



## Comments, Notices, and Administrative Petitions



*Comments on behalf of Gulf Restoration Network, Louisiana Environmental Action Network, and Mr. O'Neil Couvillion to the Louisiana Department of Environmental Quality* (Responding to LDEQ's Advanced Notice of Initiation of its Triennial Revision of the Water Quality Standards, LAC 33:IX.Chapter 11 (0907Pot1) and proposing clarifications and regulatory revisions to comply with federal law.) (157-007.2) (Sept. 21, 2009)

*Notice of Gulf Restoration Network's Intent to File Citizen Enforcement Litigation Re: Mississippi Gulf Region Water and Wastewater Plan Projects* (Alleging that the U.S. Department of Housing and Urban Development and the Mississippi Development Authority violated the National Environmental Policy Act in approving federal funding of nine projects without regard to indirect and cumulative environmental impacts, and without analysis of the impacts of development that the projects will induce) (157-027) (Sept. 8, 2009)

*Comments on behalf of Gulf Restoration Network, Louisiana Environmental Action Network, Sierra Club—Delta Chapter, Coalition to Restore Coastal Louisiana, Environmental Defense Fund, National Wildlife Federation and Mr. O'Neil Couvillion to the Louisiana Department of Natural Resources and the City of New Orleans* (Opposing Newport Environmental Services' proposed coastal use permit to fill in wetlands adjacent to Bayou Bienvenue and the Mississippi River Gulf Outlet to build an industrial park) (101-094.1) (Sep. 4, 2009)

*Petition on behalf of Sierra Club, Louisiana Environmental Action Network, and Alliance for Affordable Energy to the U.S. Environmental Protection Agency* (Seeking EPA's objection to a Title V Clean Air Act permit that the Louisiana Department of Environmental Quality issued to Louisiana Generating, LLC for its proposed 705 MW coal plant (Big Cajun II-Unit 4) in Pointe Coupee Parish because the facility does not have a Clean Air Act preconstruction permit, there are no limits for fine particulate matter, and the permit fails to incorporate emission limits for each hazardous air pollutant that meet maximum achievable control technology standards) (126-018.3) (Aug. 21, 2009)

*Comments on behalf of Gulf Restoration Network, Louisiana Environmental Action Network, Sierra Club—Delta Chapter, Coalition to Restore Coastal Louisiana, Environmental Defense Fund, National Wildlife Federation and Mr. O'Neil Couvillion to the Army Corps of Engineers* (Opposing Newport Environmental Services' proposed Clean Water Act § 404 permit to fill in wetlands adjacent to Bayou Bienvenue and the Mississippi River Gulf Outlet to build an industrial park) (101-094.1) (Aug. 7, 2009)

*Comments on behalf of Gulf Restoration Network, Louisiana Environmental Action Network, Sierra Club—Delta Chapter, Coalition to Restore Coastal Louisiana, and Mr. O'Neil Couvillion to the Louisiana Department of Environmental Quality* (Opposing Newport Environmental Services' request for an LDEQ water quality certification for Newport's plan to fill in wetlands adjacent to Bayou Bienvenue and the Mississippi River Gulf Outlet to build an industrial park) (101-094.1) (Aug. 7, 2009)

*Comments on behalf of Concerned Citizens Around Murphy to the Louisiana Department of Environmental Quality* (Asserting that proposed modifications to Murphy Oil USA, Inc.'s Clean Air Act permit for an Oil Refinery in St. Bernard Parish will result in emission increases above thresholds for "Prevention of Significant Deterioration" and will therefore require additional controls to protect public health and welfare) (161-005) (Aug. 4, 2009)

*Comments on behalf of Gulf Restoration Network, Louisiana Environmental Action Network and Mr. O'Neil Couvillion to the Louisiana Department of Environmental Quality* (Opposing a proposed Clean Water Act general permit that provides for discharges from extraction, mining or dredging operations to

essentially all state waters, including Outstanding Natural Resources Waters and impaired water bodies) (157-031) (July 23, 2009)

*Comments on behalf of the Gulf Restoration Network to the Louisiana Department of Environmental Quality* (Opposing reissuance of a proposed Clean Water Act general permit that provides for stormwater discharges from construction activities of five acres or more to all state waters, including Outstanding Natural Resource Waters and impaired water bodies (157-030) (July 23, 2009)

*Notice of Intent to file Clean Water Act lawsuit against Sun Drilling Products Corp. on behalf of the Lower Mississippi Riverkeeper and the Louisiana Environmental Action Network* (Alleging that Sun Drilling discharges Ethylbenzene and other pollutants to the Mississippi River in concentrations that exceed legal limits) (101-120) (July 23, 2009)

*Comments on behalf of the League of Women Voters, the Lake Pontchartrain Basin Foundation, the Louisiana Environmental Action Network, and the Orleans Audubon Society to the Environmental Protection Agency and New Orleans Sewerage and Water Board* (Recommending revisions to the proposed modified consent decree governing necessary repairs to the New Orleans sewerage and stormwater collection systems) (135-001) (July 17, 2009)

*Comments on behalf of Little Tchefuncte River Association and Gulf Restoration Network to the Louisiana Department of Environmental Quality* (Opposing a proposal to reissue to H2O Systems, Inc. a Clean Water Act discharge permit that has that has been ineffective in protecting two Outstanding Natural Resource Waters (the Tchefuncte River subsegment 040801 and Horse Branch Creek) in St. Tammany parish (167-001) (July 16, 2009)

*Comments on behalf of the Concerned Citizens of Assumption Parish and the Louisiana Environmental Action Network to the U.S. Army Corps of Engineers* (Opposing Belle Company's Clean Water Act Section 404 permit application to fill in 250 acres of wetlands in Assumption Parish to build a regional landfill) (111-005) (July 15, 2009)

*Comments on behalf of the Concerned Citizens of Assumption Parish and the Louisiana Environmental Action Network to the Louisiana Department of Environmental Quality* (Opposing Belle Company's Clean Water Act application for water quality certification on its proposal to fill 250 acres of wetlands in Assumption Parish to construct and operate a regional landfill) (111-005) (July 15, 2009)

*Request on behalf of Oakville Community Action Group, Louisiana Environmental Action Network, and Anne Higgins to the Louisiana Department of Environmental Quality* (Asking LDEQ to investigate and require removal of waste dumped near and into a navigable waterway at a scrap metal facility located in Plaquemines Parish) (104-022) (June 16, 2009)

*Request on behalf of Oakville Community Action Group, Louisiana Environmental Action Network, and Anne Higgins to the Louisiana Department of Environmental Quality* (Asking LDEQ to investigate suspected Clean Water Act reporting violations at a landfill located in Plaquemines Parish) (104-022) (June 16, 2009)

*Comments on behalf of the Concerned Citizens of Assumption Parish, the Louisiana Environmental Action Network, Paincourtville Volunteer Fire Department, Ms. Andrea Williams, and Mr. O'Neil Couvillion to the Louisiana Department of Environmental Quality* (Supporting LDEQ's Proposed Decision on Administrative Review to revoke, modify, or suspend Belle Company's solid waste permit for a regional landfill) (111-004.2) (June 15, 2009)

*Comments on behalf of the Gulf Restoration Network to the Mississippi Department of Environmental Quality* (Opposing TMDL for Total Nitrogen and Total Phosphorus in the Pearl River) (157-029) (June 12, 2009)

*Request on behalf of Louisiana Environmental Action Network to the U.S. Army Corps of Engineers* (Asking the Corps to initiate a formal notice and comment period for a Corps rule setting standards for mitigation banks) (101-118) (June 11, 2009)

*Request on behalf of Oakville Community Action Group, Louisiana Environmental Action Network, and Anne Higgins to the Louisiana Department of Environmental Quality* (Asking LDEQ to investigate and require removal of a pile of creosote-treated lumber next to a navigable waterway at a solid waste facility located in Plaquemines Parish) (104-022) (June 6, 2009)

*Request on behalf of Ouachita Riverkeeper and Louisiana Environmental Action Network to the Arkansas Department of Environmental Quality* (Asking ADEQ to restore designated uses to Coffee Creek and Mossy Lake pursuant to an EPA Use Attainability Analysis) (166-001) (June 4, 2009)

*Request on behalf of Louisiana Environmental Action Network, Gulf Restoration Network, Sierra Club—Delta Chapter and the Lake Pontchartrain Basin Foundation to the Louisiana Department of Environmental Quality* (Asking LDEQ to deny Newport Environmental Services L.L.C.'s application for a landfill in wetlands in New Orleans because Newport failed to provide geological information that LDEQ requested) (101-094) (June 3, 2009)

*Comments on behalf of Oakville Community Action Group to the U.S. Army Corps of Engineers* (Supporting a proposed levee project that would provide enhanced hurricane and storm damage risk reduction to Oakville and other communities in Plaquemines Parish) (104-019) (May 19, 2009)

*Comments on behalf of Louisiana Environmental Action Network and Mr. O'Neil Couvillion to the Louisiana Department of Environmental Quality* (Commenting on the proposed settlement between LDEQ and Pioneer Americas for Pioneer's mercury violations of its air permit) (101-110.1) (May 15, 2009)

*Comments on behalf of the Holy Cross Neighborhood Association, Louisiana Environmental Action Network, and the Gulf Restoration Network to the U.S. Army Corps of Engineers* (Commenting on the U.S. Army Corps of Engineers' Industrial Canal lock replacement project final supplemental environmental impact statement) (112-004) (May 4, 2009)

*Notice of Intent to file lawsuit against the Environmental Protection Agency on behalf of the Louisiana Environmental Action Network, Concerned Citizens of Livingston Parish, O'Neil Couvillion and Harold Wayne Breaud* (Alleging that the EPA Administrator failed to timely respond to the petition to object to the air permit LDEQ issued to Woodside Landfill) (101-093.3) (May 1, 2009)

*Comments on behalf of the Louisiana Environmental Action Network to the Environmental Protection Agency* (Opposing a proposed EPA Clean Air Act regulation to suspend protective measures in the Baton Rouge nonattainment area based on "clean data" prior to an EPA determination that the area has achieved compliance with the applicable health protection standard) (101-100.2) (April 24, 2009)

*Comments on behalf of the Louisiana Environmental Action Network, Concerned Citizens of Livingston Parish, Gulf Restoration Network, O'Neil Couvillion and Harold Wayne Breaud to the Louisiana Department of Environmental Quality* (Objecting to a water permit allowing Woodside Landfill, located in Walker, Louisiana, to discharge its waste water into an impaired waterbody) (101-093.5) (April 7, 2009)

*Comments on behalf of the Gulf Restoration Network and the Louisiana Environmental Action Network to the Louisiana Department of Environmental Quality* (Opposing the January 29, 2009, draft of Clean Water Act antidegradation implementation procedures) (157-024) (April 6, 2009)

*Notice of Intent to file Louisiana Environmental Quality Act suit against Exxon Mobil Corporation d/b/a ExxonMobil Chemical Co. on behalf of Louisiana Environmental Action Network and Ms. Stephanie Anthony* (Alleging that ExxonMobile's Baton Rouge chemical plant discharges toxic air pollutants and other air contaminants without a permit to cover such discharges) (101-055) (April 6, 2009)

*Comments on behalf of the Louisiana Environmental Action Network to the Environmental Protection Agency* (Opposing a proposed EPA Clean Air Act regulation that would authorize EPA to suspend protective measures based on “clean data” prior to an EPA determination that an area has achieved compliance with the applicable health protection standard) (101-100.1) (April 1, 2009)

*Comments on behalf of Louisiana Environmental Action Network, Gulf Restoration Network, Sierra Club Delta Chapter, Louisiana Bayoukeeper, Atchafalaya Basinkeeper, Lower Mississippi Riverkeeper, and O’Neil Couvillion to the Louisiana Department of Environmental Quality* (Opposing the Draft General Permit for Discharges from Oil & Gas Exploration, Development, and Production Facilities) (101-116) (March 9, 2009)

*Comments on behalf of Louisiana Environmental Action Network, Sierra Club—Delta Chapter, and O’Neill Couvillion to the Louisiana Department of Natural Resources* (Opposing the proposed coastal use permit for Consolidated Environmental Management, Inc.’s Nucor Steel Facility in Romeville, Louisiana) (101-115.2) (Feb. 18, 2009)

*Comments on behalf of Louisiana Environmental Action Network, Sierra Club—Delta Chapter, and O’Neill Couvillion to the Louisiana Department of Environmental Quality* (Opposing the proposed water quality certification for Consolidated Environmental Management, Inc.’s Nucor Steel Facility in Romeville, Louisiana) (101-115.2) (Feb. 17, 2009)

*Comments on behalf of Louisiana Environmental Action Network, Sierra Club—Delta Chapter, and O’Neill Couvillion to the U.S. Army Corps of Engineers* (Opposing the proposed Clean Water Act Section 404 permit to fill in wetlands in conjunction with Consolidated Environmental Management, Inc.’s Nucor Steel Facility in Romeville, Louisiana) (101-115.2) (Feb. 17, 2009)

*Petition on behalf of Sierra Club Delta Chapter, Louisiana Environmental Action Network, and O’Neil Couvillion to the U.S. Environmental Protection Agency* (Seeking EPA’s objection to a Title V Clean Air Act permit that the Louisiana Department of Environmental Quality issued to Consolidated Environmental Management, Inc. for the proposed Nucor Steel Facility in St. James Parish because of inadequate public notice, failure to conduct required air quality impact analyses, failure to consider impact of mercury emissions, fugitive emission sources and greenhouse gas emissions) (101-115.1) (Jan. 29, 2009)

*Comments on behalf of the Holy Cross Neighborhood Association, Louisiana Environmental Action Network, and the Gulf Restoration Network to the U.S. Army Corps of Engineers* (Commenting on Industrial Canal lock replacement project draft supplemental environmental impact statement) (112-04) (January 26, 2009)

*Comments on behalf of Sierra Club, Alliance for Affordable Energy, Louisiana Environmental Action Network, and Mr. O’Neil Couvillion to the Louisiana Department of Environmental Quality* (Opposing the proposed Part 70 Air Operating Permit for Louisiana Generating, LLC’s fuel conversion (natural gas to coal) at the Big Cajun I power plant in Point Coupee Parish because the proposed permit fails to meet maximum achievable control technology standards required by the Clean Air Act for the plant’s hazardous air emissions) (126-014) (Jan. 7, 2009)

*Petition on behalf of Louisiana Environmental Action Network, Concerned Citizens of Livingston Parish, O’Neil Couvillion and Harold Wayne Breaud to the U.S. Environmental Protection Agency* (Seeking EPA’s objection to a preconstruction and Part 70 Air Operating Permit that the Louisiana Department of Environmental Quality issued to Waste Management of Louisiana, L.L.C. for a landfill in Livingston Parish based on allegations that the permit 1) fails to require sufficient monitoring to assure that Waste Management complies with the permit’s emission limits and 2) fails to impose emission controls that the Clean Air Act requires for new major sources in areas like Livingston Parish that have not attained the federal health protection standard for ozone pollution.) (101-093.3) (Jan. 2, 2009)

*Comments on behalf of the Louisiana Environmental Action Network, the Gulf Restoration Network, Louisiana Bayoukeeper, Atchafalaya Basinkeeper, Lower Mississippi Riverkeeper, Sierra Club – Delta*

*Chapter, and O'Neil Couvillion to the Louisiana Department of Environmental Quality* (Commenting on proposed rule change to allow onshore discharges of oil and gas exploration and production waste, including through Centralized Waste Treatment facilities) (101-114) (December 18, 2008)

*Comments on behalf of the Gulf Restoration Network to the Permit Board of the Mississippi Department of Environmental Quality* (Commenting on the proposed expansion of the Pearl River County Utility Authority, Poplarville Publicly Owned Treatment Works facility) (157-026) (December 16, 2008)

*Notice of Intent to File Clean Air Act Citizen Suit Against Waste Management, LLC. on behalf of Louisiana Environmental Action Network and O'Neil Couvillion* (Alleging Clean Air Act violations involving a Livingston Parish landfill operating without an air permit) (101-93.3) (Dec. 2, 2008)

*Comments on behalf of the Gulf Restoration Network, Louisiana Bayoukeeper, Lower Mississippi Riverkeeper, Collin Thomas, and the Louisiana Environmental Action Network to the Louisiana Department of Environmental Quality* (Commenting on the proposed revision of dissolved oxygen water quality criteria for Terrebonne and Barataria Basins) (157-025) (Dec. 2, 2008)

*Comments on behalf of Louisiana Environmental Action Network, Sierra Club, and O'Neill Couvillion to the Louisiana Department of Environmental Quality* (Opposing the proposed Part 70 Air Operating Permit and Prevention of Significant Deterioration Permit for Consolidated Environmental Management, Inc.'s Nucor Steel Facility in Romeville, Louisiana) (101-115) (Nov. 24, 2008)

*Petition on behalf of Sierra Club, Louisiana Environmental Action Network, Gulf Restoration Network, Alliance for Affordable Energy, and individual Sal Giardina, Jr. to the U.S. Environmental Protection Agency* (Seeking EPA's objection to a revised Title V Clean Air Act permit that the Louisiana Department of Environmental Quality issued to Entergy Louisiana, LLC for a coal/petroleum coke repowering project at the Little Gypsy power plant in Montz, LA.) (126-016.5) (Nov. 21, 2008)

*Comments on behalf of the Gulf Restoration Network and the Louisiana Environmental Action Network to the Louisiana Department of Environmental Quality* (Recommending changes to the October 3, 2008, draft of Clean Water Act antidegradation implementation procedures) (157-024) (October 27, 2008)

*Comments on behalf of the Gulf Restoration Network to the Louisiana Department of Environmental Quality* (Commenting on the proposed 2008 Integrated Report on Water Quality in Louisiana under Clean Water Act § 303(d) and § 305(b)) (157-023) (Oct. 15, 2008)

*Comments on behalf of the Louisiana Audubon Council and the Sierra Club—Delta Chapter to the Louisiana Department of Environmental Quality* (Commenting on the proposed regulations implementing the Mercury Risk Reduction Act) (131-014) (Oct. 2, 2008)

*Comments on behalf of Louisiana Environmental Action Network Chapter to the Louisiana Department of Environmental Quality* (Commenting on general conditions to air permits and suggesting that the agency add language reflecting its obligation to include monitoring sufficient to assure compliance with permit terms and conditions) (101-093.3) (Oct. 2, 2008)

*Comments on behalf of the Sierra Club, Alliance for Affordable Energy, Gulf Restoration Network, Louisiana Environmental Action Network, and Sal Giardina, Jr. to the Louisiana Department of Environmental Quality* (Objecting to the revised Title V air operating permit for Entergy Louisiana, LLC's Little Gypsy Power Plant because Entergy must obtain a determination from LDEQ that the permit includes maximum achievable control technology emission limits for each hazardous air pollutant the plant will emit) (126-016.4) (Sept. 25, 2008)

*Comments on behalf of Oakville Community Action Group, Louisiana Environmental Action Network, and Anne Higgins to Louisiana Department of Environmental Quality* (Alleging that draft modifications to a solid waste permit for Industrial Pipe, Inc.'s landfill in Oakville, Louisiana would violate state solid waste regulations) (104-020) (Aug. 18, 2008)

*Comments on behalf of Louisiana Environmental Action Network and Gulf Restoration Network to the Louisiana Department of Environmental Quality* (Objecting to a draft water discharge permit for Valero Refining's St. Charles Refinery seeking to discharge into the Mississippi River and an outstanding natural resource water) (157-018) (Aug. 7, 2008)

*Notice of Intent to file Clean Air Act lawsuit against EPA and the LDEQ Secretary on behalf of the Louisiana Environmental Action Network*, (Alleging violation of Clean Air Act deadlines for developing a plan to meet the health protection standard for ozone pollution in the five-parish Baton Rouge nonattainment area) (101-100) (July 8, 2008)

*Notice of Intent to File Clean Water Act Citizen Suit Against the Town of Independence on behalf of Concerned Citizens of Independence* (Alleging violation of Clean Water Act permit limits for carbonaceous biological oxygen demand ("CBOD"), total suspended solids ("TSS"), and fecal coliform) (162-001) (July 3, 2008)

*Notice of Intent to File Clean Air Act Citizen Suit Against Murphy Oil U.S.A., Inc. on behalf of Concerned Citizens Around Murphy* (Alleging Clean Air Act violations from an oil refinery in Meraux, Louisiana, including releases of sulfur dioxide in excess of permit limits) (161-003) (July 1, 2008)

*Comments on behalf of Gulf Restoration Network and the Sierra Club--Mississippi Chapter, to the Mississippi Department of Environmental Quality* (Opposing draft nitrogen and phosphorus TMDL for Yazoo River because of faulty analyses and procedures as well as failure to ensure TMDL will result in required reductions) (157-021) (June 16, 2008)

*Notice of Intent to Sue to U.S. Environmental Protection Agency, St. Bernard Parish, et al.* (Alleging that a proposed EPA experimental asbestos burn and grind project violates the Clean Air Act) (161-004) (June 3, 2008)

*Comments on behalf of Louisiana Environmental Action Network and Gulf Restoration Network to the Louisiana Department of Environmental Quality* (Objecting to a draft water discharge permit for the town of Tangipahoa seeking to discharge into an outstanding natural resource water that is already impaired) (157-001) (June 2, 2008)

*Comments on behalf of Louisiana Environmental Action Network and Gulf Restoration Network to the Louisiana Department of Environmental Quality* (Objecting to a draft general permit proposed by the LDEQ for discharges from light commercial facilities) (101-056.1) (June 2, 2008)

*Comments on behalf of Louisiana Environmental Action Network, Sierra Club--Delta Chapter, Citizens for a Strong New Orleans East, Green Zone Task Force, and Father Luke to the Louisiana Department of Environmental Quality* (Opposing draft water discharge permit to Waste Management for discharges from Chef Menteur landfill and objecting to permit conditions as failing to ensure safe discharge of non-contaminated water) (101-111.1) (May 27, 2008)

*Comments on behalf of Gulf Restoration Network, Louisiana Environmental Action Network, Loretto O'Reilly, Hazel Sinclair, and Kelly Fitzmaurice to the Louisiana Department of Wildlife and Fisheries* (Opposing a scenic rivers permit proposed for Goodbee sewage treatment plant near Covington, LA that would risk degrading two Outstanding Natural Resource Waters that are also Scenic Rivers) (110-007.1) (May 21, 2008)

*Comments on behalf of Gulf Restoration Network, Louisiana Environmental Action Network, Loretto O'Reilly, Hazel Sinclair, and Kelly Fitzmaurice to the Louisiana Department of Wildlife and Fisheries* (Alleging that a proposed scenic rivers permit for the Timber Branch II sewage treatment plant near Covington, LA that would degrade two Outstanding Natural Resource Waters that are also Scenic Rivers) (110-006.1) (May 21, 2008)

*Comments on behalf of the Louisiana Environmental Action Network to the Louisiana Department of Environmental Quality* (Objecting to a solid waste permit for the Harrelson Materials Management landfill based, among other things, on improper zoning, lack of an up-to-date environmental assessment, and poor compliance history) (101-113) (April 29, 2008)

*Comments on behalf of the Louisiana Environmental Action Network, Concerned Citizens of Livingston Parish, O'Neil Couvillion and Harold Wayne Breaud to the Louisiana Department of Environmental Quality* (Objecting to an air permit for Woodside Landfill based on LDEQ's failure to set permit limits based on actual emissions and failure to require Waste Management to continuously monitor landfill gas composition entering the flare system) (101-093.2) (April 25, 2008)

*Notice of Intent to File Clean Air Act Citizen Suit against Entergy Louisiana, LLC, on behalf of the Alliance for Affordable Energy, Louisiana Environmental Action Network, Sierra Club, Gulf Restoration Network, and an individual* (Alleging violations at Entergy's Little Gypsy power plant of a Clean Air Act provision that prohibits construction pending compliance with requirements for hazardous air pollutants) (126-016.3) (April 1, 2008)

*Notice on behalf of Atchafalaya Basinkeeper and the Louisiana Environmental Action Network to Sandra Thompson and the Atchafalaya Basin Program* (Alleging violations under the citizen suit provision of the Clean Water Act for failing to comply with a section 404 discharge permit at Bayou Postillion) (155-003) (April 11, 2008)

*Notice of Intent to File Clean Air Act Citizen Suit against Louisiana Generating, LLC, on behalf of the Alliance for Affordable Energy, Louisiana Environmental Action Network, Sierra Club, and an individual* (Alleging violations at the Big Cajun power plant of a Clean Air Act provision that prohibits construction pending compliance with requirements for hazardous air pollutants) (126-014.1) (March 31, 2008)

*Notice on behalf of Oakville Community Action Group and the Louisiana Environmental Action Network to Leon Duplessis & Sons, Inc.*, (Alleging violations under the citizen suit provision of the Clean Water Act at a construction sand and gravel facility in Plaquemines Parish for failing to monitor and report its discharges pursuant to the Act and its Louisiana Pollution Discharge Elimination System Permit and by failing to have a permit that covers all of its discharges) (104-018) (March 6, 2008)

*Comments on behalf of Lake Pontchartrain Basin Foundation, Gulf Restoration Network, and Louisiana Environmental Action Network to the Louisiana Department of Environmental Quality* (Objecting to LDEQ's proposed CWA section 401 water quality certification for Valero Oil Refinery to destroy over 67 acres of cypress forested wetlands for a parking lot, storage facility, and facility expansion) (157-018) (Feb. 27, 2008)

*Comments on behalf of Lake Pontchartrain Basin Foundation and Gulf Restoration Network to the U.S. Army Corps of Engineers* (Objecting to the Corps' proposed CWA section 404 permit for Valero Oil Refinery to destroy over 67 acres of cypress forested wetlands for a parking lot, storage facility, and facility expansion) (157-018) (Feb. 20, 2008)

*Comments on behalf of Concerned Citizens Around Murphy and Ms. Kerry Williams to the Louisiana Department of Environmental Quality* (Objecting to a proposed air permit for Murphy Oil USA, Inc., for tank replacement at its Meraux refinery in St. Bernard Parish, Louisiana—the same facility that spilled 25,110 barrels of mixed crude oil from a tank damaged during Hurricane Katrina. The comments focused on tank construction and safety. (161-002) (Feb. 11, 2008)

*Comments on behalf of Gulf Restoration Network, Louisiana Environmental Action Network, Loretto O'Reilly, Hazel Sinclair, and O'Neil Couvillion to the Louisiana Department of Environmental Quality* (Opposing a water permit proposed for the Goodbee Regional Sewage Treatment Plant near Covington, LA that would risk degrading two Outstanding Natural Resource Waters) (110-007) (Jan. 23, 2008)

*Comments on behalf of Louisiana Environmental Action Network, Save the Ouachita, and the Ouachita Riverkeeper to the Environmental Protection Agency (Objecting to proposed Total Maximum Daily Loads for zinc, copper, and nitrate in the Ouachita River Basin, Arkansas) (101-105.1) (Jan. 16, 2008)*

*Comments on behalf of Howard Charrier and the Louisiana Environmental Action Network to Louisiana Department of Environmental Quality (Opposing a water permit to the Vanguard biodiesel facility that risks degrading a Scenic Stream/Outstanding Natural Resource Water) (101-109) (Jan. 15, 2008)*

*Petition on behalf of Sierra Club, Louisiana Environmental Action Network, Gulf Restoration Network, Alliance for Affordable Energy, and individual Sal Giardina, Jr. to the U.S. Environmental Protection Agency (Asking EPA to object to a proposed Clean Air Act permit that the Louisiana Department of Environmental Quality (LDEQ) issued to Entergy Louisiana, LLC for its Little Gypsy plant in Montz, LA. Grounds for the petition include that: 1) the sulfur dioxide emission limits in the permit do not reflect best available control technology; 2) the permit improperly allows blanket exemptions from emissions limits during periods of startups, shutdowns, and malfunctions; 3) LDEQ based the permit's emission limits on outdated modeling, and 4) the permit fails to adequately protect ambient air of a nearby national wildlife refuge) (126-017) (Jan. 9, 2008)*

*Notice on behalf of Save Our Wetlands to the Terrebonne Conservation and Levee District (Alleging violations under the citizen suit provision of the Clean Water Act for filling wetlands without first securing a section 404 permit when constructing Reach J-1 of the Morganza to the Gulf of Mexico Hurricane Protection Project) (163-001) (Nov. 27, 2007)*

*Comments on behalf of Lake Pontchartrain Basin Foundation, Gulf Restoration Network, Louisiana Environmental Action Network, and Sierra Club-Delta Chapter to the U.S. Army Corps of Engineers (Objecting to the Corps' proposed CWA section 404 permit for St. Gabriel Redevelopment Company, LLC, to destroy 17.1 acres of wetlands and replace with a C&D landfill in Iberville Parish) (128-014) (Oct. 19, 2007)*

*Comments on behalf of Lake Pontchartrain Basin Foundation, Gulf Restoration Network, and Louisiana Environmental Action Network to the U.S. Army Corps of Engineers (Objecting to the Corps' proposed CWA section 404 permit for Westmoreland Investments Associates to destroy coastal marsh, wetlands, essential fish habitat, and estuarine resources to construct 11 waterfront lots and construct 2,012 feet of bulkhead in Mandeville) (128-013) (Oct. 18, 2007)*

*Comments on behalf of Save Our Neighborhoods, Gulf Restoration Network, Louisiana Environmental Action Network as Lower Mississippi Riverkeeper, Coalition to Restore Coastal Louisiana, Lake Pontchartrain Basin Foundation and Mary Jones to the Louisiana Department of Environmental Quality (Opposing a proposed LPDES permit to discharge waste from a petroleum tank farm into the Maurepas Marsh) (156-001) (Oct. 1, 2007)*

*Comments on behalf of Save Our Neighborhoods, Gulf Restoration Network, Louisiana Environmental Action Network and Mary Jones to the Louisiana Department of Environmental Quality (Objecting to a proposed Clean Air Act Operating Permit for a petroleum tank farm near Garyville and Mt. Airy communities in St. John the Baptist Parish, Louisiana) (156-001) (Oct. 1, 2007)*

*Comments on behalf of the Gulf Restoration Network, Turkey Creek Community Initiatives, North Gulfport Community Land Trust, and the Mississippi Chapter of the Sierra Club to the U.S. Army Corps of Engineers (Objecting to a proposed CWA section 404 permit to fill wetlands for an arterial connector road between the Port of Gulfport and Canal Road/Interstate 10 Interchange Gulfport, Mississippi) (157-015) (Sept. 28, 2007)*

*Comments on behalf of the Gulf Restoration Network, the Louisiana Environmental Action Network, the Sierra Club- Delta Chapter, and Mr. O'Neil Couvillion to the Louisiana Department of Environmental Quality (Objecting to a water permit for the Guste Island Wetland Assimilation Project on the Northshore*

due to the inappropriateness of the site, which was converted to cropland decades ago) (157-014) (Sept. 19, 2007)

*Notice on behalf of Louisiana Environmental Action Network to Exxon Mobil Corporation d/b/a ExxonMobil Chemical Co. in Baton Rouge* (Alleging violations of permitted emission limits, unauthorized discharges, and reporting violations) (101-055) (Aug. 1, 2007)

*Comments on behalf of Louisiana Environmental Action Network and O'Neil Couvillion to the Louisiana Department of Environmental Quality* (Requesting LDEQ make Pioneer Americas' transition to a non-mercury system an enforceable part of its air pollution permit) (101-112) (July 5, 2007)

*Comments on behalf of Concerned Citizens Around Murphy to the Louisiana Department of Environmental Quality* (Opposing Murphy Oil USA, Inc.'s proposed Part 70 (Title V) Air Operation Permit Renewal and Modification as well as the associated Environmental Impact Statement for expansion projects at their Meraux refinery in St. Bernard Parish) (161-001) (June 21, 2007)

*Comments on behalf of Gulf Restoration Network and Louisiana Environmental Action Network to the Louisiana Department of Environmental Quality* (Opposing a proposed LPDES permit to discharge treated sewage into Timber Branch in St. Tammany Parish) (110-006) (June 18, 2007)

*Comments on behalf of the Citizens for a Strong New Orleans East, Louisiana Environmental Action Network, and Ms. Nguyet Nguyen to Louisiana Department of Environmental Quality* (Opposing a Proposed Closure Plan for Chef Menteur Construction and Demolition Debris Landfill for failure to protect against leaching of hazardous pollutants from expanded category of wastes disposed of at the site) (101-111) (June 1, 2007)

*Comments on behalf of Louisiana Environmental Action Network and Cheryl Slavant to the Arkansas Department of Environmental Quality* (Supporting a proposed regulation adopting permit limits for Total Phosphorus for the joint El Dorado pipeline into the Ouachita River) (101-105) (May 29, 2007)

*Comments on behalf of the Gulf Restoration Network, Louisiana Environmental Action Network, and Mr. O'Neil Couvillion to the Louisiana Department of Environmental Quality* (Objecting to a draft water discharge permit for West Baton Rouge Parish's Westport Wastewater Facility) (157-010) (May 3, 2007)

*Comments on behalf of the Gulf Restoration Network, Louisiana Environmental Action Network, and Mr. O'Neil Couvillion to the Louisiana Department of Environmental Quality* (Objecting to the draft wastewater discharge permit proposed for Patterson Tools, Inc) (157-011) (May 2, 2007)

*Comments on behalf of Hazel Sinclair, Loretto O'Reilly, Jr. and Kelly Fitzmaurice to the Louisiana Department of Environmental Quality* (Opposing a proposed LPDES permit to discharge treated sewage into Timber Branch in St. Tammany Parish) (110-006) (April 19, 2007)

*Notice of Endangerment and Intent to Sue Terronne Petroleum Company, on Behalf of Gulf Restoration Network, Louisiana Audubon Council, Louisiana Environmental Action Network, and Sierra Club* (Notice of cleanup and civil penalty claims under the Resource Conservation and Recovery Act for mercury contamination from manometers in the Monroe Natural Gas Field) (101-108) (March 15, 2007)

*Notice of Endangerment and Intent to Sue Cargas Operating Company, on Behalf of Gulf Restoration Network, Louisiana Audubon Council, Louisiana Environmental Action Network, and Sierra Club* (Notice of cleanup and civil penalty claims under the Resource Conservation and Recovery Act for mercury contamination from manometers in the Monroe Natural Gas Field) (101-092) (March 15, 2007)

*Comments on behalf of Louisiana Audubon Council, Lake Pontchartrain Basin Foundation, and Sierra Club-Delta Chapter* (Opposing issuance of a revised regional general 404 permit by the U.S. Army Corps of Engineers, Mobile District, covering up to 3 acres per project with no public notice) (131-012) ( March 11, 2007)

*Comments on behalf of the Gulf Restoration Network to the Louisiana Department of Environmental Quality* (Objecting to the draft LPDES wetlands wastewater assimilation permit for the town of Broussard) (157-004) (Feb. 28, 2007)

*Comments on behalf of the GreenZone Task Force, Louisiana Environmental Action Network, and O'Neil Couvillion to the Louisiana Department of Environmental Quality* (Objecting to LDEQ's draft general permit for water discharges from construction and demolition debris and woodwaste landfills) (158-001) (Feb. 15, 2007)

*Comments on behalf of the Gulf Restoration Network, Louisiana Environmental Action Network, and Mr. O'Neil Couvillion to Louisiana Department of Environmental Quality* (Alleging inadequacies and errors in LDEQ's Triennial Review of its Water Quality Standards) (157-007) (Feb. 15, 2007)

*Comments on behalf of the Holy Cross Neighborhood Association, Gulf Restoration Network, and Louisiana Environmental Action Network to the U.S. Army Corps of Engineers* (Objecting to the Corps' revised proposal for maintenance dredging of the Gulf Intracoastal Waterway, Inner Harbor Navigation Canal, Orleans Parish, Louisiana) (112-003) (Jan. 18, 2007)

*Comments on behalf of the Holy Cross Neighborhood Association, Gulf Restoration Network, and Louisiana Environmental Action Network to the Louisiana Department of Environmental Quality* (Objecting to State Water Quality Certification of the Corps' revised proposal for maintenance dredging of the Gulf Intracoastal Waterway, Inner Harbor Navigation Canal, Orleans Parish, LA) (112-003) (Jan. 18, 2007)

*Comments on behalf of Oakville Community Action Group, Louisiana Environmental Action Network, and Ms. Anne Marie Higgins to the Louisiana Department of Environmental Quality* (Objecting to a proposed settlement with Industrial Pipe, Inc., regarding violations at the landfill) (104-016) (Jan. 12, 2007)

*Comments on behalf of Save Our Neighborhoods and Ms. Mary Jones to the Louisiana Department of Environmental Quality* (Objecting to LDEQ's proposed Clean Air Act Operating Permit for Marathon Petroleum Company, LLC's terminal that serves its refinery in Garyville, St. John the Baptist Parish, Louisiana) (156-002) (Jan. 4, 2007)

*Supplemental Comments on behalf of the Gulf Restoration Network and Turkey Creek Community Initiatives to the U.S. Army Corps of Engineers* (Objecting to a proposal to permit Harrison County Development Commission to fill 83.7 acres of wetlands within the Bayou Bernard Industrial District in Gulfport, Harrison County, Mississippi) (157-008) (Dec. 14, 2006)

*Comments on behalf of Louisiana Audubon Council, Lake Pontchartrain Basin Foundation, and Sierra Club-Delta Chapter to the U.S. Army Corps of Engineers-Mobile District* (Opposing the Corps' issuance of a general permit under Section 404 of the Clean Water Act that would authorize residential, commercial, and industrial developments in 6 coastal Mississippi counties, on 5 acres of wetlands per project without further notice to the public or opportunity for comment) (131-012) (Dec. 10, 2006)

*Notice of Endangerment and Intent to Sue EnerVest Operating, L.L.C., on Behalf of Gulf Restoration Network, Louisiana Audubon Council, Louisiana Environmental Action Network, and Sierra Club* (Notice of cleanup and civil penalty claims under the Resource Conservation and Recovery Act for mercury contamination from manometers in the Monroe Natural Gas Field) (101-092) (Dec. 7, 2006)

*Notice on behalf of Gulf Restoration Network re: McComb East POTW* (Alleging violations of permit limits for effluent discharges to Town Creek, a tributary of the Little Tangipahoa River) (157-003) (Dec. 6, 2006)

*Comments on behalf of the Gulf Restoration Network and Turkey Creek Community Initiatives to the U.S. Army Corps of Engineers* (Objecting to a proposal to permit Harrison County Development Commission to

fill 83.7 acres of wetlands within the Bayou Bernard Industrial District in Gulfport, Harrison County, Mississippi) (157-008) (Nov. 16, 2006)

*Comments on behalf of Gulf Restoration Network to Mississippi Department of Environmental Quality (MDEQ) (Objecting to inadequacies and errors in MDEQ's Triennial Review of its Water Quality Standards) (157-005) (Nov. 9, 2006)*

*Comments on behalf of Save Our Neighborhoods and Mary Jones to the Louisiana Department of Environmental Quality (Challenging LDEQ's proposed Clean Air Act Title V permits, Prevention of Significant Deterioration permit, and the associated Environmental Assessment for Marathon Petroleum Company, LLC's major expansion project for its refinery in Garyville, St. John the Baptist Parish, Louisiana) (156-002) (Nov. 6, 2006)*

*Comments on behalf of Gulf Restoration Network to the U.S. Environmental Protection Agency Region 4 (Opposing the Mississippi Department of Environmental Quality's proposed de-listing of the Mississippi River from the CWA 303(d) list of impaired water bodies) (157-009) (Oct. 12, 2006)*

*Comments on behalf of Gulf Restoration Network, Louisiana Environmental Action Network, and O'Neil Couvillion to the Louisiana Department of Environmental Quality (Opposing a proposed rule by LDEQ that would downgrade the designated use of all wetlands in the state to secondary contact recreation and eliminate all numerical water quality criteria applicable to wetlands) (157-004) (Oct. 11, 2006)*

*Comments on behalf of the Holy Cross Neighborhood Association, Gulf Restoration Network, and Louisiana Environmental Action Network to the U.S. Army Corps of Engineers (Objecting to the Corps' Environmental Assessment concerning proposed maintenance dredging of the Gulf Intracoastal Waterway, Inner Harbor Navigation Canal, Orleans Parish, Louisiana) (112-003) (Oct. 6, 2006)*

*Petition on behalf of the St. Bernard Citizens for Environmental Quality and Louisiana Bucket Brigade to the U.S. Environmental Protection Agency (Asking the EPA to object to eight proposed Title V air operating permits issued by the Louisiana Department of Environmental Quality to Chalmette Refining, LLC for its refinery in Chalmette, Louisiana) (151-002) (Sept. 21, 2006)*

*Comments on behalf of Gulf Restoration Network, Louisiana Environmental Action Network, and O'Neil Couvillion to the Louisiana Department of Environmental Quality (Objecting to a proposed permit for a portable water treatment facility to discharge to any state waters, including Outstanding Natural Resource waters) (157-002) (Sept. 19, 2006)*

*Comments on behalf of Louisiana Environmental Action Network and Sierra Club-Delta Chapter re: Newport Environmental Services' Proposed Landfill (Objecting to Newport's application for a Clean Water Act 404 permit and state Water Quality Certification to fill over 200 acres of wetlands adjacent to the Mississippi River Gulf Outlet) (101-094) (Aug. 10, 2006)*

*Comments on behalf of Louisiana Environmental Action Network to the Louisiana Department of Environmental Quality (Objecting to a draft general permit proposed by the LDEQ for discharges from light commercial facilities to all state waters, including Outstanding Natural Resource waters) (101-056) (June 19, 2006)*

*Comments on behalf of the Holy Cross Neighborhood Association, Gulf Restoration Network, and Louisiana Environmental Action Network to the U.S. Army Corps of Engineers (Objecting to the Corps' proposed maintenance dredging of the Gulf Intracoastal Waterway, Inner Harbor Navigation Canal, Orleans Parish, LA) (112-003) (June 14, 2006)*

*Comments on behalf of the Holy Cross Neighborhood Association, Gulf Restoration Network, and Louisiana Environmental Action Network to the Louisiana Department of Environmental Quality*

(Objecting to State Water Quality Certification of the Corps' proposed maintenance dredging of the Gulf Intracoastal Waterway, Inner Harbor Navigation Canal, Orleans Parish, LA) (112-003) (June 14, 2006)

*In re: Proposed Title V Operating Permits Issued to Chalmette Refining, LLC* (Petition by St. Bernard Citizens for Environmental Quality and Louisiana Bucket Brigade requesting that EPA object to proposed Title V permits for Chalmette Refining because LDEQ changed emission limits without undergoing proper permit modification procedures and failed to require sufficient monitoring requirements) (151-002) (May 31, 2006)

*Notice on behalf of Louisiana Environmental Action Network of Intent to Sue Jefferson Parish under the Clean Water Act* (Alleging violations of the Clean Water Act at the Parish's water treatment plant in Marrero, Louisiana) (101-091) (April 28, 2006)

*Comments on behalf of St. Bernard Citizens for Environmental Quality and Louisiana Bucket Brigade to the Louisiana Department of Environmental Quality* (Objecting to eight separate Title V Clean Air Act permits proposed by for Chalmette Refining, LLC) (151-002) (March 14 and May 15, 2006)

*Notice on behalf of Louisiana Environmental Action Network of Intent to Sue U.S. Army Corps of Engineers, City of New Orleans, and AMID / Metro Partnership, LLC under the Resource Conservation and Recovery Act (RCRA)* (Alleging violations of federal regulations that proscribe safe landfill practices and disposal and prohibit open dumping. LEAN also noticed the Army Corps with an additional claim under the RCRA for contributing to waste disposal practices that may endanger health and the environment) (101-090) (April 4, 2006, rev'd April 6, 2006)

*Notice on behalf of Louisiana Environmental Action Network of Intent to Sue U.S. Army Corps of Engineers* (Alleging that contaminated sediments from the London Avenue Canal levee breach at Pratt Drive near Robert E. Lee Boulevard may present an imminent and substantial endangerment to human health and the environment) (101-089) (March 31, 2006, rev'd April 3, 2006)

*Petition on behalf of St. Bernard Citizens for Environmental Quality and the Louisiana Bucket Brigade to the U.S. Environmental Protection Agency* (Asking EPA to object to a proposed air permit issued by the Louisiana Department of Environmental Quality to Chalmette Refining for the Utilities Area of its oil refinery in Chalmette, Louisiana) (151-002) (Jan. 26, 2006)

*Comments on behalf of Atchafalaya Basinkeeper, Sierra Club-Delta Chapter, and Stacy Sauce to the Louisiana Department of Environmental Quality* (Objecting to LDEQ's proposed permit on Carizzo Oil & Gas' application for a permit to dredge in the Atchafalaya Basin) (155-002) (Jan. 26, 2006)

*Comments on behalf of Atchafalaya Basinkeeper, Sierra Club-Delta Chapter, and Stacy Sauce to the U.S. Army Corps of Engineers* (Objecting to the Corps' proposed permit on Carizzo Oil & Gas' application for a permit to dredge in the Atchafalaya Basin) (155-002) (Jan. 26, 2006)

*Comments on behalf of St. Bernard Citizens for Environmental Quality and the Louisiana Bucket Brigade to the Louisiana Department of Environmental Quality* (Challenging two proposed air permits for two units--No. 2 Crude/Coker Units and Wastewater Treatment Plant--within the oil refinery owned by Chalmette Refining in Chalmette, Louisiana) (151-002) (Jan. 17, 2006)

*Comments on behalf of St. Bernard Citizens for Environmental Quality, the Louisiana Bucket Brigade, and the National Refinery Reform Campaign on a Proposed Settlement Agreement Between the Louisiana Department of Environmental Quality ("LDEQ") and Chalmette Refining, L.L.C.* (Objecting to LDEQ's proposal to supplement a federal consent decree with a side-agreement granting ExxonMobil and others broad releases from liability in return for the donation of air monitors to the LDEQ) (151-004) (Nov. 28, 2005)

*Comments on behalf of St. Bernard Citizens for Environmental Quality and Louisiana Bucket Brigade on Proposed Consent Decree Between the United States, the State of Louisiana, and Chalmette Refining,*

*L.L.C. (Suggesting improvements to a proposed consent decree concerning Clean Air Act violations at the ExxonMobil-operated Chalmette Refinery) (151-004) (Nov. 18, 2005)*

*Comments on behalf of St. Bernard Citizens for Environmental Quality and Louisiana Bucket Brigade (Objecting to an EPA proposal to deny members of the public the right to review those portions of startup, shutdown, and malfunction plans under the Clean Air Act) (151-003) (Sept. 12, 2005)*

*Comments on behalf of Louisiana Environmental Action Network, Atchafalaya Basinkeeper Organization, Gulf Restoration Network, Louisiana Audubon Council, and Dean A. Wilson (Objecting to LDEQ's issuance of a Clean Air Act Part 70 permit to the PPG Chlor-Alkali Plant In Lake Charles, Louisiana unless LDEQ includes PPG's commitment to eliminate use of mercury at the facility by mid-2007 as an enforceable condition of the permit) (101-081) (Aug. 25, 2005)*

*Comments on behalf of St. Bernard Citizens for Environmental Quality and the Louisiana Bucket Brigade re: Chalmette Refining, LLC (Commenting on the lack of analysis in Chalmette's application for a Part 70 air permit for the Utility Areas of its refinery. The comments request that LDEQ require Chalmette to correct its application to include facts necessary for LDEQ to conduct a meaningful evaluation consistent with its role as a public trustee of the environment) (151-002) (Aug. 8, 2005)*

*Supplemental Notice on behalf of Louisiana Environmental Action Network and the Austin Civil War Roundtable re: Dolet Hills Lignite Company (Supplementing the June 6, 2005 notice of intent to file a citizen suit under the Clean Water Act with failures to report as required by the mine's permit) (150-003) (Aug. 1, 2005)*

*Comments on behalf of Treme Committee for Environmental Justice to the City of New Orleans re: Proposed "Phase I Investigation" for Toxic Contamination in Treme, New Orleans (Pointing out that the proposal's focus on one property is too narrow to meet community concerns, that it relies on databases that are unlikely to contain information about this area, and that it fails to provide for review of title records, Sanborn fire insurance maps, fire department records, property tax files, local street directories, aerial photographs, and other historical records) (154-001) (June 30, 2005)*

*Notice on behalf of Louisiana Environmental Action Network and the Austin Civil War Roundtable re: Dolet Hills Lignite Company (Notice of intent to file a citizen suit under the Clean Water Act for violating discharge permit limits) (150-003) (June 6, 2005)*

*Comments on behalf of Louisiana Environmental Action Network on Phase 1 Reconsideration, 8-Hour Ozone Standard Implementation Rule (Opposing proposed EPA rules that would relax ozone pollution protections required for new sources of pollution in the Baton Rouge area) (101-078) (May 4, 2005)*

*Petition on behalf of Louisiana Environmental Action Network, Atchafalaya Basinkeeper Organization, Gulf Restoration Network, Louisiana Audubon Council, and Dean A. Wilson (Requesting that LDEQ reopen a permit governing air pollution from the PPG Chlor-Alkali Plant in Lake Charles, Louisiana, to incorporate new limits on mercury emissions and to consider alternatives, including conversion to a mercury-free process) (101-081) (April 13, 2005)*

*Comments on behalf of Louisiana Environmental Action Network (Objecting to a proposal from Pioneer Americas, LLC to resolve its liability for violating the mercury limits of its air emissions permit at its Chlor-Alkali Plant in St. Gabriel, Louisiana with a thirty-five thousand dollar fine) (101-061) (April 7, 2005)*

*Comments on behalf of Louisiana Environmental Action Network on Phase 1 Reconsideration, 8-Hour Ozone Standard Implementation Rule (Opposing EPA's proposal to deny Baton Rouge residents the safeguards mandated by Clean Air Act § 182(c)(9) (providing for contingency measures) and § 185 (providing economic incentives to reduce pollution) because air quality in Baton Rouge continues to violate health-protection standards) (101-078) (March 21, 2005)*

*Revised Petition on behalf of Louisiana Environmental Action Network, Jeanette Tate and the Austin Civil War Roundtable (Requesting that the Louisiana Department of Natural Resources declare the Mansfield*

Battlefield unsuitable for strip mining because current mining practices threaten the historical significance of the Civil War Battlefield) (150-001) (Feb. 18, 2005)

*Comments on behalf of Assumption Parish People's Environmental Action League, Louisiana Environmental Action Network and Mr. Justin Lugenbhul re: Belle Company Landfill* (Requesting that LDEQ deny Belle Company's request for a permit to construct a 340-acre residential and industrial landfill because of numerous statutory violations) (111-003) (Jan. 10, 2005)

*Notice on behalf of Louisiana Environmental Action Network re: Ormet Primary Aluminum Corporation* (Alleging violations of its permitted effluent limitations for pH, fecal coliform and total suspended solids discharges to the Mississippi River) (101-082) (Nov. 29, 2004)

*Notice of Intent to Sue on behalf of St. James Citizens for Jobs and the Environment, Louisiana Environmental Action Network and Ms. Gloria Braxton re: FTM and Associates, Inc.* (Notice of violations of solid waste regulations involving spraying of sewage sludge from Kenner on agricultural fields, near residences, in St. James Parish) (107-014) (Nov. 23, 2004)

*Comments on behalf of the Sierra Club-Delta Chapter re: A Water Quality Certification for an Application by Helis Oil and Gas Company to Dredge and Fill in the Atchafalaya Basin* (Requesting that the Louisiana Department of Environmental Quality prepare an Environmental Assessment analyzing the impact resulting from a proposed oil and gas dredging project before issuing a certification that the project complies with water quality standards) (126-007) (Nov. 12, 2004)

*Comments on behalf of the Sierra Club-Delta Chapter re: An Application by Helis Oil and Gas Company to Dredge and Fill in the Atchafalaya Basin* (Requesting that the U.S. Army Corps of Engineers prepare an Environmental Impact Statement analyzing the cumulative impacts resulting from oil and gas development in the Basin) (126-007) (Nov. 12, 2004)

*Notice of Intent to Sue on behalf of Louisiana Environmental Action Network to EPA re: ExxonMobil Refining and Supply Company in Baton Rouge* (60-day notice of intent to bring a citizen suit to force EPA to rule on LEAN's petition that EPA veto LDEQ Clean Air Act permit decisions that would increase pollution in an area that already violates the health protection standard for ozone) (101-076) (Nov. 3, 2004)

*Comments on behalf of Stephanie Anthony and Louisiana Environmental Action Network re: Baton Rouge Municipal Separate Storm Sewer System* (Objecting to a permit authorizing storm water discharges to waters already impaired and without sufficient measures to comply with the Clean Water Act and Louisiana law) (101-080) (Nov. 1, 2004)

*Comments on behalf of the Sierra Club-Delta Chapter re: Port of South Louisiana I-10 Connector Environmental Assessment* (Requesting that the Louisiana Department of Transportation and Development prepare an Environmental Impact Statement evaluating the environmental effects of a proposed highway connecting U.S. Highway 61 to Interstate 10 near LaPlace, Louisiana, including analyses of cumulative impacts and less damaging alternatives) (126-008) (Nov. 1, 2004)

*Comments on behalf of Eight Environmental Groups re: EPA's Proposal to Approve Revisions to the Louisiana Pollution Discharge Elimination System Program* (Congratulating LDEQ for improving its administration of the water permit program but requesting that EPA remedy the remaining areas of concern before approving the revised permitting program) (101-044) (Sept. 13, 2004)

*Comments on behalf of Louisiana Environmental Action Network Supporting LDEQ's Repeal of Inter-Pollutant Trading* (Supporting LDEQ's repeal of inter-pollutant trading -- a scheme that would have allowed reductions of nitrogen oxides to offset increases in dangerous volatile organic compounds, many of which are toxic or carcinogenic) (101-040) (June 30, 2004)

*Comments on behalf of Oakville Community Action Group and Louisiana Environmental Action Network re: Proposed LDEQ Settlement with Industrial Pipe to Revise Permit Conditions* (Opposing LDEQ's approval of a settlement agreement with Industrial Pipe that would eliminate permit conditions required to

protect the public from improper waste acceptance, handling, and disposal practices for a solid waste landfill and waste processing plant) (104-010) (June 30, 2004)

*Comments on behalf of the Austin Civil War Roundtable and the Louisiana Environmental Action Network re: Dolet Hills Lignite Mine air permit application to LDEQ* (Requesting that LDEQ add provisions to the permit to better protect the public from machinery emissions, regulate the mine as a “major source” of particulate matter, require the mine to submit records of total operating hours of the two largest generators, meet the federal standard of performance for coal preparations, and identify the different volatile organic compounds it emits) (150-001) (May 6, 2004)

*Petition on behalf of Louisiana Environmental Action Network, Jeanette Tate, and the Austin Civil War Roundtable* (Requesting that the Louisiana Department of Natural Resources declare the Mansfield Battlefield unsuitable for strip mining because current mining practices threaten the historical significance of the Civil War Battlefield) (150-001) (April 19, 2004)

*Notice of Louisiana Environmental Action Network re: EPA's Failure to Answer Petition for Objection to LDEQ Part 70 Permit Decisions regarding Dow Chemical Company Louisiana Operations Complex Cellulose and Light Hydrocarbons (LHC) III Plants* (Notice of LEAN's intent to sue EPA under the Clean Air Act because the EPA has not answered LEAN's petition, which was filed December 27, 2003. The Act requires EPA to answer the petition within 60 days after filing) (101-074) (Jan. 30, 2004)

*Comments on behalf of the Louisiana Environmental Action Network, Save Our Wetlands, Louisiana Audubon Council, Gulf Restoration Network, and Rudy Mills re: LDEQ's list of impaired waters* (Commenting on LDEQ's submission to EPA of the 2002 303(d) list of waters requiring a Total Maximum Daily Load, and requesting that EPA not approve the list due to its non-compliance with the Clean Water Act) (131-008) (Jan. 20, 2004)

*Comments on behalf of Oakville Community Action Group and Louisiana Environmental Action Network re: Industrial Pipe permit renewals* (Submitted oral and written comments on LDEQ's proposed approval of Industrial Pipe's permit renewals for the solid waste landfill and waste processing plant despite its ongoing violations) (104-010) (Dec. 19, 2003 and Dec. 22, 2003)

*Petition on behalf of Stephanie Anthony and Louisiana Environmental Action Network re: ExxonMobil Refining and Supply Company* (Petition to EPA for a veto of a proposed “global” air permit that would allow speculative reductions from unbuilt, potential future projects to offset current pollution increases, and, further, would allow expired and invalid reduction credits to offset significant future pollution increases in an area that has never met the minimum health protection standards for ozone) (101-076) (Dec. 8, 2003)

*Comments on behalf of Louisiana Audubon Council and Gulf Restoration Network re: a 2.7-mile segment of the Morganza to the Gulf Hurricane Protection Levee* (Objecting to the issuance of this project until the Corps issues a Record of Decision or Statement of Findings for the programmatic Environmental Impact Statement on the entire levee protection project, and an adequate environmental assessment has been conducted for the 2.7-mile segment) (131-004) (Dec. 8, 2003)

*Notice of St. Bernard Citizens for Environmental Quality and Louisiana Bucket Brigade re: Chalmette Refining L.L.C.* (Notice to Chalmette refinery that it has exceeded emissions limits established by the federal Clean Air Act and has violated the federal Emergency Planning and Community Right to Know Act by failing to report many of its excess emissions) (151-001) (Dec. 4, 2003)

*Comments on behalf of Louisiana Audubon Council, Inc. and Sierra Club-Delta Chapter re: Levee Refurbishment near Crown Point, Louisiana* (Requesting that the U.S. Army Corps of Engineers prepare a comprehensive Environmental Impact Statement examining the environmental effects resulting from a proposed ring levee around Crown Point in Jefferson Parish) (131-009) (Oct. 30, 2003)

*Supplemental Notice of Lake Pontchartrain Basin Foundation re: Preferred Equities, Inc.* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to maintain effluent limitations) (128-007) (Oct. 30, 2003)

*Supplemental Notice of Lake Pontchartrain Basin Foundation re: Southeastern Louisiana Water & Sewer Co., L.L.C.* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to maintain effluent limitations) (128-012) (Oct. 30, 2003)

*Notice of Lake Pontchartrain Basin Foundation re: Pineapple Management Services, Inc.* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to submit discharge monitoring reports) (128-011) (Oct. 28, 2003)

*Notice of Lake Pontchartrain Basin Foundation re: Madisonville Properties, Inc. d/b/a T Rivers, Inc.* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to submit discharge monitoring reports) (128-010) (Oct. 28, 2003)

*Notice of Lake Pontchartrain Basin Foundation re: Delta Glass Works, Inc.* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to submit discharge monitoring reports) (128-009) (Oct. 28, 2003)

*Notice of Lake Pontchartrain Basin Foundation re: TI, Inc. d/b/a Titan Industries, Inc.* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to maintain effluent limitations and to submit discharge monitoring reports) (128-008) (Oct. 28, 2003)

*Notice of Lake Pontchartrain Basin Foundation re: Preferred Equities, Inc.* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to maintain effluent limitations and to submit discharge monitoring reports) (128-007) (Oct. 14, 2003)

*Notice of Lake Pontchartrain Basin Foundation re: Southeastern Louisiana Water & Sewer Co., L.L.C.* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to maintain effluent limitations and to submit discharge monitoring reports) (128-012) (Oct. 14, 2003)

*Petition for EPA Objection on behalf of Louisiana Environmental Action Network (LEAN) and Les Ann Kirkland on Part 70 permit modifications for Dow Chemical Company's Vinyl II Plant located in Plaquemine, Iberville Parish, Louisiana* (Alleging that Dow's permit fails to account for all contemporaneous increases of ozone forming chemicals and consider their cumulative effect) (101-072) (Oct. 3, 2003)

*Comments on behalf of the Louisiana Environmental Action Network and Stephanie Anthony re: ExxonMobil Refining and Supply Company's "Clean Air Commitment Project" Permit, which includes Part 70 Permits for twelve facilities, a global Prevention of Significant Deterioration Permit, and a global Nonattainment New Source Review Permit* (Alleging that ExxonMobil failed to identify and secure the pollution reductions required by the Clean Air Act to offset proposed increases of ozone-forming pollutants in the Baton Rouge area, which has never met the minimum health protection standards for ozone pollution) (101-076) (Sept. 30, 2003)

*Comments on behalf of Louisiana Environmental Action Network and Les Ann Kirkland on Part 70 permit modifications for Dow Chemical Company's Vinyl II Plant, Permit No. 2665-V5* (alleging that, for a permit modification for its Plaquemine facility, Dow failed to identify and account for any increase in actual emissions from the physical change or change in the method of operation and all creditable increases and decreases in actual emissions. (101-072) (Aug. 28, 2003)

*Supplemental Notice of Intent to Sue EPA on behalf of Louisiana Environmental Action Network and 7 other organizations re: Failure to respond to petition to Audit the Emission Reduction Bank* (supplementing the Jan. 13, 2002 notice to EPA that the Petitioners will bring a lawsuit to compel EPA to

audit the Emission Reduction Bank based on flaws in the bank acknowledged by EPA and LDEQ) (101-023) (May 9, 2003)

*Comments on behalf of Louisiana Audubon Council, Inc. re: Jean Lafitte dredging project* (Opposing a coastal consistency permit for the U.S. Army Corps of Engineers plan to dredge the Bayou Segnette Waterway because of potential harmful environmental impacts) (131-006) (April 23, 2003)

*Comments on behalf of St. James Citizens for Jobs and the Environment, Louisiana Environmental Action Network, Ms. Albertha Hasten, Ms. Diana Honor, Ms. Helen Simmons, and Ms. Mercshondria Honor regarding the permit application of FTM & Associates for the land application of sewage sludge near Romeville, St. James Parish* (Opposing issuance of the permit because of unreasonable health risks, the lack an adequate analysis required by the State constitution, and inconsistencies with relevant regulations) (107-013) (March 24, 2003)

*Comments on behalf of the Louisiana Audubon Council, the Gulf Restoration Network, Sierra Club New Orleans Group, and Save Our Wetlands regarding the scope of the environmental impact statement to be prepared for the proposed St. Charles International Airport* (Requesting that the Army Corps of Engineers comprehensively identify and assess alternatives to the project, as well as its direct, indirect, and cumulative impacts) (131-005) (March 21, 2003)

*Notice of Louisiana Environmental Action Network re: Weber Marine, Inc.* (Notice of violations and intent to file a citizen suit under the Clean Water Act) (101-070) (Feb. 5, 2003)

*Notice of Louisiana Environmental Action Network re: Evans Industries* (Notice of violation and intent to file a citizen suit under the Clean Water Act) (101-059) (Feb. 5, 2003)

*Notice of Louisiana Environmental Action Network re: Pioneer Americas L.L.C.* (Notice of violations and intent to file a citizen suit under the Clean Water Act) (101-061) (Feb. 5, 2003)

*Notice of Louisiana Environmental Action Network re: CII Carbon, L.L.C.* (Alleging violations of permit limits for Total Suspended Solids, Chemical Oxygen Demand, Oil and Grease, Fecal Coliform, pH, and Biological Oxygen Demand) (101-058) (Feb. 5, 2003)

*Notice of Louisiana Environmental Action Network re: Daybrook Fisheries* (Alleging violations of permit limits for Total Suspended Solids and Biological Oxygen Demand) (101-069) (Feb. 5, 2003)

*Notice of Louisiana Environmental Action Network re: Honeywell International, Inc.* (Alleging violations of permit limits for pH, Total Suspended Solids, and Fluoride) (101-060) (Feb. 5, 2003)

*Notice of Louisiana Environmental Action Network re: T.T. Coatings, Inc.* (Alleging violations of permit limits for Total Purgeable Halocarbons) (101-066) (Feb. 5, 2003)

*Notice of Intent to Sue EPA on behalf of Louisiana Environmental Action Network and 7 other organizations re: Failure to respond to petition to audit the Emission Reduction Bank* (notifying EPA that the petitioners will bring a lawsuit to compel EPA to audit the Emission Reduction Bank based on serious flaws acknowledged by EPA and LDEQ) (101-023) (Jan. 13, 2003)

*Petition to EPA on behalf of Albertha Hasten and Louisiana Environmental Action Network re: Dow Chemical Company Louisiana Operations Complex Cellulose and Light Hydrocarbons* (Requesting that EPA veto an LDEQ permit for increased emission of volatile organic compounds in Iberville Parish, an area that already violates federal health protection standards for ozone pollution) (101-074) (Dec. 27, 2002).

*Comments on behalf of the Louisiana Environmental Action Network, Save Our Wetlands, Louisiana Audubon Council, and Rudy Mills re: LDEQ's list of impaired waters* (Commenting on LDEQ's proposed

2002 303(d) list of waters requiring a Total Maximum Daily Load (TMDL) and requesting that LDEQ modify the list to comply with the Clean Water Act) (131-008) (Dec. 16, 2002)

*Notice of Nine Environmental Organizations re: EPA's Failure to Respond to Petition to Withdraw LPDES Program* (60-day notice of intent to bring a citizen suit to force EPA to rule on the citizens' petition to withdraw Louisiana's authority to implement a water program under the Clean Water Act) (101-044) (Dec. 16, 2002)

*Comments to LDEQ on behalf of St. James Citizens for Jobs and the Environment, Louisiana Environmental Action Network, and Albertha Hasten on FTM & Associates, Inc.'s application for a permit to apply treated sewage sludge from Kenner, Louisiana to land in St. James Parish* (challenging LDEQ's failure to analyze environmental effects of the sludge disposal, including odors imposed on residential and recreational areas) (107-013) (Dec. 5, 2002).

*Comments on behalf of the Louisiana Environment Action Network regarding the General Permit for Water Discharges Resulting from Implementing Corrective Action Plans for Cleanup of Petroleum UST Systems* (suggesting improvements to the benzene standard in LDEQ's proposed general permit) (101-056) (Nov. 26, 2002)

*Comments on behalf of the Concerned Citizens Coalition of Lafayette re: I-49 Connector through Lafayette* (Opposing the construction of an elevated highway through the heart of Lafayette due to the potential negative impacts to a National Historical District, residents in the surrounding neighborhoods, and the environment) (145-001) (Oct. 31, 2002)

*Comments on behalf of Louisiana Environmental Action Network and Albertha Hasten re: Dow Chemicals Low Salt Project (Cellulose Plant), Light Hydrocarbons Plant permit (LHC-III), and VOC 10 ERC applications* (Challenging an LDEQ permit for increased emission of volatile organic compounds in Iberville Parish, which already violates federal health protection standards for ozone pollution) (101-053) (Oct. 25, 2002)

*Comments to EPA on Behalf of Sierra Club, Desert Citizens Against Pollution, and Downwinders at Risk on Cement Kiln Dust ("CKD")*, Docket ID No. RCRA-1999-0011 (demonstrating that "new" data supplied by the American Portland Cement Alliance does not alleviate CKD's threats to public health and the environment that EPA documented in a 1999 proposal and 1995 determination and that EPA should regulate CKD as hazardous waste) (126-006) (Oct. 23, 2002)

*Second Revised Petition On Behalf Of Louisiana Environmental Action Network And Other Organizations Re: Water Program* (Petition to EPA to rescind its delegation of the Clean Water Act's permitting program to the Louisiana Department of Environmental Quality because of the Agency's violations of the Clean Water Act and its failure to administer the program properly) (101-044) (Sept. 17, 2002)

*Comments on behalf of Oakville Community Action Group, Louisiana Environmental Action Network re: expansion of Industrial Pipe's Riverside Landfill in Oakville, Louisiana* (Opposing Industrial Pipe's application to the U.S. Army Corps of Engineers for a section 404 Clean Water Act permit because plans to expand the Riverside Landfill into undeveloped wetlands does not avoid or minimize impacts to the wetlands) (104-009) (Sept. 9, 2002)

*Comments on behalf of the Louisiana Environmental Action Network re: ExxonMobil Chemical Company Baton Rouge Chemical Plant MEK/SBA Unit* (Opposing issuance of a permit that relies on a "netting" analysis to avoid Nonattainment New Source Review (i.e., the requirement of state-of-the-art controls in an area that already violates health protection standards) where the record does not contain sufficient information to determine whether the netting analysis is appropriate) (101-067) (Aug. 26, 2002)

*Comments on behalf of Louisiana Audubon Council, Inc., Sierra Club-Delta Chapter, Gulf Restoration Network, and League of Women Voters of New Orleans re: Jean Lafitte dredging project* (Requesting that

the U.S. Army Corps of Engineers prepare a comprehensive Supplemental Environmental Impact Statement before proceeding with dredging the Bayou Segnette Waterway because of potential harmful environmental impacts on the Jean Lafitte National Historical Park) (131-006) (Aug. 19, 2002)

*Comments on behalf of the Oakville Community Action Group and the Louisiana Environmental Action Network re: Expansion of Industrial Pipe's Riverside Landfill in Oakville, Louisiana* (Opposing Industrial Pipe's application to LDEQ for water quality certification for a proposed expansion of its C & D landfill into wetlands) (104-009) (Aug. 15, 2002)

*Comments on behalf of the Oakville Community Action Group and the Louisiana Environmental Action Network re: Expansion of Industrial Pipe's Riverside Landfill in Oakville, Louisiana* (Opposing Industrial Pipe's application to Plaquemines Parish for a coastal use permit to destroy wetlands for a non-wetland dependent use in direct conflict with the Coastal Zone Management Act) (101-011) (Aug. 12, 2002)

*Comment on behalf of the Louisiana Environmental Action Network Opposing EPA's Proposal to Delay the Effective Date for Reclassifying the Baton Rouge Nonattainment Area for Ozone* (EPA determined that the Baton Rouge Nonattainment Area is in severe nonattainment for ozone, but proposed delaying the effective date for reclassifying the Area from serious to severe until October 2002) (101-001) (July 23, 2002)

*Comments on behalf of Louisiana Audubon Council, Sierra Club-Delta Chapter, and Gulf Restoration Network re: Morganza Levee Project* (Commenting on a Final Environmental Impact Statement authorizing a 72-mile levee project in southern Louisiana which could have serious adverse impact on acres of over 4000 acres of wetlands) (131-004) (July 3, 2002)

*Notice of Louisiana Environmental Action Network and Ms. Albertha Hasten re: EPA failure to respond to public petitions* (60-day notice of intent to bring a citizen suit to force EPA to rule on Louisiana Environmental Action Network's petition that EPA veto LDEQ's granting of a Part 70 Operating Permit to the Dupont Dow Elastomers' Chloroprene Unit. This permit would allow continued emission of untreated chloroprene, a hazardous air pollutant) (101-041) (June 24, 2002)

*Notice of Louisiana Environmental Action Network and Ms. Juanita Stewart re: EPA failure to respond to Georgia-Pacific public petition* (60-day notice of intent to bring a citizen suit to force EPA to rule on Louisiana Environmental Action Network's petition that EPA veto LDEQ's granting of an air permit that would allow Georgia-Pacific to illegally offset and bank emission reduction credits for volatile organic compounds in an area that fails to meet minimum health protection standards for ozone pollution) (101-042) (June 21, 2002)

*Comments on behalf of Assumption Parish People's Environmental Action League, Louisiana Environmental Action Network, Ms. Albertha Hasten and Mr. Justin Lugenbhul re: Belle Co. Landfill* (Requesting that LDEQ deny Belle Company's request for a permit to construct a 340-acre residential and industrial landfill because of numerous statute violations and because pro-landfill statements by LDEQ officials tainted the process) (111-002) (May 10, 2002)

*Notice of Lake Pontchartrain Basin Foundation and the Holy Cross Neighborhood Association re: U.S. Army Corps of Engineers' Inner Harbor Navigational Canal Project* (Notice of intent to file a citizen suit under the Resource Conservation and Recovery Act for abatement of the hazard to public health and the environment created by the Army Corps' commencement of a project to dredge the Inner Harbor Navigational Canal without first developing adequate plans for safe management of contaminated sediments) (112-002) (April 17, 2002)

*Request for Supplemental Environmental Impact Statement (EIS) on behalf of Holy Cross Neighborhood Association re: U.S. Army Corps of Engineers' Inner Harbor Navigational Canal Project* (Requesting a Supplemental EIS to address 1) the impact of the project on marine and vehicular traffic during disasters requiring evacuation; 2) the impact on vehicular traffic in general given the lack of a new Florida Avenue

Bridge; 3) corrected estimates of costs and benefits; and 4) environmental impacts and costs related to the stirring up and release of hazardous and solid wastes during dredging) (112-002) (April 17, 2002)

*Petition on behalf of Louisiana Environmental Action Network and 11 other organizations re: Emission Reduction Bank audit* (Requesting that the EPA audit LDEQ's Emission Reduction Bank based on serious flaws with the system, which both EPA and LDEQ have acknowledged. The petition also requests that EPA ensure that permits relying on credits from the bank are valid under the Clean Air Act) (101-023) (April 10, 2002)

*Comments on Behalf of Alberta Hasten on Proposed Renewal of LPDES No. LA0000841* (Objecting to renewal of a Clean Water Act discharge permit for the ExxonMobil Chemical Company Baton Rouge Resin Finishing Plant based on allegations that the facility exceeded its permit levels on numerous occasions and failed to mitigate the effects of those violations) (101-050) (April 2, 2002)

*Comments on behalf of North Baton Rouge Environmental Association, Louisiana Environmental Action Network, and Ms. Juanita Stewart re: ExxonMobil Emission Reduction Credits* (Objecting to LDEQ's proposed approval of ExxonMobil's application to have over 150 tons of VOC reductions credited in the Emission Reduction Bank, alleging that those reductions are not surplus as required by the Clean Air Act) (101-047) (March 26, 2002)

*Comments on behalf of St. James Citizens for Jobs and the Environment and the Louisiana Environmental Action Network re: Motiva Enterprises Convent Refinery, St. James Parish, Louisiana R-29975, R-30319* (Opposing a Low Sulfur Gas Project permit for failure to satisfy Clean Air Act public participation requirements) (107-009) (March 5, 2002)

*Notice of Louisiana Environmental Action Network re: Artesian Utility Company, Inc.* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to maintain effluent limitations) (101-043) (March 4, 2002)

*Notice of Louisiana Environmental Action Network re: Covington Pontiac, Buick, GMC Trucks, Inc.* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to file Discharge monitoring reports to ensure compliance and to maintain effluent limitations to maintain effluent limitations) (101-043) (March 4, 2002)

*Notice of Louisiana Environmental Action Network re: Mullhill, L.L.C.* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to report flows and effluent samples in the Discharge monitoring reports to ensure compliance) (101-043) (March 4, 2002)

*Notice of Louisiana Environmental Action Network re: Select Medical Staffing, Inc.* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to perform sample analysis, file Discharge monitoring reports, and to properly operate and maintain the facility) (101-043) (March 4, 2002)

*Notice of Louisiana Environmental Action Network re: South China Restaurant* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to file Discharge monitoring reports, to comply with effluent standards, and to properly operate and maintain the facility) (101-043) (March 4, 2002)

*Comments on behalf of Save Our Wetlands, Gulf Restoration Network, Louisiana Audubon Council, and Sierra Club-New Orleans Group re: St. Charles International Airport* (Opposing issuance of a Corps 404 permit to destroy 9,000 acres wetlands, some of which are part of the LaBranche wetlands, considered the most productive wetlands in the Lake Pontchartrain Basin) (131-005) (Feb. 28, 2002)

*First Revised Petition On Behalf Of Louisiana Environmental Action Network And Other Organizations Re: Water Program* (Petition to EPA to rescind its delegation of the Clean Water Act's permitting program)

to the Louisiana Department of Environmental Quality because of the Agency's violations of the Clean Water Act and its failure to administer the program properly) (101-044) (Feb. 22, 2002)

*Comments on behalf of Louisiana Audubon Council re: Morganza Levee Project* (Opposing issuance of a Corps 404 permit to destroy 4,000 acres of wetlands for a levee project) (131-004) (Feb. 21, 2002)

*Petition on behalf of the Louisiana Environmental Action Network and Ms. Juanita Stewart re: Port Hudson Operations Georgia-Pacific Corporation* (Petition to EPA to veto an air permit for a pulp mill in Zachary, Louisiana) (101-042) (Feb. 19, 2002)

*Notice of Louisiana Environmental Action Network re: General Animal Hospital, Inc.* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to file discharge monitoring reports to ensure compliance, to operate and maintain pollution control equipment, and to maintain effluent limitations) (101-043) (Jan. 29, 2002)

*Notice of Louisiana Environmental Action Network re: Bank One--Covington Banking Center* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to file discharge monitoring reports to ensure compliance, to operate and maintain pollution control equipment, and to maintain effluent limitations) (101-043) (Jan. 29, 2002)

*Notice of Louisiana Environmental Action Network re: Beau Amis Lounge, Inc.* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to file discharge monitoring reports to ensure compliance, to operate and maintain pollution control equipment, and to maintain effluent limitations) (101-043) (Jan. 29, 2002)

*Notice of Louisiana Environmental Action Network re: Zelden Physical Therapy* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirement to file discharge monitoring reports to ensure compliance) (101-043) (Jan. 25, 2002)

*Notice of Louisiana Environmental Action Network re: Trinity Baptist Church* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirement to file discharge monitoring reports to ensure compliance) (101-043) (Jan. 25, 2002)

*Comments on behalf of Louisiana Environmental Action Network and Ms. Albertha Hasten re: Rulemaking for Emission Reduction Credits for Oxides of Nitrogen* (Requesting that the Department of Environmental Quality reject the proposed rules because they would violate Louisiana's Administrative Procedure Act and because they would delay Louisiana's compliance with Clean Air Act ozone standards) (101-046) (Jan. 24, 2002)

*Notice of Louisiana Environmental Action Network re: Gloria Coker, M.S.* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to operate and maintain pollution control equipment and to file discharge monitoring reports to ensure compliance) (101-043) (Jan. 23, 2002)

*Notice of Louisiana Environmental Action Network re: Garrity, Sanders, Reed & Caire* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to operate and maintain pollution control equipment and to file discharge monitoring reports to ensure compliance) (101-043) (Jan. 23, 2002)

*Comments on Behalf of the Louisiana Environmental Action Network and Ms. Juanita Stewart on Port Hudson Operations, Georgia-Pacific Corp., Part 70 Operating Permit Modifications* (Objecting to a retroactive Prevention of Significant Deterioration permit and other permit modifications based on flawed emissions reduction credits) (101-037) (Dec. 17, 2001)

*Notice of Louisiana Environmental Action Network re: Holton Enterprises of Covington, Inc.* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to operate and maintain pollution control equipment and to file discharge monitoring reports to ensure compliance) (101-043) (Dec. 6, 2001)

*Notice of Louisiana Environmental Action Network re: Northlake Moving and Storage, Inc.* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to operate and maintain pollution control equipment and to file discharge monitoring reports to ensure compliance) (101-043) (Dec. 6, 2001)

*Notice of Louisiana Environmental Action Network re: Plaza Professional Center, Inc.* (Notice of intent to file a citizen suit under the Clean Water Act for violations of the Act's requirements to operate and maintain pollution control equipment and to file discharge monitoring reports to ensure compliance) (101-043) (Dec. 6, 2001)

*Comments on behalf of Louisiana Environmental Action Network and Ms. Albertha Hasten re: the Proposed State Implementation Plan Revision for the Baton Rouge Ozone Nonattainment Area* (Requesting that LDEQ reject the plan as responsive to an unlawful EPA policy that would allow Louisiana an extension for their deadline for controlling ozone pollution) (101-040) (Dec. 3, 2001)

*Comments of Louisiana Environmental Action Network re: Formosa Plastics Air Permit* (Opposing increased air emissions of volatile organic compounds in Baton Rouge, La., which already violates federal health-protection standards for ozone pollution) (101-025) (Nov. 21, 2001)

*Comments on behalf of the Concerned Citizens of Agriculture Street re: U.S. EPA Proposal to Take No Further Cleanup Action* (Objecting to EPA's proposal to take no further action to clean up residential areas of the Agriculture Street landfill, a Superfund Site on the top of which is located a low-income, minority community) (132-001) (Nov. 13, 2001)

*Petition of Louisiana Environmental Action Network re: Dupont Dow Elastomers Chloroprene Unit, La Place, Louisiana AI No. 38806* (Petition to EPA under Clean Air Act § 505(b)(2) for a veto of a proposed permit to allow Dupont to vent approximately 18.1 tons of untreated chloroprene annually from a new reactor) (101-041) (Nov. 13, 2001)

*Comments on behalf of the Louisiana Environmental Action Network re: Dupont Dow Elastomers Chloroprene Unit, La Place, Louisiana AI No. 38806* (Opposing Dupont proposal to vent approximately 18.1 tons of untreated chloroprene annually from a new reactor) (101-041) (Nov. 13, 2001)

*Position Paper on behalf of Louisiana Environmental Action Network, Alliance for Affordable Energy and Mr. Mike Thibodeaux re: Regional Transmission Organization, PSC Docket # U-25965* (Seeking adoption by the Louisiana Public Service Commission of a "Public Interest Policy" to protect ratepayers and the environment during planning and construction of a regional network for transmission of electrical power) (115-009) (Nov. 9, 2001)

*Comments on behalf of Bogue Lusa Water Works re: Cogentrix Power Plant* (Challenging the revised analysis provided by Cogentrix after the 19th Judicial District Court ordered remand of the permits for lack of proper environmental assessment by Louisiana Department of Environmental Quality) (125-001) (Oct. 31, 2001)

*Comments on behalf of Kenner resident and Association of Community Organizations for Reform Now re: Angelo lafrate Asphalt Plant* (Opposing a proposed LDEQ permit modification for an asphalt plant, citing the agency's failure to properly assess environmental impacts associated with a proposed change in fuel source from natural gas to oil) (120-004) (Oct. 17, 2001)

*Comments on behalf of the Sierra Club re: Queen Bess* (Challenging the issuance of a Coastal Use Permit to destroy 13 acres of marshland to cut channels for boat slips in Grand Isle, the only inhabited barrier island of Louisiana, already in danger of vanishing due to coastal erosion) (126-005) (Oct. 11, 2001)

*Petition On Behalf Of Louisiana Environmental Action Network And Other Organizations Re: Water Program* (Petition to EPA to rescind its delegation of the Clean Water Act's permitting program to the Louisiana Department of Environmental Quality because of the Agency's violations of the Clean Water Act and its failure to administer the program properly) (101-044) (Oct. 9, 2001)

*Comments on behalf of 10 individuals re: Timber Branch II Subdivision* (Opposing the issuance of a Corp 404 permit to destroy 85 acres of wetlands for a subdivision in St. Tammany, a proposal previously objected to by EPA) (110-001) (Oct. 3, 2001)

*Comments on behalf of the Louisiana Environmental Action Network and Ms. Juanita Stewart re: Port Hudson Operations Georgia-Pacific Corporation* (Opposing an air permit for a pulp mill in Zachary, Louisiana. The permit would allow Georgia-Pacific to illegally offset and bank emission reduction credits for volatile organic compounds in an area that fails to meet minimum health protection standards for ozone pollution) (101-037) (July 30, 2001)

*Comments on behalf of the Sierra Club re: Grand Isle Marina* (Challenging the issuance of a Coastal Use Permit to destroy 35 acres of wetlands for a subdivision and marina in Grand Isle, the only inhabited barrier island of Louisiana, already in danger of vanishing due to coastal erosion) (126-004) (June 29, 2001)

*Comments on behalf of 14 individuals re: GGI Liquidating Corporation 40 Acres Mitigation Project* (Objecting to a Coastal Use Permit (No. P20010661) for a deficient mitigation project) (200-001) (June 22, 2001)

*Petition of Louisiana Environmental Action Network re: Dow Chemical Co. Air Permit AI 1409* (Petition to EPA under Clean Air Act § 505(b)(2) for a veto of a Dow proposal to increase air emissions of volatile organic compounds in Plaquemine, La., an area that already violates federal health-protection standards for ozone pollution) (101-032) (June 18, 2001)

*Comments on behalf of Louisiana Environmental Action Network re: EPA's "Clean Air Act Reclassification and Notice of Potential Eligibility for Extension of Attainment Date, Louisiana; Baton Rouge Ozone Nonattainment Area," 66 Fed. Reg. 23,646* (Opposing EPA's proposal to delay reclassification of the Baton Rouge nonattainment area and supporting EPA's alternative proposal to reclassify) (101-001) (June 8, 2001)

*Notice of Oakville Community Action Group re: Industrial Pipe, Inc.* (Notice of intent to file a citizen suit under the Resource Conservation and Recovery Act for Industrial Pipe Inc.'s violations of state and federal financial responsibility regulations and buffer zone requirements at a "solid waste" landfill) (104-006) (May 10, 2001)

*Notice of Felicity Street Redevelopment Project, Inc., et al. re: Suiza Foods* (Notice of intent to file a citizen suit about Clean Water Act violations involving illegal discharges of biological contaminants to a storm drain that flows to Lake Pontchartrain) (138-001) (April 12, 2001)

*Comments On Behalf Of Albertha Hasten And Louisiana Environmental Action Network on Proposed Multi-Sector General Permit* (Objecting to a proposed general Clean Water Act discharge permit for storm water discharges associated with industrial activities, No. LAR050000, and alleging that the draft permit is inconsistent with the Act's anti-degradation provisions) (101-073) (April 2, 2001)

*Comments of Central Tammany Alliance et al. re: St. Tammany Sewer Water Permit* (Opposing the Louisiana Department of Environmental Quality's tentative decision to reissue a LPDES permit to Sewer District No. 6 in Abita Springs, LA, which allows discharges into an impaired water body) (142-001) (March 24, 2001)

*Comments of Central Tammany Alliance et al. re: Interstate 12 Interchange* (Seeking the Department of Transportation and Development's consideration of cumulative environmental impacts for State Project No. 700-26-0076, LA 1088 / I-12 Interchange) (142-002) (March 23, 2001)

*Comments on behalf of Ms. Albertha Hasten and the Louisiana Environmental Action Network re: Clean Air Act Title V Program Deficiencies* (In response to EPA's request on deficiencies in state operating permit programs required by the Clean Air Act Title V, the Clinic requested that Louisiana's authority to administer the program be revoked because Louisiana consistently misinterprets the Act, fails to enforce the Act, and fails to require compliance with the Act) (101-028) (March 12, 2001)

*Comments of Louisiana Environmental Action Network re: Honeywell Air Permit* (Opposing increased air emissions of volatile organic compounds in Geismar, La., which already violates federal health-protection standards for ozone pollution) (101-027) (Feb. 6, 2001)

*Petition on behalf of the Louisiana Environmental Action Network to the U.S. Environmental Protection Agency* (Asking the EPA to object to the grant of an air emission permit to Borden Chemicals, Inc. for a formaldehyde facility in Geismar, Ascension Parish, Louisiana.) (101-030) (Jan. 2, 2001)

*Public Comments Regarding The Borden Formaldehyde Plant Permit Modification, Review # 27474 And Borden Acetylene Plant Permit Modification, Review # 27617* (Comments on behalf of the Louisiana Environmental Action Network regarding Borden's use of "emission reduction credits") (101-030) (Nov. 9, 2000)

*Comments of Louisiana Environmental Action Network re: Shell Geismar Air Permit* (Opposing increased air emissions of volatile organic compounds in Geismar, La., which already violates federal health-protection standards for ozone pollution) (101-009) (April 21, 2000)