Ellie Guerra

From:

PUBCOMMENT-OCC

Sent:

Monday, April 15, 2024 5:06 PM

To:

PUBCOMMENT-OCC2; PUBCOMMENT-OPIC; PUBCOMMENT-ELD; PUBCOMMENT-WQ

Subject:

FW: Public comment on Permit Number WQ0003057000

Jesús Bárcena

Office of the Chief Clerk

Texas Commission on Environmental Quality

Office Phone: 512-239-3319

How is our customer service? Fill out our online customer satisfaction survey at:

www.tceq.texas.gov/customersurvey

From: frederick.davis84@yahoo.com <frederick.davis84@yahoo.com>

Sent: Saturday, April 13, 2024 9:11 PM

To: PUBCOMMENT-OCC < PUBCOMMENT-OCC@tceq.texas.gov> Subject: Public comment on Permit Number WQ0003057000

REGULATED ENTY NAME MOTIVA ENTERPRISES PORT ARTHUR CHEMICALS

RN NUMBER: RN100217389

PERMIT NUMBER: WQ0003057000

DOCKET NUMBER:

COUNTY: JEFFERSON

PRINCIPAL NAME: MOTIVA ENTERPRISES LLC

CN NUMBER: CN600124051

NAME: MRS Frederick Dwayne Davis

EMAIL: frederick.davis84@yahoo.com

COMPANY:

ADDRESS: 6148 ROOSEVELT AVE PORT ARTHUR TX 77640-2160

PHONE: 4092236282

FAX:

COMMENTS: Whether the proposed emissions will threaten the health and safety of nearby residents. Whether the proposed emissions will cause or contribute to exceedances of National Ambient Air Quality Standards.

- · Whether the proposed emissions will exceed allowable Prevention of Significant Deterioration Increments.
- Whether the proposed emissions will cause nuisance conditions violating 30 Tex. Admin. Code § 101.4.
- Whether Draft Permit conditions are adequate to protect the public from cumulative risks in accordance with Tex. Water Code § 5.130. Whether the project will be protective of welfare, including wildlife and the environment in the surrounding area. Whether Motiva's air quality analysis complies with TCEQ's rules and guidance.
- Whether the new and modified sources will utilize Best Available Control Technology. Whether greenhous gas controls reflect the use of Best Available Control Technology. Whether the emissions calculation methodologies used in the application are flawed or outdated. Whether proposed air monitoring and reporting requirements are adequate to ensure compliance with the Clean Air Act and protect local residents. Whether Motiva and TCEQ adequately considered the environmental justice impacts of the proposed pollution increases.
- Whether Motiva and TCEQ supplied the public with adequate information to verify the bases for the Motiva's claims and for TCEQ's decision to issue the permits. Respectfully submitted,