CHARLOTTE 175 N 66TH ST MILWAUKEE WI 53213	SHEEHY , STEVE 4727 ALPINE DR KLAMATH FALLS OR 97603	SHUBEN , JEFFREY 46204 DELAIRE LANDING RD PHILADELPHIA PA 19114
SCHUETH , STEVE 3600 N LAKE SHORE DR CHICAGO IL 60613-4684	SEAL , DEREK STE 2100 600 CONGRESS AVE AUSTIN TX 78701-3238	SERAZIO , SANDRA N1772 HAWKS NEST RD KESHENA WI 54135	SHELLY , CHARLES R 5008 INSPIRATION DR SE ALBUQUERQUE NM 87108	SHULER , HEIDI 16004 NE 85TH ST VANCOUVER WA 98682
SCHUHRKE , NANCY 1217 W CALLE DEL NORTE CHANDLER AZ 85224	SEDON , DOUGLAS 2815 FRY RD JEFFERSON MD 21755	SERVELLO , JOHN 115 MUSTANG TRL SHADY SHORES TX 76208-5106	SHEN , GLORIA 40 ROCKING PORCH LN ASHEVILLE NC 28805	SHULTZ , JAMIE 26 PAUL WILSON LN MORGANTOWN WV 26508
SCHULENBERG , MARGARET 300 PECAN LN ROUND ROCK TX 78664-4529	SEEGLER , MONIKA 13 ALUMINUM CITY TER NEW KENSINGTON PA 15068	SEVILLA , CAROLINE 4 ALLEE MARC CHAGALL CHAMPES-SUR-MARNE	SHENBERGER , RONALD 1516 E WINDSOR DR DENTON TX 76209	SHUMATE , JOSEPH 1018 N CHERRY ST FREDERICKSBURG TX 78624
SCHULTZ , KAYLENE 131 BRIDGE ST PHOENIXVILLE PA 19460	SEEGOTT , MARY 15281 MAIN MARKET RD BURTON OH 44021	SEYMOUR , FRANKIE 17 ALICE ST QUEANBEYAN NSW	SHERMAN , STEPHANIE 6306 LAKE PARK DR LEESBURG FL 34748	SHUSTER , MARGUERITE 675 MOUNT WILSON TRL SIERRA MADRE CA 91024
SCHULTZ , NANCY 728 DERBY WAY DR WENTZVILLE MO 63385	SEFF , JOSHUA 9508 GEORGE WASHINGTON DR MCKINNEY TX 75072-5815	SHANKER , ANITA 1004 OAK TREE DR CHAPEL HILL NC 27517	SHERO , DALE 2364 PENBROOK DR FERNANDINA BEACH FL 32034	SIDBECK , SARAH 11001 SW 10TH ST PEMBROKE PINES FL 33025
SCHULTZ , PATTI 18711 LAKE CARLTON DR LUTZ FL 33558	SEGAL , ELLEN 4434 AUCLAND AVE TOLUCA LAKE CA 91602	SHANNON , KRISTEN 608 GRANDVIEW PL SAN ANTONIO TX 78209	SHERROD , COLICE 1870 EDERVILLE RD S FORT WORTH TX 76103-1508	SIDDIQUI , AFTAB 7231 JURASSIC DR ARLINGTON TX 76002
SCHULZ , LAURA 7504 S CARPENTER LN MEDICAL LAKE WA 99022	SEGAL , MICAELA 4714 KINGLET ST HOUSTON TX 77035-4924	SHAPIRO , DENISE 24 CAMP DR SELDEN NY 11784	SHERRY , FRAN 511 WALDEN CIR ROBBINSVILLE NJ 08691	SIECK , JOANNE 5877 RIVER RIDGE ROCHESTER MN 55906
SCHUMACHER , AMY 4127 MIDDLEBROOK DR DAYTON OH 45440	SEGURA , TONY 1775 E TROPICANA AVE LAS VEGAS NV 89119	SHARP , MARY JEAN 424 SPRUCE AVE ALTOONA PA 16601	SHERWOOD , BRIAN 9023 DICEMAN DR DALLAS TX 75218	SIECK , PAMELA 159 ROCK HILL DR BELVEDERE TIBURON CA 94920
SCHWARZE , RICHARD 532 PINEBROOK DR BOLINGBROOK IL 60490	SELF , WINKE 8935 CAMINITO FRESCO LA JOLLA CA 92037	SHAW , CHRISTINE 2129 GRANDVIEW FRST CANYON LAKE TX 78133	SHIELDS , DANIEL J 31 MYRTLE AVE KEANSBURG NJ 07734	SIGLER , DEAN 18845 SW VISTA ST BEAVERTON OR 97003
SCHWEYEN , VERONICA APT C 25 SPRINGDALE RD CROTON ON HUDSON NY 10520	SELLS , GREG 3300 PARKER LN AUSTIN TX 78741-6991	SHAW , PAMELA 6419 VINE ST CINCINNATI OH 45216	SHIFFRIN , JOYCE 576 EASTERN PKWY BROOKLYN NY 11225	SIKES , MS CATHY 5507 TRAIL TIMBERS DR HUMBLE TX 77346-3626
SCIBETTA , JEN 40 RAVENSWOOD TER BUFFALO NY 14225	SELTZER , DEVON 1719 OBERLIN DR HIGH POINT NC 27260	SHAYNE , AL 126 N MARTEL AVE LOS ANGELES CA 90036	SHIVELY , JUDY 1475 IMPERIAL AVE SAN DIEGO CA 92101	SILGUERO , LISA 108 VIRTUS BND AUSTIN TX 78748
SCOTT , JENNIFER 17280 WHITEWATER CT FORT MYERS BEACH FL 33931	SELTZER , ELIZABETH 11 W RIDGE RD MEDIA PA 19063	SHAYNE , VIVIAN 6254 VISTA GARDEN WAY NAPLES FL 34112	SHOAF , CINDY 225 PLAYGROUND SALISBURY NC 28146	SILVA , ANNE 17 MOSS ROSE LN TIJERAS NM 87059
SCOTT , RACHEL 421 E CRAVATH ST WHITEWATER WI 53190	SELZNICK , STEPHANIE 5350 HAWK DR KISSIMMEE FL 34746	SHEA , BRIGID 2604 GERAGHTY AVE AUSTIN TX 78757-2328	SHOEMAKER , LYNN 172 N ESTERLY AVE WHITEWATER WI 53190	SILVER , DAWN 2919 W BALMORAL AVE CHICAGO IL 60625

SILVER , MARGARET 1829 SEA OATS DR ATLANTIC BEACH FL 32233	SLADE , MATTHEW 109 SCOTT CT DURAND IL 61024	SMITH , KRISTIN 8504 MEREDITH AVE OMAHA NE 68134	SOPHIA , TRISTAN PO BOX 4412 BUTTE MT 59702	STALSWORTH , WAYNE 147 KICKAPOO TRL SEGUIN TX 78155-8173
SILVER , RONALD 1829 SEA OATS DR ATLANTIC BEACH FL 32233	SLAGGER , ASHARA M TEXAS CAMPAIGN FOR THE ENVIRONMENT APT 2731	SMITH , LESLIE 503 CENTRE ST SAN MARCOS TX 78666- 5403	SORRELL , GRANT FLAT 2 GREAT BARFORD	STAMM , NANCY 11885 TWIN CREEKS DR FORT PIERCE FL 34945
SILVERMAN , LAURA 30 ROSE RD WEST NYACK NY 10994	W LITTLE YORK HOUSTON TX 77040-5477	SMITH , MICHAEL 7111 LAYLA RD ARLINGTON TX 76016- 5428	SOUZA , PETER 538 S STREAM RD BENNINGTON VT 05201	STAPLES , LAURA 5792 WHISTLEWOOD CIR SARASOTA FL 34232
SIMINGTON , KATHY 412 E J ST ONTARIO CA 91764	SLOMER , ROBERT 524 MCCUBBING AVE LEXINGTON KY 40503	SMITH , PATRICK L 11516 LOWESWATER LN AUSTIN TX 78754-5726	SPELTER , KATARINA 3609 SARGENT ST MADISON WI 53714	STARK , LOUISE 1623 PALMCROFT DR SE PHOENIX AZ 85007
SIMMONS , JOELLEN FLORES 307 WINDJAMMER ST ROCKPORT TX 78382- 9767	SMALL , SALLY 802 N LAYMAN AVE INDIANAPOLIS IN 46219	SMITH , RICHARD 17393 HARMAN MELVINDALE MI 48122	SPENCER , D R 3005 THORN ST SAN DIEGO CA 92104	STAUTZ-HAMLIN , JAN 1015 WOODRUFF AVE CLEARWATER FL 33756
SIMPSON , ERIC 134 OVERCLIFF RD CINCINNATI OH 45233	SMALLEY , BEVERLY 1943 SUMMIT AVE FEASTERVILLE TREVOSE PA 19053	SMITH , SAGEN 2531 EAGLE CREEK LN ASHLAND OR 97520	SPENCER , DEBORAH 12 NEWPORT DR BILLERICA MA 01821	STAWINOVA , GREG 1247 E 168TH PL SOUTH HOLLAND IL 60473
SINES , CHARLOTTE PO BOX 434 YOSEMITE NATIONAL PARK CA 95389	SMALLWOOD , BRYAN 2224 LOOKOUT LN DENTON TX 76207	SNOW , PATRICIA 2410 FAWNWOOD LN SPRING TX 77386	SPERBER , CLAUDIA 3006 E 17TH ST AUSTIN TX 78702	STEADMON , JASON 677 AVENUE M BOULDER CITY NV 89005
SIVESIND , TORUNN 3200 W COLFAX AVE DENVER CO 80204	SMENOS , CHRIS 1704 PELICAN COVE RD SARASOTA FL 34231	SNYDER , TODD 1941 TURK ST SAN FRANCISCO CA 94115	SPOON , CINDY 8414 ROCKY PATH ST SAN ANTONIO TX 78254	STEBBINGS , BARRIE 7224 SNOW ST SEBASTOPOL CA 95472
SKALIC , DITA LEVSTIKOVA ULICA 4 TOPLICE	SMITH , CHERYL 509 COUNTY ROAD 301 GORMAN TX 76454	SOBANSKI , SANDRA 140 E 2ND ST BROOKLYN NY 11218- 1447	SPOON , LESLIE 1298 RAMONA AVE LOS OSOS CA 93402	STEEPY , SUSAN 4 LIVE OAK CT PENFIELD NY 14526
SKELTON , JULIA 40900 BEMIS RD VAN BUREN TWP MI 48111	SMITH , JANELL PO BOX 26 NEW DOUGLAS IL 62074	SOLIDAY , GERALD 319 RIDGEBRIAR DR RICHARDSON TX 75080- 1920	SPRADLIN , KAREN 307 WILSON DR SW JACKSONVILLE AL 36265	STEFFES , WAYNE 2187 WISCONSIN AVE REDDING CA 96001
SKELTON , JULIE 40900 BEMIS BELLEVILLE MI 48111	SMITH , JASZMENE 1017 SCHOOL VIG BRIDGETON NJ 08302	SOLIS , SERGIO 4340 SW 112TH AVE MIAMI FL 33165	SPRAYREGEN , ISABELANN	STEGER , RUTH 8326 17TH ST N
SKIPWORTH , CARL 5715 SIMMS ST HOLLYWOOD FL 33021	SMITH , JOAN 108 ELISEO DR GREENBRAE CA 94904	SOLISTI , KATE PO BOX 2604 LYONS CO 80540	25 CHITTENDEN AVE NEW YORK NY 10033	SAINT PETERSBURG FL 33702
SKIRVIN , LAURENCE 1507 SYBLE DR VILLA RICA GA 30180	SMITH , JUDITH 2712 GRANDE VISTA AVE OAKLAND CA 94601	SOMMERFIELD , KATHARINE APT 1316 17655 HENDERSON PASS SAN ANTONIO TX 78232- 1502	ST CLAIR , LAURA LOT 88 165 SCENIC VALLEY RD KERRVILLE TX 78028- 7924	STEHLE , ALICE 218 CECELIA ST BUTLER PA 16001
SKLAR , DANA 203 COVERED BRIDGE RD CHERRY HILL NJ 08034	SMITH , JULIE 1048 BAY OAKS DR LOS OSOS CA 93402	SOMMERFIELD , KATHARINE APT 617 2424 GOLD CANYON DR SAN ANTONIO TX 78259- 3568	STACHURA , DELORES 405 N 12TH ST HERRIN IL 62948	STEINER , NEAL 2706 CASTLE HEIGHTS PL LOS ANGELES CA 90034
SKOLNICK , KATHARINE 545 WASHINGTON AVE BROOKLYN NY 11238	SMITH , KELLIE 13 BRANDY LN DEERING NH 03244	SONES , STEVE 3450 CAMINO LAS PALMERAS SIERRA VISTA AZ 85650	STAFF , GEORGE 806 S WALNUT ST GEORGETOWN TX 78626- 6029	STEINERT-BRESILGE , HEIDI 703 ESTA DR PLANO IL 60545
SLACK , DEBBIE 418 JEFFERSON DR LYNCHBURG VA 24502	SMITH , KIM 405 FILES CREEK RD BEVERLY WV 26253	SOPH , CAROL 1620 VICTORIA DR DENTON TX 76209-1378	STALLARD , CAROLYN 222 HIDDEN VALLEY RD SOQUEL CA 95073	STEINIGER , LORENZ 13 MAIN ST STAFFORD VA 22554-5833

STEINHAUS , JOANIE TURTLE ISLAND RESTORATION NETWORK 2228 BROADWAY ST GALVESTON TX 77550- 4640	SUDOL , LAURIE 806 ALFONSE RD CLARKDALE AZ 86324	SWISS , MAUREEN 354 MAXIM ST HOPATCONG NJ 07843	THINESEN , PAMELA 6165 GREEN VALLEY RD RAMSEY MN 55303	THORNHILL , ROBERT 13586 SE NIGHTINGALE AVE HAPPY VALLEY OR 97015
STEITZ , JIM APT 1203 849 GLADES RD GATLINBURG TN 37738	SUHR , FRED 1952 ZENaida AVE MCALLEN TX 78504	T , JOHN 1209 3RD AVE ASBURY PARK NJ 07712	THOELE , RICHARD 5927 HILTON ST OAKLAND CA 94605	THORPE , NICK 4327 GILBERT AVE DALLAS TX 75219
STERNBURG , ROBIN 5373 ROUNDUP NORCO CA 92860	SULLIVAN , SHARON 1150 W 2 RENO NV 89502	TABB , LINDA APT 117 600 IRVING ST ALHAMBRA CA 91801	THOLL , JONATHAN 140 WARREN ST NEEDHAM MA 02492	THORWALDSON , KAREN JO 1017 WILSHIRE PL
STEVENSON , NAN 172 GALTIER PL SHOREVIEW MN 55126	SUMMERLIN , ERROL ALVIE 1017 DIOMEDE ST PORTLAND TX 78374- 1914	TABRIZI , DONA 1102 CLAIRE AVE AUSTIN TX 78703	THOMAN , JAMES 4047 MILL RD HERMITAGE TN 37076	CORPUS CHRISTI TX 78411-2326
STEWART , JEFFREY 2121 PERALTA ST OAKLAND CA 94607	SUNDARAJAN , ADITI 1105 ASHHURST LN MCKINNEY TX 75071- 7490	TACKETT , TROY 69 PRIVATE DRIVE 442 PROCTORVILLE OH 45669	THOMAS , JEAN 3714 SUNSTONE DR HOUSTON TX 77068-1204	THURAIRATNAM , SUSAN 6097 PARK RIDGE DR
STEWART , SHARRON PO BOX 701 LAKE JACKSON TX 77566-0701	SUNDERLAND , FELICIA 9761 TREASURE CAY LN BONITA SPRINGS FL 34135	TAYLOR , DONALD 8736 BLUFF LN FAIR OAKS CA 95628	THOMAS , MARTHA 9731 INNES PL BOERNE TX 78006	NORTH OLMSTED OH 44070
STEWART , SUSAN 1205 COURT C HANOVER PARK IL 60133	SUTTER , SHIRLEY APT 4A 931 MARKET CT VERNON HILLS IL 60061	TAYLOR , LAURA PITT 126 FRONT ST BROOKLYN NY 11201	THOMAS , RANDY 304 DOVER DR RICHARDSON TX 75080- 5820	TIBERI , JUDY 402 CARBON ST BUTLER PA 16001
STONE , LISA 8902 BIRDWOOD CT HOUSTON TX 77096-2107	SWACKHAMER , LESLIE 4008 BRANARD ST HOUSTON TX 77027	TAYLOR , SHANNON 5316 JANET PEORIA IL 61607	THOMAS , SHAKAYLA 407 S TAPER AVE COMPTON CA 90220	TIJERINA , RUPERT 9631 MAYTUM CIR HELOTES TX 78023-4168
STONE , TOM 111 NORCREST DR SAN MARCOS TX 78666	SWANK , CARRIE 69 MICHIGAN DR READING PA 19608	TEED , CORNELIA 1201 13TH ST UNIT 201 BELLINGHAM WA 98225	THOMAS , STEPHANIE 1014 W 4TH ST TAYLOR TX 76574	TINKLE , SUE 116 DREW DR CATLIN IL 61817
STONE , WILLIAM 6308 SHOAL CREEK BLVD AUSTIN TX 78757-2724	SWANK , PHYLLIS 750 WEAVER DAIRY RD CHAPEL HILL NC 27514	TEEGARDIN , SUSAN 1405 WOODLAWN AVE DALLAS TX 75208-2433	THOMPSON , CHERYL NO 115 69 BEECHWOOD RD WINTHROP ME 04364	TIPPENS , R 68 VAN NUYS RD COLRAIN MA 01310
STONER , JAMES 1478 MADDEN DR MONROEVILLE PA 15146	SWANSON , MICHAEL 1121 W CLAY ST LANCASTER PA 17603	TEETER , KEITH 604 ESSEX PL EULESS TX 76039-4024	THOMPSON , DANA 486 WRAIGHT AVE LOS GATOS CA 95032	TOBIN , CHELSEA 3706 LAFAYETTE AVE AUSTIN TX 78722-1810
STORK , SHARON 5029 WOODLAND RD MINNETONKA MN 55345	SWARZMAN , JERRY 1857 N CLEVELAND AVE CHICAGO IL 60614	TERNES , BROCK 225 CEDAR BRANCH LN WILMINGTON NC 28403	THOMPSON , DON APT 7 11 BLACKSTONE ST CAMBRIDGE MA 02139	TOBIN , ELIZABETH 8715 STARCREST DR SAN ANTONIO TX 78217
STOUT , SARAH JORDAN APT 123 2210 W DALLAS ST HOUSTON TX 77019-4366	SWEENEY , BLAKE 220 W 93RD ST NEW YORK NY 10025	TERRELL , WALTER 830 HOLLYWOOD AVE BRONX NY 10465	THOMPSON , GINGER 523 PALMER RD BELLEAIR BLUFFS FL 33770	TODD , DAVID 1304 MARIPOSA DR AUSTIN TX 78704-4400
STOWELL , JOCELYN 2022 LAWSON RD TALLAHASSEE FL 32308	SWIERKOSZ , JOE W 633 N MAPLE AVE PALATINE IL 60067	TESMAN , JACQUELINE 410 HOOVER AVE	THOMPSON , LINDA 3300 PHILLIPS AVE SANTA ROSA CA 95407	TOMASALLO , PELA 621 WINDHAM ST
STRAUSS , DEBORAH 3817 S 23RD ST MILWAUKEE WI 53221	SWIFT , LISA 63 STERN AVE	BENTON HARBOR MI 49022	THOMPSON , SUSAN 23516 SHANNONDELL DR	SANTA CRUZ CA 95062- 2543
STRENG , RANDOLPH 9219 CLOVER VALLEY DR DALLAS TX 75243-6205	WEST KEANSBURG NJ 07734	THAYER , MOSTYN 2372 SE GRAND DR PORT SAINT LUCIE FL 34952	NORRISTOWN PA 19403	TOVAR , JOHN UNIT 210 4305 AUTUMN RIDGE RD CEDAR FALLS IA 50613
STRONG , SONJA 111 POINT ROYALL DR ROCKWALL TX 75087	SWIFT , ROBERT 304 EDISON GLEN EDISON NJ 08837	THIELK , EVA 819 E GRAND AVE ALHAMBRA CA 91801	THORNBURN , CATHY 5255 ELLENWOOD PL LOS ANGELES CA 90041	TOZZI , SHARON 61 FREDERICK AVE YARDVILLE NJ 08620



TRAN , SHEILA 1766 SERPENTINE DR SAINT PAUL MN 55122	VALENTINE , JENNIFER 313 1ST AVE MASSAPEQUA PARK NY 11762	VAUGHAN , ROGER 3016 W HARBOR VIEW AVE TAMPA FL 33611	VOLLMER , ALEXANDER 26 NARRAGANSETT CV SAN RAFAEL CA 94901	WALTERS , BETTY 13 REX CIR SALIDA CO 81201
TRAN , THUHA PO BOX 20264 FOUNTAIN VALLEY CA 92728	VAN AKEN , RICHARD 68 MURRAY RD CHURCHVILLE PA 18966	VAUGHN , SHIRLEY 4707 BROADWAY ST ALAMO HEIGHTS TX 78209	VON BARTHEID , ANNIKA 2886 PLUMB LN RENO NV 89502	WALTERS , ERNIE 2437 TARTARIAN WY UNION CITY CA 94587
TRASK , JAMIE 26766 LA SIERRA DR MISSION VIEJO CA 92691	VAN ALYNE , EMILY 6749 WHITESTONE ST WEST RICHLAND WA 99353	VELASQUEZ , ARTURO 1426 S HAMPTON RD DALLAS TX 75208	VON FELDT , MARGARET 1758 KINGSTON ST AURORA CO 80010	WALTERS , LINDA 740 S WESTGROVE RD VIRGINIA BEACH VA 23455
TRIPLETT , TIA 3959 BERRYMAN AVE LOS ANGELES CA 90066	VAN LEEKWIJCK , NATALIE 400 MUNN ST HAZARD NE 68844-4436	VELAZQUEZ , SHANNON 83-5619 MIDDLE KEEI RD CAPTAIN COOK HI 96704	VOUROSCALLAHAN , PAMELA 11761 ADAMS RD GRANGER IN 46530	WANG , HAILEY 11401 3RD AVE SE EVERETT WA 98208
TRIPP , TOM 3839 BONNEymoore DR FORT COLLINS CO 80524	VAN PRAAG , JANE 131 N EVIE ST BARTLETT TX 76511-4277	VERA , LAURA 2731 MARY LN	WADE , JULIA 5229 LINGLE LN COLUMBUS OH 43213	WARD , SHEILA 1057 CALLE 8 SAN JUAN PR 00927
TRYON , LAURA 24980 OUTLOOK DR CARMEL CA 93923	VAN SLYKE , GLEN 2039 MILFORD ST HOUSTON TX 77098-5309	DICKINSON TX 77539- 9253	WADE , KIMBERLY 267 MORRIS AVE MALVERNE NY 11565	WASHINGTON , CHRIS 345 W 58TH ST APT 11J NEW YORK NY 10019
TSHIBANGU , MANDY 47 LAKESIDE CT DEVON PA 19333	VANDAVEER , VONDA 3218 HUDSON ST BALTIMORE MD 21224	VERBRIDGE , TARA 1277 OLIVE WINDSOR MI 48004	WAGGONER , HOPE 124 CAM PRIMERO LEAKEY TX 78873	WASSERMAN , LINDA 1510 N STEELE ST TACOMA WA 98406
TUMINSKI , FRANK 47 HIDDEN BROOK DR STAMFORD CT 06907	VANDER POEL , JAMES 20 POTTER CIR NORTHBOROUGH MA 01532	VERKAMP , DORIS 1819 ASHBY DR CHARLESTON IL 61920	WAKEFIELD , MARIE 3054 HIGHWAY 20 NEWPORT OR 97365	WATCHEMPINO , LAURA PO BOX 407 PUEBLO OF ACOMA NM 87034
TURATO , IVA SVETOIVANSKA 19 ZAGREB	VANGIessen , PAMELA 2604 WHITE OAK DR HOUSTON TX 77009	VERNA , DIANE 1110 ALTA NORTH RD ALTA WY 83414	WALASEK , KAREN 894 ODD FELLOWS HALL PULASKI TN 38478	WATERS , ANJE 14945 CHRISTMAS TREE LN
TURNER , DENISE 21841 RODEO LN WILDER ID 83676	VANWINKLE , JEAN MARIE 202 ACORN RUN LN BEDFORD VA 24523	VIDAL , RACHAEL 2108 VAN HORN CV CEDAR PARK TX 78613- 1476	WALDING , REBECCA PO BOX 146 CERRILLOS NM 87010	GRASS VALLEY CA 95945
TURNER , TRACI 71 ROMSEY ST DORCHESTER MA 02125	VARANITSA , OLEG 16579 NE 84TH CT REDMOND WA 98052	VIEIRA , DENNIS 36 SUMMIT AVE	WALKER , BEVERLY 1602 TEEPEE TRL	WATERWORTH , LAURA 3652 S PERTH CIR NO 104 AURORA CO 80013
TUROV , ILYA 26416 FIELD ST MORENO VALLEY CA 92555	VARGAS , CARLOS 11508 MEADOWBROOK DR EL PASO TX 79936-5612	NORTH DARTMOUTH MA 02747	KINGSLAND TX 78639- 9574	WATSON , CHRIS 8140 WIEBELO DR KNOXVILLE TN 37931
TWOOMEY , DONNA 24W440 BURLINGTON AVE NAPERVILLE IL 60563	VASHISHTHA , HITESH 1817 ROCKFORD CT ALLEN TX 75013	VILJOEN , CHRISTINA 4757 FULMAR DR IRONDALE AL 35210	WALKER , SHARON 808 1ST ST E HASTINGS MN 55033	WATSON , HAROLD 1930 E CAIRO ST SPRINGFIELD MO 65802
TYLER , MARGARET GUILFOY 8 CAMBRIDGE ST SAINT LOUIS MO 63122	VASIL , ANDREW APT 3087 1114 CAMINO LA COSTA AUSTIN TX 78752-3334	VLASOPOLOS , ANCA 580 LUMBERT MILL RD CENTERVILLE MA 02632	WALL , TERESA 1439 S VAL VISTA DR MESA AZ 85204	WATTERS , CHERYL 500 JIMMY ANN DR DAYTONA BEACH FL 32114
ULVAEUS , LINDA 2553 MESA SCHOOL LN SANTA BARBARA CA 93109	VASSILAKIDIS , MARIE SOPHIA APT 15 2744 BRIARHURST DR HOUSTON TX 77057-5339	VOGEL , STEVE 2913 ELLENDALE AVE SAINT LOUIS MO 63143	WALLACE , LOUISE 9201 CHRISTOPHER ST FAIRFAX VA 22031	WATTERS , WHITNEY 24 RIBERIA ST SAINT AUGUSTINE FL 32084
UTRECHT , LAURA 6229 PALO PINTO AVE DALLAS TX 75214	VAUGHAN , JAN E 191 LITTLE OAK RD SEGUIN TX 78155-9625	VOGEL , STEVEN 449 HAMPTON CT	WALSH , KEVIN 155 BISHOP LN MADISON CT 06443	WATTS , CAROL 1308 S 5TH ST AUSTIN TX 78704-2314
UYENISHI , STEVE 7301 40TH AVE NE SEATTLE WA 98115	VAUGHAN , LISA 1302 N ROLLING RD BALTIMORE MD 21228	FALLS CHURCH VA 22046	WALSH , MARCE 5326 FORESTHAVEN DR HOUSTON TX 77066-2510	WATTS , ELIZABETH 513 SE 27TH WAY
VAIRO , SYLVIA 1000 38TH AVE SANTA CRUZ CA 95062	VAUGHT , KEVIN 505 OAK FOREST CIR ANTIOCH TN 37013	VOITH , LINDA 7326 GLEASON HILL RD BELFAST NY 14711	WALSTON , JACQUELINE 1307 LINDEN DR DENTON TX 76201	BOYNTON BEACH FL 33435-8904

WAY , LOIS 905 S JENNINGS AVE FORT WORTH TX 76104	WELLINGTON , MARY 8682 N MORNING VIEW DR TUCSON AZ 85704	WIELAND , CHARLES 206A COMPTON CIR SAN RAMON CA 94583	WILLIAMS , STEPHANIA 6006 E CHENEY DR PARADISE VALLEY AZ 85253	WISSLER , FRANK 695 HILLCREST TRL SPRING BRANCH TX 78070-3709
WEAVER , JESSICA 615 W JOHANNA ST AUSTIN TX 78704-4125	WELTE , SARAH 18880 SW HART RD BEAVERTON OR 97007	WIGHT , BARBARA 23013 88TH AVE W EDMONDS WA 98026	WILLIAMS , TERRIE C 850 LAURA LN VIDOR TX 77662-6311	WITTEN , SUSAN 723 PLEASANT VALLEY
WEBER , NICOLE 356 NATURE WALK LN PASADENA MD 21122	WESER , MARCIA 301 LAMONT AVE SAN ANTONIO TX 78209	WILBANKS , TOM 9951 GAZEBO CIR DALLAS TX 75243	WILMOTH , CAROLE 404 W HILLCREST ST KEENE TX 76059-2406	RICHARDSON TX 75080-1546
WEBER , RHONDA 146 MARSALA CT HERCULES CA 94547	WEST , ALICE 1237 SE 53RD AVE PORTLAND OR 97215	WILCOX , JUDY 1030 SW 17TH WAY TROUTDALE OR 97060	WILSON , DARRELL 15131 MORNING PINE LN HOUSTON TX 77068-3809	WOJTALIK , ALAN 3723 GREEN OAK CT BALTIMORE MD 21234
WEBSTER , BERNADETTE 76501 USAL RD WHITETHORN CA 95589	WEST , CARRIE 3605 N FRANKLIN ST MUNCIE IN 47303	WILD-PERKOWSKI , PENNY 12 DARIA DR PEQUANNOCK NJ 07440	WILSON , DEBORAH 408 STONEGATE LN DRIPPING SPRINGS TX 78620	WOJTALIK , NIKKI 3723 GREEN OAK CT PARKVILLE MD 21234
WECHSLER , SUSAN 1820 NE VINE AVE CORVALLIS OR 97330	WESTBROOK , YVONNE 2815 N BEACHWOOD DR LOS ANGELES CA 90068	WILDENTHAL , LORA 2012 ARLINGTON ST HOUSTON TX 77008-2656	WILSON , MS DIANE SAN ANTONIO BAY WATERKEEPER 600 RAMONA RD SEADRIFT TX 77983-4203	WOLF , DARLENE 1705 GORDON DR NAPLES FL 34102
WEIDEN , CHERYL 91 SOLANA DR LOS ALTOS CA 94022	WHARTON , BECKY 515 LOWER RED ROCK RD BASTROP TX 78602-3252	WILDER , LAURA 4905 ROLLINGWOOD CT GARLAND TX 75043-3431	WILSON , JAN 85 MOUNT CLARE AVE ASHEVILLE NC 28801	WOLF , RACHEL 403 EMELINE AVE SANTA CRUZ CA 95060
WEIMER , MARGARET 169 BRIAR LN SAN MATEO CA 94403	WHEELER , TARA 2915 HUNTER MILL RD OAKTON VA 22124	WILEY , CAROL 15457 ETO CAMINO RD VICTORVILLE CA 92394	WILSON , JILL 1309 ARDGLASS TRL CORINTH TX 76210-3088	WOLF , ROBERT 1705 GORDON DR NAPLES FL 34102
WEINBERGER , DANIEL 17A S VALLEY RD WEST ORANGE NJ 07052	WHITE , ERIN 5600 WEDGWORTH RD FORT WORTH TX 76133	WILKINSON , JOHN 14619 OAK BEND DR HOUSTON TX 77079	WILSON , LAUREN 129 SURFSIDE AVE SAINT AUGUSTINE FL 32084	WOLF , ROHANA 1930 RIDGE AVE EVANSTON IL 60201
WEINSTEIN , ELYETTE 5000 ORVAS CT SE OLYMPIA WA 98501	WHITE , KAIBA 5303 SUMMER CIR AUSTIN TX 78741-3212	WILKINSON , L L PO BOX 1406 TAOS NM 87571	WIMMER , BENJAMIN 5480 S CORNELL AVE CHICAGO IL 60615	WOLFE , JACQUELINE 54840 TECUMSEH RD CALUMET MI 49913
WEINSTOCK , JONATHAN 2208 7TH ST BERKELEY CA 94710	WHITE , PATRICIA 1050 FOX RUN CT AUBURN CA 95603	WILLETTE , DEBORAH PO BOX 551 GREENCASTLE IN 46135	WINER , KENNETH 12876 N SCHICKS RIDGE RD BOISE ID 83714	WOMACK , KRISTIN 396 SAN FRANCISCO BLVD SAN ANSELMO CA 94960
WEISKE , LYNNE 6128 WILSHIRE BLVD LOS ANGELES CA 90048	WHITE , SCOTT 1970 STATE ROUTE 534 SOUTHINGTON OH 44470	WILLIAM , SIBLEY 520 FM 140 JOURDANTON TX 78026	WING , MARJORIE 1418 W MILLER RD LANSING MI 48911	WOO , EVAN 400 E 57TH ST NEW YORK NY 10022
WEISS , RONNIE 836 SIERRA BLANCO LOOP GEORGETOWN TX 78633	WHITEHAIR , DIANNE 3401 HARPERS FERRY LN AUSTIN TX 78745-5822	WILLIAMS , CATHERINE 2249 E 2ND ST TUCSON AZ 85719	WINHOLTZ , BETTY 405 ACACIA ST MORRO BAY CA 93442	WOODALL , SANDRA 118 HERMINE BLVD SAN ANTONIO TX 78212-1203
WEISZ , RUSSELL 319 LAGUNA ST SANTA CRUZ CA 95060	WHITEHEAD , ROBERT 2617 OAK POINT DR GARLAND TX 75044-7809	WILLIAMS , CHRISTINA 2350 BELMONT RD ARNOLDSVILLE GA 30619	WINN-DALLMER , LAUREN 2601 W FRONT VIEW CRES DR DENVER CO 80211	WOODCOCK , CHARLENE 2504 LANGOHR AVE BOZEMAN MT 59715
WELCH , JOANNA 2945 LOWELL ST EUREKA CA 95501	WHITEHURST , CAROL 259 PIERMONT AVE NYACK NY 10960	WILLIAMS , HILDA 14 PERON CL COOLOONGUP WA	WINSLOW , LEE APT 2 210 KIWANIS DR MASON MI 48854	WOODMAN , RENEE 2075 SUSSEX LN COLORADO SPRINGS CO 80909
WELCH , TAMMY 196 WALKER HILL RD WEARE NH 03281	WHITLEY , MS TRACEY 908 PAYNE AVE AUSTIN TX 78757-3020	WILLIAMS , MARK 2275 NE 9TH AVE WILTON MANORS FL 33305	WIRTENBERGER , KARL 33 PRIES AVE BUFFALO NY 14220	WOODS , ROTH 312 KOCH AVE ANN ARBOR MI 48103
WELDON , WENDY 6045 WINDING BROOKE WAY DELRAY BEACH FL 33484	WIECHMAN , MARY 1620 SANTA CECILIA DR KINGSVILLE TX 78363-3426	WILLIAMS , ROGER 7259 EAGLE RD INDIANAPOLIS IN 46278	WISHIK , BRYAN 28 WASHINGTON AVE CLIFFSIDE PARK NJ 07010	WOODWARD , ELLIS 3422 SENECA ST BALTIMORE MD 21211

WOOTAN , CATHY 3862 W 20TH ST CLEVELAND OH 44109	ZAMORA , MELISSA 3917 BRAWNER PKWY CORPUS CHRISTI TX 78411-3254			
WORDLAW , CHRISTINE 3004 ALLISTER ST DALLAS TX 75229-2461	ZANCAN , ANNA 27171 ENCLAVE DR BONITA SPRINGS FL 34134			
WORMLEY , PETER 1611 S BERLIN AVE NEW BERLIN WI 53151	ZANDERS , MARYA 407 E WALNUT ST CENTERVILLE IA 52544			
WORNUM , CLAUDIA 11780 CRANFORD WAY OAKLAND CA 94605	ZARETT , DANIEL 8127 SUNSHINE TRAIL DR SAN ANTONIO TX 78244			
WORONOW , CAROL 15119 ROSE VALLEY DR HOUSTON TX 77070	ZARRELLA , LAURA 15919 BOOTH CIR VOLENTE TX 78641-9679			
WOUK , NINA STE 215 1259 EL CAMINO REAL MENLO PARK CA 94025	ZAVALA , PATRICIA 1000 SAN MARCOS ST AUSTIN TX 78702-2605			
WRIGHT III , TRIGG 19206 HOLLY SHADE CT KLEIN TX 77379-8027	ZECH , GISELA 907 N BALSAM ST BOISE ID 83706			
WYSE , MARGO 110 EL OTRO LADO RD MIMBRES NM 88049	ZEIGER-MAY , GRETCHEN 4791 YELLOWOOD DR SHALLOTTE NC 28470			
YANEZ , GUADALUPE 12484 ROBERT DAHL DR EL PASO TX 79938-7743	ZELASKO , SANDY 15864 SEVERINO LN VALLEY CENTER CA 92082			
YATES , CINDY 2513 ROCKHILL RD CASTLE HAYNE NC 28429	ZELLER , ROBERT 35 W HOFFMAN AVE LINDENHURST NY 11757			
YAZDI , TERI 51 WINDING WAY SAN CARLOS CA 94070	ZENTURA , MS 1034 S NEBRASKA AVE CASPER WY 82609			
YOUD , MARK 3 MAGNOLIA DR N ORMOND BEACH FL 32174	ZIEGLER , RUSS 22W 61ST ST DOWNERS GROVE IL 60516			
YOUNG , ELIZABETH 9610 ROY CROFT AVE HELOTES TX 78023	ZIPPERT , JOHN PO BOX 82 EUTAW AL 35462			
YOUNG , ROBERTA 14 CRANE AVE WHITE PLAINS NY 10603	ZORN , KAREN 2118 LATEXO DR HOUSTON TX 77018			
YOUNGELSON , NOAH 2449 WALGROVE AVE LOS ANGELES CA 90066	ZUCKER , MARTIN & NANCY 530 GEORGINE RD FALLBROOK CA 92028			
ZACH , MARY 393 RIDGEDALE DR N WORTHINGTON OH 43085	ZYZANSKI , GREG 1187 BRAINARD RD CLEVELAND OH 44124			
ZALES , LISA 686 SHERMAN ST CASTLE PINES CO 80108				