NOTICE OF APPLICATION AND PRELIMINARY DECISION
FOR AN AIR QUALITY PERMIT

PROPOSED PERMIT NUMBER: 138152

APPLICATION AND PRELIMINARY DECISION. AES Generation Development, LLC, 5417 Levering Mill Road, Apex, NC 27539-3670, has applied to the Texas Commission on Environmental Quality (TCEQ) for issuance of Proposed Air Quality Permit Number 138152, which would authorize construction of the AES Deepwater Power Plant located at 701 Light Company Road, Pasadena, Harris County, Texas 77506. This application was submitted to the TCEQ on December 16, 2015. The proposed facility will emit the following contaminants: carbon monoxide, hazardous air pollutants, nitrogen oxides, organic compounds, particulate matter including particulate matter with diameters of 10 microns or less and 2.5 microns or less, sulfur dioxide and sulfuric acid mist.

The executive director has completed the technical review of the application and prepared a draft permit which, if approved, would establish the conditions under which the facility must operate. The executive director has made a preliminary decision to issue the permit because it meets all rules and regulations. The permit application, executive director’s preliminary decision, and draft permit will be available for viewing and copying at the TCEQ central office, the TCEQ Houston regional office, and at the Pasadena Public Library Fairmont Branch, 4330 Fairmont Parkway, Pasadena, Harris County, Texas, beginning the first day of publication of this notice. The facility’s compliance file, if any exists, is available for public review at the TCEQ Houston Regional Office, 5425 Polk Street Suite H, Houston, Texas.

PUBLIC COMMENT/PUBLIC MEETING. You may submit public comments or request a public meeting about this application. The purpose of a public meeting is to provide the opportunity to submit comment or to ask questions about the application. The TCEQ will hold a public meeting if the executive director determines that there is a significant degree of public interest in the application or if requested by a local legislator. A public meeting is not a contested case hearing. You may submit additional written public comments within 30 days of the date of newspaper publication of this notice in the manner set forth in the AGENCY CONTACTS AND INFORMATION paragraph below.

RESPONSE TO COMMENTS AND EXECUTIVE DIRECTOR ACTION. After the deadline for public comments, the executive director will consider the comments and prepare a response to all relevant and material or significant public comments. Because no timely hearing requests have been received, after preparing the response to comments, the executive director may then issue final approval of the application. The response to comments, along with the executive director’s decision on the application will be mailed to everyone who submitted public comments or is on a mailing list for this application, and will be posted electronically to the Commissioners’ Integrated Database (CID).

INFORMATION AVAILABLE ONLINE. When they become available, the executive director’s response to comments and the final decision on this application will be accessible through the Commission’s Web site at www.tceq.texas.gov/goto/cid. Once you have access to the CID using the above link, enter the permit number for this application which is provided at the top of this notice. This link to an electronic map of the site or facility’s general location is provided as a public courtesy and not part of the application or notice. For exact location, refer to application.

MAILING LIST. You may ask to be placed on a mailing list to obtain additional information on this application by sending a request to the Office of the Chief Clerk at the address below.
AGENCY CONTACTS AND INFORMATION. Public comments and requests must be submitted either electronically at www.tceq.texas.gov/about/comments.html, or in writing to the Texas Commission on Environmental Quality, Office of the Chief Clerk, MC-105, P.O. Box 13087, Austin, Texas 78711-3087. Any personal information you submit to the TCEQ will become part of the agency’s record; this includes email addresses. For more information about this permit application or the permitting process, please call the Public Education Program toll free at 1-800-687-4040. Si desea información en Español, puede llamar al 1-800-687-4040.

Further information may also be obtained from AES Generation Development, LLC at the address stated above or by calling Mr. Sid Rajmohan, Partner at (832) 730-1056.

Notice Issuance Date: September 22, 2017
NOTICE OF RECEIPT OF APPLICATION AND INTENT TO OBTAIN AIR PERMIT RENEWAL

PERMIT NUMBER 83542

APPLICATION Magellan Pipeline Terminals, L.P. has applied to the Texas Commission on Environmental Quality (TCEQ) for renewal of Air Quality Permit Number 83542, which would authorize continued operation of the East Houston Tank Farm located at 7901 Wallisville Road, Houston, Harris County, Texas 77029. This application is being processed in an expedited manner, as allowed by the commission's rules in 30 Texas Administrative Code, Chapter 101, Subchapter J. This link to an electronic map of the site or facility's general location is provided as a public courtesy and not part of the application or notice. For exact location, refer to application. http://www.tceq.texas.gov/assets/public/hb510/index.html?lat=29.797777&lng=-95.281111&zoom=13&type=r. The existing facility and/or related facilities are authorized to emit the following air contaminants: hydrogen sulfide and organic compounds.

This application was submitted to the TCEQ on September 20, 2017. The application will be available for viewing and copying at the TCEQ central office and the TCEQ Houston regional office, 5425 Polk Street, Suite H, Houston, Harris County, Texas, beginning the first day of publication of this notice. The facility's compliance file, if any exists, is available for public review in the Houston regional office of the TCEQ.

The executive director has determined the application is administratively complete and will conduct a technical review of the application. In addition to the renewal, this permitting action includes the incorporation of the following authorizations or changes to authorized facilities related to this permit: alterations, amendments, permits by rule, and standard permits. An amendment application that is not subject to public notice or an opportunity for a contested case hearing is also being reviewed. The reasons for any changes or incorporations, to the extent they are included in the renewed permit, may include the enhancement of operational control at the plant or enforceability of the permit. For more information about this permit application or the permitting process, please call the Public Education Program toll free at 1-800-687-4040. The TCEQ may act on this application without seeking further public comment or providing an opportunity for a contested case hearing if certain criteria are met.

PUBLIC COMMENT You may submit public comments, or a request for a contested case hearing to the Office of the Chief Clerk at the address below. The TCEQ will consider all public comments in developing a final decision on the application. The deadline to submit public comments is 15 days after newspaper notice is published. After the deadline for public comments, the executive director will prepare a response to all relevant and material, or significant public comments. Issues such as property values, noise, traffic safety, and zoning are outside of the TCEQ's jurisdiction to address in the permit process.

After the technical review is complete the executive director will consider the comments and prepare a response to all relevant and material, or significant public comments. If only comments are received, the response to comments, along with the executive director's decision on the application, will then be mailed to everyone who submitted public comments or who is on the mailing list for this application, unless the application is directly referred to a contested case hearing.

OPPORTUNITY FOR A CONTESTED CASE HEARING You may request a contested case hearing. The applicant or the executive director may also request that the application be directly referred to a contested case hearing after technical review of the application. A contested case hearing is a legal proceeding similar to a civil trial in state district court. Unless a written request for a contested case hearing is filed within 15 days from this notice, the executive director may act on the application. If no hearing request is received within this 15 day period, no further opportunity for hearing will be provided. According to the Texas Clean Air Act § 382.056(o) a contested case hearing may only be granted if the applicant's compliance history is in the lowest classification under applicable compliance history requirements and if the
hearing request is based on disputed issues of fact that are relevant and material to the Commission’s decision on the application. Further, the Commission may only grant a hearing on those issues submitted during the public comment period and not withdrawn.

A person who may be affected by emissions of air contaminants from the facility is entitled to request a hearing. If requesting a contested case hearing, you must submit the following: (1) your name (or for a group or association, an official representative), mailing address, daytime phone number; (2) applicant's name and permit number; (3) the statement "[l/we] request a contested case hearing;" (4) a specific description of how you would be adversely affected by the application and air emissions from the facility in a way not common to the general public; (5) the location and distance of your property relative to the facility; (6) a description of how you use the property which may be impacted by the facility; and (7) a list of all disputed issues of fact that you submit during the comment period. If the request is made by a group or association, one or more members who have standing to request a hearing must be identified by name and physical address. The interests the group or association seeks to protect must also be identified. You may also submit your proposed adjustments to the application/permit which would satisfy your concerns. Requests for a contested case hearing must be submitted in writing within 15 days following this notice to the Office of the Chief Clerk at the address below.

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

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

AGENCY CONTACTS AND INFORMATION Public comments and requests must be submitted either electronically at www.tceq.texas.gov/about/comments.html, or in writing to the Texas Commission on Environmental Quality, Office of the Chief Clerk, MC-105, P.O. Box 13087, Austin, Texas 78711-3087. Any personal information you submit to the TCEQ will become part of the agency's record; this includes email addresses. For more information about this permit application or the permitting process, please call the Public Education Program toll free at 1-800-687-4040. Si desea información en Español, puede llamar al 1-800-687-4040.

Further information may also be obtained from Magellan Pipeline Terminals, L.P., 1 Williams Center, Tulsa, Oklahoma 74172-0140 or by calling Mr. Neal A. Nygaard, DiSorbo Consulting, LLC at (713) 955-1221.

Notice Issuance Date: September 26, 2017
NOTICE OF RECEIPT OF APPLICATION AND INTENT TO OBTAIN AIR PERMIT

AIR QUALITY PERMIT NUMBER 102834

APPLICATION  Illinois Tool Works Inc. has applied to the Texas Commission on Environmental Quality (TCEQ) for an amendment to Air Quality Permit Number 102834, which would authorize modification to the coatings manufacturing facility located at 12055 Cutten Road, Houston, Harris County, Texas 77066. This link to an electronic map of the site or facility’s general location is provided as a public courtesy and not part of the application or notice. For exact location, refer to application. http://www.tceq.texas.gov/assets/public/hb610/index.html?lat=29.954784&lng=-95.52893&zoom=13&type=r. The facility will emit the following contaminants: hazardous air pollutants, organic compounds, and particulate matter including particulate matter with diameters of 10 microns or less and 2.5 microns or less.

This application was submitted to the TCEQ on September 19, 2017. The application will be available for viewing and copying at the TCEQ central office, the TCEQ Houston regional office, and the Harris County Public Library, Northwest Branch, 11355 Regency Green Drive, Cypress, Harris County, Texas, beginning the first day of publication of this notice. The facility’s compliance file, if any exists, is available for public review in the Houston regional office of the TCEQ.

The executive director has determined the application is administratively complete and will conduct a technical review of the application.

PUBLIC COMMENT/PUBLIC MEETING  You may submit public comments, a request for a public meeting, or request a contested case hearing to the Office of the Chief Clerk at the address below. The TCEQ will consider all public comments in developing a final decision on the application. The deadline to submit public comments is 30 days after newspaper notice is published.

The purpose of a public meeting is to provide the opportunity to submit comments or ask questions about the application. A public meeting about the application will be held if the executive director determines that there is a significant degree of public interest in the application or if requested by a local legislator. A public meeting is not a contested case hearing.

If only comments are received on the application, the response to comments, along with notice of the executive director’s action on the application, will be mailed to everyone who submitted comments or is on the mailing list for this application.

The executive director will complete the technical review, issue a preliminary decision on the application, and a Notice of Application and Preliminary Decision will be published and mailed to those who are on the mailing list for this application. That notice will contain the final deadline for submitting public comments. If a hearing request is timely filed in Response to this Notice of Receipt of Application and Intent to Obtain Air Permit, the time period for requesting a contested case hearing will be extended to thirty days after the mailing of the executive director’s response to comments.

After the final deadline for public comments following the Notice of Application and Preliminary Decision, the executive director will consider the comments and prepare a response to all relevant and material, or significant public comments. If comments are received, the response to comments, along with the executive director’s decision on the application, will then be mailed to everyone who submitted public comments or is on a mailing list for this application.

OPPORTUNITY FOR A CONTESTED CASE HEARING  You may request a contested case hearing. A contested case hearing is a legal proceeding similar to a civil trial in state district court. A contested case hearing will only be granted based on disputed issues of fact that are relevant and material to the Commission’s decisions on the application.
Further, the Commission will only grant a hearing on issues submitted by you or others during the public comment period and not withdrawn.

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

Following the close of all applicable comment and request periods, the Executive Director will forward the application and any requests for contested case hearing to the Commissioners for their consideration at a scheduled Commission meeting. The Commission may only grant a request for a contested case hearing on issues the requestor submitted in their timely comments that were not subsequently withdrawn. If a hearing is granted, the subject of a hearing will be limited to disputed issues of fact or mixed questions of fact and law relating to relevant and material air quality concerns submitted during the comment period. Issues such as property values, noise, traffic safety, and zoning are outside of the Commission’s jurisdiction to address in this proceeding.

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

AGENCY CONTACTS AND INFORMATION Public comments and requests must be submitted either electronically at www.tceq.texas.gov/about/comments.html, or in writing to the Texas Commission on Environmental Quality, Office of the Chief Clerk, MC-105, P.O. Box 13087, Austin, Texas 78711-3087. Any personal information you submit to the TCEQ will become part of the agency’s record; this includes email addresses. For more information about this permit application or the permitting process, please call the Public Education Program toll free at 1-800-687-4040. Si desea información en Español, puedes llamar al 1-800-687-4040.

Further information may also be obtained from Illinois Tool Works Inc., 130 Commerce Drive, Montgomeryville, Pennsylvania 18938-9624 or by calling Mr. Taylor DeLaFosse, ACS Engineering at (281) 945-1914.

Notice Issuance Date: September 29, 2017
NOTICE OF APPLICATION AND PRELIMINARY DECISION
FOR AN AIR QUALITY PERMIT

PERMIT NUMBER: 80287

APPLICATION AND PRELIMINARY DECISION. Enterprise Crude Pipeline LLC, PO Box 4324, Houston, Texas 77210-4324, has applied to the Texas Commission on Environmental Quality (TCEQ) for an amendment to Air Quality Permit Number 80287, which would authorize modification of the Galena Park Terminal located at 901 Clinton Dr, Galena Park, Harris County, Texas 77547. This application was submitted to the TCEQ on April 20, 2016. The proposed facility will emit the following contaminants: carbon monoxide, hazardous air pollutants, hydrogen sulfide, nitrogen oxides, organic compounds, particulate matter including particulate matter with diameters of 10 microns or less and 2.5 microns or less, and sulfur dioxide.

The executive director has completed the technical review of the application and prepared a draft permit which, if approved, would establish the conditions under which the facility must operate. The executive director has made a preliminary decision to issue the permit because it meets all rules and regulations. The permit application, executive director’s preliminary decision, and draft permit will be available for viewing and copying at the TCEQ central office, the TCEQ Houston regional office, and at the Harris County Public Library, Galena Park Branch, 1500 Keene Street, Galena Park, Harris County, Texas beginning the first day of publication of this notice. The facility’s compliance file, if any exists, is available for public review at the TCEQ Houston Regional Office, 5425 Polk St Ste H, Houston, Texas.

PUBLIC COMMENT/PUBLIC MEETING. You may submit public comments or request a public meeting about this application. The purpose of a public meeting is to provide the opportunity to submit comment or to ask questions about the application. The TCEQ will hold a public meeting if the executive director determines that there is a significant degree of public interest in the application or if requested by a local legislator. A public meeting is not a contested case hearing. You may submit additional written public comments within 30 days of the date of newspaper publication of this notice in the manner set forth in the AGENCY CONTACTS AND INFORMATION paragraph below.

RESPONSE TO COMMENTS AND EXECUTIVE DIRECTOR ACTION. After the deadline for public comments, the executive director will consider the comments and prepare a response to all relevant and material or significant public comments. Because no timely hearing requests have been received, after preparing the response to comments, the executive director may then issue final approval of the application. The response to comments, along with the executive director’s decision on the application will be mailed to everyone who submitted public comments or is on a mailing list for this application, and will be posted electronically to the Commissioners’ Integrated Database (CID).

INFORMATION AVAILABLE ONLINE. When they become available, the executive director’s response to comments and the final decision on this application will be accessible through the Commission’s Web site at www.tceq.texas.gov/goto/cid. Once you have access to the CID using the above link, enter the permit number for this application which is provided at the top of this notice. This link to an electronic map of the site or facility’s general location is provided as a public courtesy and not part of the application or notice. For exact location, refer to application. http://www.tceq.texas.gov/assets/public/hb610/index.html?lat=29.73805&lng=-95.22388&zoom=13&type=.

MAILING LIST. You may ask to be placed on a mailing list to obtain additional information on this application by sending a request to the Office of the Chief Clerk at the address below.
AGENCY CONTACTS AND INFORMATION. Public comments and requests must be submitted either electronically at www.tceq.texas.gov/about/comments.html, or in writing to the Texas Commission on Environmental Quality, Office of the Chief Clerk, MC-105, P.O. Box 13087, Austin, Texas 78711-3087. Any personal information you submit to the TCEQ will become part of the agency's record; this includes email addresses. For more information about this permit application or the permitting process, please call the Public Education Program toll free at 1-800-687-4040. Si desea información en Español, puede llamar al 1-800-687-4040.

Further information may also be obtained from Enterprise Crude Pipeline LLC at the address stated above or by calling Mr. Guillermo Triana, Sr Environmental Specialist at (713) 391-8135.

Notice Issuance Date: September 29, 2017
NOTICE OF RECEIPT OF APPLICATION AND INTENT TO OBTAIN AIR PERMIT

AIR QUALITY PERMIT NUMBER 114809

APPLICATION Equistar Chemicals, LP has applied to the Texas Commission on Environmental Quality (TCEQ) for an amendment to Air Quality Permit Number 114809, which would authorize modification to the LB-1 Polyethylene Unit within the Equistar Chemicals La Porte Complex, located at 1515 Miller Cut Off Road, La Porte, Harris County, Texas 77571. This link to an electronic map of the site or facility's general location is provided as a public courtesy and not part of the application or notice. For the exact location, please refer to the application.
http://www.tceq.texas.gov/assets/public/hb610/index.html?lat=29.7175&lng=-95.06805&zoom=13&type=r. The facility will emit the following contaminants: carbon monoxide, nitrogen oxides, organic compounds, particulate matter including particulate matter with diameters of 10 microns or less and 2.5 microns or less, hazardous air pollutants, and sulfur dioxide.

This application was submitted to the TCEQ on September 15, 2017. The application will be available for viewing and copying at the TCEQ central office, the TCEQ Houston regional office, and the La Porte Branch Library -- Harris County Public Library, 600 South Broadway Street, La Porte Harris County, Texas, beginning the first day of publication of this notice. The facility’s compliance file, if any exists, is available for public review in the Houston regional office of the TCEQ.

The executive director has determined the application is administratively complete and will conduct a technical review of the application.

PUBLIC COMMENT/PUBLIC MEETING You may submit public comments, a request for a public meeting, or request a contested case hearing to the Office of the Chief Clerk at the address below. The TCEQ will consider all public comments in developing a final decision on the application. The deadline to submit public comments is 30 days after newspaper notice is published.

The purpose of a public meeting is to provide the opportunity to submit comments or ask questions about the application. A public meeting about the application will be held if the executive director determines that there is a significant degree of public interest in the application or if requested by a local legislator. A public meeting is not a contested case hearing.

If only comments are received on the application, the response to comments, along with notice of the executive director’s action on the application, will be mailed to everyone who submitted comments or is on the mailing list for this application.

The executive director will complete the technical review, issue a preliminary decision on the application, and a Notice of Application and Preliminary Decision will be published and mailed to those who are on the mailing list for this application. That notice will contain the final deadline for submitting public comments. If a hearing request is timely filed in Response to this Notice of Receipt of Application and Intent to Obtain Air Permit, the time period for requesting a contested case hearing will be extended to thirty days after the mailing of the executive director's response to comments.

After the final deadline for public comments following the Notice of Application and Preliminary Decision, the executive director will consider the comments and prepare a response to all relevant and material, or significant public comments. If comments are received, the response to comments, along with the executive director’s decision on the application, will then be mailed to everyone who submitted public comments or is on a mailing list for this application.

OPPORTUNITY FOR A CONTESTED CASE HEARING You may request a contested case hearing. A contested case hearing is a legal proceeding similar to a civil trial in state district court. A contested case hearing will only be
granted based on disputed issues of fact that are relevant and material to the Commission’s decisions on the application. Further, the Commission will only grant a hearing on issues submitted by you or others during the public comment period and not withdrawn.

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

Following the close of all applicable comment and request periods, the Executive Director will forward the application and any requests for contested case hearing to the Commissioners for their consideration at a scheduled Commission meeting. The Commission may only grant a request for a contested case hearing on issues the requestor submitted in their timely comments that were not subsequently withdrawn. If a hearing is granted, the subject of a hearing will be limited to disputed issues of fact or mixed questions of fact and law relating to relevant and material air quality concerns submitted during the comment period. Issues such as property values, noise, traffic safety, and zoning are outside of the Commission’s jurisdiction to address in this proceeding.

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

AGENCY CONTACTS AND INFORMATION Public comments and requests must be submitted either electronically at www.tceq.texas.gov/about/comments.html, or in writing to the Texas Commission on Environmental Quality, Office of the Chief Clerk, MC-105, P.O. Box 13087, Austin, Texas 78711-3087. Any personal information you submit to the TCEQ will become part of the agency’s record; this includes email addresses. For more information about this permit application or the permitting process, please call the Public Education Program toll free at 1-800-687-4040. Si desea información en Español, puede llamar al 1-800-687-4040.

Further information may also be obtained from Equistar Chemicals, LP, P.O. Box D, Deer Park, Texas 77536-1900 or by calling Ms. Phyllis Rodriguez, Environmental Department at (713) 336-5374.

Notice Issuance Date: October 2, 2017
Transmittal

To: TCEQ
Office of the Chief Clerk
MC-105
Attn: Notice Team
P.O. Box 13087
Austin, Texas 78711-3087

Date: September 27, 2017

Project No.: 274472.0000.0000

Project: Public Notice – Verification Form

cc: Mr. Ryan Tedford, TCEQ - Air Permits Division
Texas General Land Office, Upland Leasing Team Leader
The Honorable Ed Emmett, County Judge
Director, Harris County Pollution Control Services
Air Section Manager, TCEQ-Houston Regional Office
Air Permits Section, EPA-Region 6
Mr. Cliff McCowan, Kinder Morgan Crude & Condensate LLC

State Air Quality Permit Number 101199
Nonattainment Air Quality Permit Number N158M1
Kinder Morgan Crude & Condensate LLC
Galena Park Terminal
Galena Park, Harris County, Texas
Customer Reference Number: CN603935248
Regulated Entity Number: RN100237452

On behalf of Kinder Morgan Crude & Condensate LLC, the Public Notice Verification Form for the above referenced permits are enclosed. If there are any questions, please contact me at 713-244-1007 or by e-mail at AIderis@trcsolutions.com.

Thank you,

Alan Ideris
TRC Environmental Corporation
Texas Commission on Environmental Quality  
Public Notice Verification Form  
Air Permit

| Applicant Name: Kinder Morgan Crude & Condensate LLC |  
| Site or Facility Name: Galena Park Terminal |  
| TCEQ Account Number (if applicable): HG-0262-H | Permit Number: 101199 |
| Regulated Entity Number (RN): RN100237452 | Customer Number (CN): CN603935248 |

All applicants must complete all applicable portions of this form. Send this completed form to the TCEQ to the attention of the Office of the Chief Clerk within 10 business days after the end of the designated comment period. For more information regarding public notice, refer to the instructions in the public notice package.

**Alternative Language Checklist**

| I have contacted the appropriate school district. | ☒ Yes ☐ No |
| School District: Galena Park ISD | Phone Number: 832-386-1068 |
| Person Contacted: Carol Eureste | Date: 8/1/2017 |
| Is a bilingual education program (BEP) required by the Texas Education Code in the district? | ☒ Yes ☐ No |

If answer is “NO,” skip to first question in verification box on next page.  
(Note: A BEP is different from “English as a Second Language” (ESL) program; and Elementary/Middle schools that only offer ESL will not trigger notice in an alternative language.)

Notice in an alternative language is required if a BEP is required in the District, and one of the following conditions is met:

1. students in the elementary or middle school nearest the facility are enrolled in a program at that school;  
   [☒ Yes ☐ No]

2. students from the elementary or middle school nearest the facility attend a BEP at another location; or  
   [☐ Yes ☒ No]

3. the school district that otherwise would be required to provide a BEP has been granted an exception from the requirements to provide the program, as provided for in 19 Texas Administrative Code 89.1207(a).  
   [☐ Yes ☒ No]

If the answer is "NO" to 1, 2, and 3 above, then alternative language notice is not required.

The name of the elementary school nearest to the proposed or existing facility is:

**Galena Park Elementary School**

The name of the middle school nearest to the proposed or existing facility is:

**Galena Park Middle School**

The following language(s) is/are utilized in the bilingual program:

**Spanish**

If notice in an alternative language is required, then applicants must publish alternative language notice(s) and post alternative language sign(s), as outlined in the *Instructions for Public Notice* and certify compliance with those requirements on this form.
**Applicant Name:** Kinder Morgan Crude & Condensate LLC  

**Site or Facility Name:** Galena Park Terminal

<table>
<thead>
<tr>
<th>TCEQ Account Number (if applicable): HG-0262-H</th>
<th>Permit Number: 101199</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regulated Entity Number (RN): RN100237452</td>
<td>Customer Number (CN): CN603935248</td>
</tr>
</tbody>
</table>

For more information regarding public notice, refer to the instructions in the public notice package.

### Alternative Language Verification

1. A BEP is required by the Texas Education Code in the area addressed by this permit application and is subject to alternative language public notice requirements. If "NO," skip 2 through 6 and complete signature, title, date, and name of applicant.  
   - Yes [x] No [ ]

2. The applicant has conducted a diligent search for a newspaper or publication of general circulation in both the municipality and county in which the facility is located (or proposed to be located).  
   - Yes [x] No [ ]

3. A newspaper or publication could not be found in any of the alternative language(s) in which notice is required.  
   - Yes [ ] No [x]

4. The publishers of the newspaper listed below refused to publish the notice as requested, and another newspaper or publication in the same language and of general circulation could not be found in the municipality or county in which the facility is located (or proposed to be located).  
   - Yes [ ] No [x] N/A

   **Newspaper:**
<table>
<thead>
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<th>Language:</th>
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5. Proof of publication of the newspaper alternative language notice(s) and the requested affidavits have been sent to the TCEQ.  
   - Yes [x] No [ ]

6. Alternative language signs were posted as required by the TCEQ.  
   - Yes [x] No [ ]

This form must be signed and dated by a designated representative acting on behalf of the applicant after the end of the designated comment period. Send this completed form to the TCEQ to the attention of the Office of the Chief Clerk within 10 business days after the end of the designated comment period. The TCEQ will not accept this form if submitted prior to that date.

**Verified by (signature):**

**Applicant:** Kinder Morgan Crude & Condensate LLC

**Title:** Director of Operations  
**Date:** 9/22/17
Texas Commission on Environmental Quality  
Public Notice Verification Form  
Air Permit

Applicant Name: Kinder Morgan Crude & Condensate LLC  
Site or Facility Name: Galena Park Terminal

TCEQ Account Number (if applicable): HG-0262-H  
Permit Number: 101199

Regulated Entity Number (RN): RN100237452  
Customer Number (CN): CN603935248

For more information regarding public notice, refer to the instructions in the public notice package.

### New Source Review Permit Notice Verification  
(Complete this section, if applicable)

**Proof of publication of the newspaper notices and the requested affidavits have been furnished in accordance with the regulations and instructions of the TCEQ.**  
☑ Yes ☐ No

**Notice of Receipt of Application and Intent to Obtain Permit (1st Notice):**

**Required signs (for 1st notice) were posted in accordance with the regulations and instructions of the TCEQ.**  
☑ Yes ☐ No

**A copy of the administratively complete air quality application, and any revisions, were available for review and copying at the public place indicated below throughout the duration of the public comment period.**  
☑ Yes ☐ No

**The public place indicated below provides public access to the internet (for PSD, nonattainment, or FCAA 112(g) Permit).**  
☑ Yes ☐ No ☐ N/A

### Notice of Application and Preliminary Decision (2nd Notice, if applicable):

**A copy of the complete air quality application (including any subsequent revisions to the application), executive director's preliminary decision (which includes the draft permit), the preliminary determination summary and air quality analysis (if applicable), are available for review and copying at the public place indicated below from the first day after newspaper publication, and will remain available until either:**  
☐ Yes ☐ No

1. the TCEQ acts on the application; or
2. the application is referred to the State Office of Administrative Hearings (SOAH) for hearing

**Name of Public Place:** Harris County Public Library - Galena Park Branch  
**Address of Public Place:** 1500 Keene Street

**City:** Galena Park  
**State:** TX  
**ZIP Code:** 77547

This form must be signed and dated by a designated representative acting on behalf of the applicant after the end of the designated comment period. Send this completed form to the TCEQ to the attention of the Office of the Chief Clerk within 10 business days after the end of the designated comment period. The TCEQ will not accept this form if submitted prior to that date.

**Verified by (signature):**  
[Signature]

**Applicant:** Kinder Morgan Crude & Condensate LLC  
**Title:** Director of Operations  
**Date:** 9/22/12

---

TCEQ:20244 (APDG 5772v6, Revised 01/17) Public Notice Verification Form  
This form is for use by facilities subject to air quality permit requirements and may be revised periodically.
Applicant Name: Kinder Morgan Crude & Condensate LLC

Site or Facility Name: Galena Park Terminal

TCEQ Account Number (if applicable): HG-0262-H
Permit Number: 101199

Regulated Entity Number (RN): RN100237452
Customer Number (CN): CN603935248

For more information regarding public notice, refer to the instructions in the public notice package.

**Federal Operating Permit (Title V) Notice Verification**
(Complete this section, if applicable)

| I verify that the required signs were posted in accordance with the regulations and instructions of the TCEQ. | □ Yes □ No |
| I verify that proof of publication of the newspaper notices and the requested affidavits have been furnished in accordance with the regulations and instruction of the TCEQ. | □ Yes □ No |
| I verify that a copy of the complete air quality application (including any subsequent revisions to the application) and draft permit were available for review and copying at the public place indicated below throughout the duration of the public comment period. | □ Yes □ No |

Name of Public Place:

Address of Public Place:

City: ________________________ State: ________________________ ZIP Code: ________________________

This form must be signed and dated by a designated representative acting on behalf of the applicant after the end of the designated comment period. Send this completed form to the TCEQ to the attention of the Office of the Chief Clerk within 10 business days after the end of the designated comment period. The TCEQ will not accept this form if submitted prior to that date.

Verified by (signature):

Applicant: ________________________

Title: ________________________ Date: ________________________
October 10, 2017

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

Subject: Public Notice Verification Form
Permit Nos. 138152
AES Generation Development, LLC
AES Deepwater Power Plant
Harris County, Texas
CN605057843/RN100216637
Account No. HG-1495-V

To the Agency:

On behalf of AES Generation Development, LLC (AES), Environmental Resources Management (ERM) is submitting the 2nd Public Notice proof of publication for State Air Quality Permit No. 138152, at the AES Deepwater Power Plant located at 701 Light Company Road, Pasadena, Texas 77056. Attachment 1 includes the newspaper sheets and affidavit for the English newspaper, and Attachment 2 includes the newspaper sheets and affidavit for the Spanish newspaper.

If you have any questions, please contact me at (832) 730-1056 or by email at sid.rajmohan@erm.com.

Sincerely,

Environmental Resources Management

[Signature]

Sid Rajmohan
Partner

Attachment

cc: US Environmental Protection Agency, Region 6, Air Permits Section
TCEQ Air Section Manager, Houston Region
Mr. Joel Lunsford, TCEQ Office of Air
Mr. Tzvi Shalem, TCEQ Office of Air
Public Health Manager, City of Pasadena
Director, Harris County Pollution Control Services
Upland Leasing Team Leader, Texas General Land Office
The Honorable Judge Ed Emmett, Harris County Courts
Bob White, AES Generation Development, LLC
Copy of English Paper and Affidavit
Attachment 1

October 10, 2017
Project No. 0288571

Environmental Resources Management
CityCentre Four
840 West Sam Houston Parkway North, Suite 600
Houston, Texas 77024-3920
(281) 600-1000
TECHNICAL ASSISTANCE PROGRAM (TAP)

NOTICE OF APPLICATION AND PRELIMINARY DECISION
FOR AN AIR QUALITY PERMIT

PROPOSED PERMIT NUMBER: 138152

APPLICATION AND PRELIMINARY DECISION. AES Generation Development, LLC, 5417 Leasing Mill Road, Apex, NC 27539-3670, has applied to the Texas Commission on Environmental Quality (TCEQ) for issuance of Proposed Air Quality Permit Number 138152, which would authorize construction of the AES Deepwater Power Plant located at 701 Light Company Road, Pasadena, Harris County, Texas 77506. This application was submitted to the TCEQ on December 16, 2015. The proposed facility will emit the following contaminants: carbon monoxide, hazardous air pollutants, nitrogen oxides, organic compounds, particulate matter including particulate matter with diameters of 10 microns or less and 2.5 microns or less, sulfur dioxide and sulfurous acid mist.

The executive director has completed the technical review of the application and prepared a draft permit which, if approved, would establish the conditions under which the facility must operate. The executive director has made a preliminary decision to issue the permit because it meets all rules and regulations. The permit application, executive director’s preliminary decision, and draft permit will be available for viewing and copying at the TCEQ central office, the TCEQ Houston regional office, and at the Pasadena Public Library Fairmont Branch, 4330 Fairmont Parkway, Pasadena, Harris County, Texas, beginning the first day of publication of this notice. The facility’s compliance file, if any exists, is available for public review at the TCEQ Houston Regional Office, 5425 Polk Street Suite H, Houston, Texas.

PUBLIC COMMENT/PUBLIC MEETING. You may submit public comments or request a public meeting about this application. The purpose of a public meeting is to provide the opportunity to submit comment or to ask questions about the application. The TCEQ will hold a public meeting if the executive director determines that there is a significant degree of public interest in the application or if requested by a local legislator. A public meeting is not a contested case hearing. You may submit additional written public comments within 30 days of the date of newspaper publication of this notice in the manner set forth in the AGENCY CONTACTS AND INFORMATION paragraph below.

RESPONSE TO COMMENTS AND EXECUTIVE DIRECTOR ACTION. After the deadline for public comments, the executive director will consider the comments and prepare a response to all relevant or significant public comments. Because no timely hearing requests have been received, after preparing the response to comments, the executive director may then issue final approval of the application. The response to comments, along with the executive director’s decision on the application will be mailed to everyone who submitted public comments or is on a mailing list for this application, and will be posted electronically to the Commissioners’ Integrated Database (CID).

INFORMATION AVAILABLE ONLINE. When they become available, the executive director’s response to comments and the final decision on this application will be accessible through the Commission’s Web site at www.tceq.texas.gov/goto/cid. Once you have access to the CID using the above link, enter the permit number for this application which is provided at the top of this notice. This link to an electronic map of the site or facility’s general location is provided as a public courtesy and not part of the application or notice. For exact location, refer to application.

MAILING LIST. You may ask to be placed on a mailing list to obtain additional information on this application by sending a request to the Office of the Chief Clerk at the address below.

AGENCY CONTACTS AND INFORMATION. Public comments and requests must be submitted either electronically at www.tceq.texas.gov/about/comments.html, or in writing to the Texas Commission on Environmental Quality, Office of the Chief Clerk, MC-105, P.O. Box 13087, Austin, Texas 78711-3087. Any personal information you submit to the TCEQ will become part of the agency’s record; this includes email addresses. For more information about this permit application or the permitting process, please call the Public Education Program toll free at 1-800-687-4040. Si desea información en Español, puede llamar al 1-800-687-4040.

Further information may also be obtained from AES Generation Development, LLC at the address stated above or by calling Mr. Sid Rajmohan, Partner at (832) 730-1056.

Notice Issuance Date: September 22, 2017
are occasions when laws are unconstitutional.
Burke added that the suit was moot because it concerns a patient no longer alive.

**TREATMENT CONTINUED**

Methodist lawyers and a spokeswoman declined comment.

Nixon called his motion "a big ask" and said "trial judges don't like striking down judgments."

The suit, which did not fault the care provided by Methodist, alleged the law does not provide due process to patients or their guardians.

Nixon cited as examples the law provides no definition of futile care; no criteria for the makeup of the ethics committee; no right for the patient to have an advocate at the committee hearing; no record of the hearing or right of review; and no avenue for court appeal.

Burke said he would only address the facts of this case, not "abstract" constitutional questions.

He said it was clear Methodist didn't violate Dunn's due process because the hospital provided everything the law requires.

Dunn was taken to Methodist in October 2015, after doctors found a mass on his pancreas. In ensuing weeks, it grew so large it began pinching his small intestine and kidney and caused organs to begin failing. Methodist doctors placed him on a breathing tube, but told Kelly they had done all they could and invoked the law.

The ruling was applauded by the Texas Medical Association, which was part of a broad coalition of first.

Nixon told Burke that he and Methodist lawyers would draft a ruling for him to sign in the coming days.

---

**TO ALL INTERESTED PERSONS AND PARTIES:**

AES Generation Development, LLC, has applied to the Texas Commission on Environmental Quality (TCEQ) for issuance of Proposed Air Quality Permit Number 138152, which would authorize construction of the AES Deepwater Power Plant located at 701 Light Company Road, Pasadena, Harris County, Texas 77506. Additional information concerning this application is contained in the public notice section of this newspaper.
TCEQ-Office of the Chief Clerk  
MC-105 Attn: Notice Team  
P.O. Box 13087  
Austin, Texas 78711-3087  

Applicant Name: AES Generation Development, LLC  
Permit No.: 138152  
New Source Review Permit  

AFFIDAVIT OF PUBLICATION FOR AIR PERMITTING  

STATE OF TEXAS §  
COUNTY OF  

Before me, the undersigned authority, on this day personally appeared  

[Signature]  
who being by me duly sworn, deposes and says that (s)he is (name of person representing newspaper)  

The [Signature] of the [Name of Newspaper]  

that said newspaper is generally circulated in [City], Texas;  
(The municipality or nearest municipality (not county) to the location of the facility or the proposed facility)  

that the enclosed notice was published in said newspaper on the following date(s):  

[Date]  

[Signature]  
(newspaper representative's signature)  

Subscribed and sworn to before me this the [Date] day of [Month], 2017  
to certify which witness my hand and seal of office.  

[Seal]  

[Signature]  
Notary Public in and for the State of Texas  

[Signature]  
Print or Type Name of Notary Public  

My Commission Expires  

TCEQ – 20533 (APDG 6011v5, Revised 09/16)
Copy of Spanish Paper and Affidavit
Attachment 2

October 10, 2017
Project No. 0288571

Environmental Resources Management
CityCentre Four
840 West Sam Houston Parkway North, Suite 600
Houston, Texas 77024-3920
(281) 600-1000
Para Poner su Anuncio Llame al 713.777.1010

Comisión De Calidad Ambiental de Texas

AVISO DE APLICACIÓN Y DECISIÓN PRELIMINAR PARA UN PERMISO DE CALIDAD DEL AIRE

NÚMERO DEL PERMISO: 138152

APLICACIÓN Y LA DECISIÓN PRELIMINAR. AES Generation Development, LLC, 5417 Levering Mill Road, Apex, NC 27539-3670, ha solicitado a la Comisión de Calidad Ambiental de Texas (TCEQ) para la emisión de Proyecto de Calidad del Aire Número de permiso 138152, que autorizaría la construcción de la planta AES Deepwater Power Plant localizada en 701 Light Company Road, Pasadena en el condado de Harris, Texas 77506. Esta solicitud se remitió a la TCEQ el 16 de Diciembre de 2015. La instalación propuesta emitirá los siguientes contaminantes: monóxido de carbono, los contaminantes peligrosos del aire, óxidos de nitrógeno, compuestos orgánicos, partículas incluyendo las partículas con diámetros de 10 micras o menos y 2.5 micras o menos, dióxido de azufre y vapor de ácido sulfúrico.

El director ejecutivo ha completado la revisión técnica de la solicitud y ha preparado un proyecto de permiso que, de aprobarse, establecería las condiciones bajo las cuales debe operar la instalación. El director ejecutivo ha tomado una decisión preliminar para expedir el permiso ya que cumple con todas las reglas y regulaciones. La solicitud de permiso, la decisión preliminar del director ejecutivo, y el permiso del proyecto estarán disponibles para leer y copiar en la oficina central de TCEQ, la TCEQ oficina regional de Houston, y en la biblioteca pública de Pasadena Fairmont, 4330 Fairmont Parkway, Pasadena, Harris County, Texas, comenzando el primer día de la publicación del anuncio presente. El archivo de cumplimiento, si es que existe, está disponible para revisión pública en la oficina regional en Houston de TCEQ. 5425 Polk Street Suite H, Houston, Texas.

COMENTARIO PÚBLICO / REUNIÓN PÚBLICA. Puede enviar comentarios públicos o solicitar una reunión pública sobre esta solicitud. El propósito de una reunión pública es para brindar la oportunidad de presentar comentarios o hacer preguntas sobre la solicitud. La TCEQ realizaría una reunión pública si el director ejecutivo determina que existe un grado significativo de interés público en la solicitud o por un legislador local. Una reunión pública no es una audiencia de caso disputado. Puede enviar comentarios adicionales por escrito en un plazo de 30 días a partir de la fecha de publicación de este aviso en la forma establecida en el párrafo de los CONTACTOS Y INFORMACIÓN DE LA AGENCIA.

RESPUESTA A LOS COMENTARIOS DE LA ACCIÓN Y DIRECTOR EJECUTIVO. Después de la fecha límite para comentarios públicos, el director ejecutivo considerará los comentarios y preparará una respuesta a todos los comentarios relevantes y materiales o significativos del público. Debido a que no se han recibido solicitudes de audiencia oportunas, después de preparar la respuesta a los comentarios, el director ejecutivo puede emitir la aprobación final de la solicitud. La respuesta a los comentarios, junto con la decisión del Director Ejecutivo sobre la solicitud será enviada a todos los que presentaron un comentario público o está en una lista de correo para esta aplicación, y será publicada por vía electrónica a la Commissioners’ Integrated Database (CID).


LISTA DE CORREO. Usted puede pedir que se coloque en una lista de correo para obtener
de interés público en la solicitud o por un legislador local. Una reunión pública no es una audiencia de caso disputado. Puede enviar comentarios adicionales por escrito en un plazo de 30 días a partir de la fecha de publicación de este aviso en la forma establecida en el párrafo de los contactos y información de la agencia.

RESPUESTA A LOS COMENTARIOS DE LA ACCIÓN Y DIRECTOR EJECUTIVO. Después de la fecha límite para comentarios públicos, el director ejecutivo considerará los comentarios y preparará una respuesta a todos los comentarios relevantes y materiales o significativos del público. Debido a que no se han recibido solicitudes de audiencia oportunas, después de preparar la respuesta a los comentarios, el director ejecutivo puede emitir la aprobación final de la solicitud. La respuesta a los comentarios, junto con la decisión del Director Ejecutivo sobre la solicitud será enviada a todos los que presentaron un comentario público o está en una lista de correo para esta aplicación, y será publicada por vía electrónica a la Commissioners’ Integrated Database (CID).

INFORMACIÓN DISPONIBLE EN LÍNEA. Cuando estén disponibles, la respuesta del director ejecutivo de los comentarios y la decisión final sobre esta aplicación será accesible mediante la página web de la Comisión sita en www.tceq.texas.gov/go/cid. Una vez que tenga acceso al CID utilizando el enlace anterior, introduzca el número de permiso para esta aplicación que se proporciona en la parte superior de este aviso. El enlace es de un mapa electrónico del sitio general de las ubicaciones provisto como una cortesía pública y no parte de la solicitud o aviso. Para obtener una ubicación exacta, consulte la aplicación. http://www.tceq.texas.gov/assets/public/hb610/index.html;lat=29.71639&lng=-95.22806&zoom=13&type=r.

LISTA DE CORREO. Usted puede pedir que se coloque en una lista de correo para obtener información adicional sobre esta solicitud enviando una solicitud a la Oficina del Secretario Principal a la dirección abajo.

CONTACTOS Y INFORMACIÓN DE LA AGENCIA. Comentarios y peticiones públicas deben presentarse electrónicamente en www.tceq.texas.gov/about/comments.html, o por escrito a la Texas Commission on Environmental Quality, Office of the Chief Clerk, MC-105, P.O. Box 13087, Austin, Texas 78711-3087. Cualquier información personal que envíe a la TCEQ pasará a formar parte del registro de la agencia; esto incluye nombre, dirección, ciudad, estado y código postal. Si desea mayor información al respecto, por favor llame al 1-800-687-4040.

Más información también puede obtenerse a partir de AES Generation Development, LLC en la dirección indicada arriba o llamando al Sr. Sid Rajmohan, Socio al (832) 730-1056.

Aviso Fecha de emisión: 22 de Septiembre del 2017

"El Periódico de las Oportunidades" Tel: 713-777-1010 · www.lasubasta.com
mucho dinero y un detector de mentiras, dando a entender que la chica es interesada. Por supuesto, cuando le preguntaron a la comadre, ella evitó el tema y se limitó a decir que no iba a hablar mal de nadie. ¡Uy, comadre! Se ve que el tipo anda bien ardiendo porque lo dejaste! ¡Ya ni le hagas caso!

**Causaron pánico con horrenda mentira**

¡Eso sí que no se vale! Pues, con lo mismo del sismo allá en México, ya ven que lamentablemente se perdieron muchas vidas, y por ahí anduvo circulando el chisme de que la actriz Catherine Siachoque, quien de momento se encuentra en México, fue una de las víctimas. Por fortuna la colombiana se dio cuenta de la mentira que estaba difundiéndose y de inmediato aclaró que estaba bien, aparte de que expresaba que no podía creer cómo hay gente que propaga este tipo de "noticias". Muy de acuerdo contigo, comadre, con eso no se juega y menos cuando se viven momentos tan angustiantes.
A TODO LAS PERSONAS Y PARTES INTERESADAS:
AESC Generation Development, LLC, ha solicitado a la Comisión de Cálida Ambiental de Texas (TCEQ) para la emisión de Proyecto de Calidad del Aire Permiso Número 138152, que autorizaría la construcción de la AES Deepwater Power Plant localizada en 701 Light Company Road, Pasadena, Harris County, Texas 77506. Información adicional sobre esta solicitud está disponible en la sección de avisos públicos de este periódico.
ALTERNATIVE LANGUAGE AFFIDAVIT OF PUBLICATION FOR AIR PERMITTING

STATE OF TEXAS § Harris §

COUNTY OF

Before me, the undersigned authority, on this day personally appeared

Rocio Martinez, who being by me duly sworn, deposes and says that (s)he is (Name of Person Representing Newspaper)

the National Accounts customer service of the La Subasta

(Title of Person Representing Newspaper) (Name of the Newspaper)

that said newspaper or publication is generally circulated in Pasadena, Texas;

(the municipality or the same county as the location of the facility or the proposed facility)

that the enclosed notice was published in said newspaper or publication on the following date(s):

September 29, 2017

(Rocio Martinez

(Newspaper Representative's Signature)

Subscribed and sworn to before me this the 29 day of September, 2017

to certify which witness my hand and seal of office.

(Seal)

MELANIA V MARTINEZ
Notary ID # 129008045
My Commission Expires June 1, 2020

Notary Public in and for the State of Texas

Print or Type Name of Notary Public

My Commission Expires

TCEQ – 20534 (APDG 6012v5, Revised 09/16)
Notice of Public Meeting

Air Quality Standard Permit for Concrete Batch Plants Proposed Registration No. 147030

Application. Locke Investments, LLC, has applied to the Texas Commission on Environmental Quality (TCEQ) for an Air Quality Standard Permit, Registration No. 147030, which would authorize construction of a specially concrete batch plant located at 700 Almeda-Genoa, Houston, Harris County, Texas 77047. This link to an electronic map of the site or facility's general location is provided as a public courtesy and not part of the application or notice. For exact location, refer to application. http://www.tceq.texas.gov/assets/public/hb610/index.html?lat=29.61278&lng=-95.41222&zoom=13&type=r. The proposed facility will emit the following air contaminants: particulate matter including (but not limited to) aggregate, cement, road dust, and particulate matter with diameters of 10 microns or less and 2.5 microns or less.

The executive director has completed the administrative and technical reviews of the application and determined that the application meets all of the requirements of a standard permit authorized by 30 TAC § 116.611, which would establish the conditions under which the plant must operate. The executive director has made a preliminary decision to issue the registration because it meets all applicable rules.

PUBLIC COMMENT/PUBLIC MEETING. You may submit public comments to the Office of the Chief Clerk at the address below. The TCEQ will consider all public comments in developing a final decision on the application. A public meeting will be held and will consist of two parts, an Informal Discussion Period and a Formal Comment Period. A public meeting is not a contested case hearing under the Administrative Procedure Act. During the Informal Discussion Period, the public will be encouraged to ask questions of the applicant and TCEQ staff concerning the permit application. The comments and questions submitted orally during the Informal Discussion Period will not be considered before a decision is reached on the permit application and no formal response will be made. Responses will be provided orally during the Informal Discussion Period. During the Formal Comment Period on the permit application, members of the public may state their formal comments orally into the official record. At the conclusion of the comment period, all formal comments will be considered before a decision is reached on the permit application. A written response to all formal comments will be prepared by the Executive Director and will be sent to each person who submits a formal comment or who requested to be on the mailing list for this permit application and provides a mailing address.

The Public Meeting is to be held:

Monday, November 13, 2017 at 7:00 PM
Hiram Clarke Multi-Service Center
3810 West Fuqua Street
Houston, Texas 77045

INFORMATION. Citizens are encouraged to submit written comments anytime during the public meeting or by mail before the close of the public comment period to the Office of the Chief Clerk, TCEQ, Mail Code MC-105, P.O. Box 13087, Austin, Texas 78711-3087 or electronically at http://www.tceq.texas.gov/about/comments.html. If you need more information about the permit application or the permitting process, please call the TCEQ Public Education Program, toll free, at 1-800-687-4040. General information can be found at our Web site at www.tceq.texas.gov. Si desea información en Español, puede llamar al 1-800-687-4040.

The application, executive director's preliminary decision, and standard permit will be available for viewing and copying at the TCEQ central office, the TCEQ Houston Regional office, and the Johnson Neighborhood Library, 3517 Reed Road, Houston, Harris County, Texas. The facility's compliance file, if any exists, is available for public review at the TCEQ Houston Regional Office, 5425 Polk Street Suite H, Houston, Texas. Visit www.tceq.texas.gov/goto/cbp to review the standard permit. Further information may also be obtained from Locke Investments, LLC, 7600 South Santa Fe Drive, Building I, Houston, Texas 77061-4508 or by calling Mr. Jay Lindholm, Project Manager, Sage ATC Environmental Consulting LLC at (512) 258-8500.
Persons with disabilities who need special accommodations at the meeting should call the Office of the Chief Clerk at 512-239-3300 or 1-800-RELAY-TX (TDD) at least one week prior to the meeting.

Notice Issuance Date: October 19, 2017
October 5, 2017

Texas Commission on Environmental Quality
Office of the Chief Clerk, Building F, MC 105
Attn: Notice Team
12100 Park 35 Circle
Austin, TX 78753

RE: Public Notice Verification Form
Praxair, Inc., Praxair Clearlake Plant, Pasadena, Harris County
Air Quality Permit Numbers: 144239, PSDTX1512, and GHGPSDTX164
Customer Reference No.: CN600130645 Regulated Entity Reference No.: RN109503698

Dear Sir/Madam:

Please find public notice verification for the above stated permit. Praxair submits this information as per requirements included in the TCEQ letter dated August 22, 2017. Should you require additional information or further clarification regarding this submittal, please contact me at (281) 478-1564.

Sincerely,

[Signature]

Kiranmai Valluri
Environmental Manager

CC: US EPA, Region 6, Attn: Air Permits (6PD-R), 1445 Ross Avenue, Suite 1200, Dallas, Texas, 75202-2733
TCEQ, OPRR, Air Permits Division (MC-163), Mr. Sean O'Brien, 12100 Park 35 Circle, Austin, Texas, 78753
TCEQ, Air Section Manager, Houston Regional Office, 5425 Polk Street, Suite H, Houston, Texas 77023-1452
Director, Harris County Pollution Control Services, 101 S Richey St Ste G, Pasadena, Texas 77506
Public Health Manager, Health Department, City of Pasadena, PO Box 672
Pasadena, Texas 77501-0672
Texas General Land Office, Upland Leasing Team Leader, Professional Services, P.O. Box 12873 Austin, Texas 78711-2873
The Honorable Ed Emmett, County Judge, County Courthouse, 1001 Preston St Ste 911 Houston, TX 77002
The Honorable Jeff Wagner, Mayor of Pasadena, 1149 Ellsworth Dr, Pasadena, TX 77506
Texas Commission on Environmental Quality
Public Notice Verification Form
Air Permit

Applicant Name: Praxair, Inc.
Site or Facility Name: Praxair Clear Lake Plant

<table>
<thead>
<tr>
<th>TCEQ Account Number (if applicable):</th>
<th>Permit Number: 144239, PSDTX1512, and GHGPSDTX164</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regulated Entity Number (RN): RN109503698</td>
<td>Customer Number (CN): CN600130645</td>
</tr>
</tbody>
</table>

All applicants must complete all applicable portions of this form. Send this completed form to the TCEQ to the attention of the Office of the Chief Clerk within 10 business days after the end of the designated comment period. For more information regarding public notice, refer to the instructions in the public notice package.

### Alternative Language Checklist

<table>
<thead>
<tr>
<th>I have contacted the appropriate school district.</th>
<th>☑ Yes ☐ No</th>
</tr>
</thead>
<tbody>
<tr>
<td>School District: Pasadena ISD &amp; Clear Creek ISD</td>
<td>Phone Number: Web Site</td>
</tr>
<tr>
<td>Person Contacted: Checked Web Site</td>
<td>Date: 08/23/2017</td>
</tr>
<tr>
<td>Is a bilingual education program (BEP) required by the Texas Education Code in the district?</td>
<td>☑ Yes ☐ No</td>
</tr>
</tbody>
</table>

If answer is "NO," skip to first question in verification box on next page.
(Note: A BEP is different from "English as a Second Language" (ESL) program, and Elementary/Middle schools that only offer ESL will not trigger notice in an alternative language.)

Notice in an alternative language is required if a BEP is required in the District, and one of the following conditions is met:

1. students in the elementary or middle school nearest the facility are enrolled in a program at that school; ☑ Yes ☐ No
2. students from the elementary or middle school nearest the facility attend a BEP at another location; or ☑ Yes ☐ No
3. the school district that otherwise would be required to provide a BEP has been granted an exception from the requirements to provide the program, as provided for in 19 Texas Administrative Code 89.1207(a). ☑ Yes ☐ No

If the answer is "NO" to 1, 2, and 3 above, then alternative language notice is not required.

The name of the elementary school nearest to the proposed or existing facility is:
Brookwood Elementary

The name of the middle school nearest to the proposed or existing facility is:
Fairmont Junior High

The following language(s) is/are utilized in the bilingual program:

| Spanish |

If notice in an alternative language is required, then applicants must publish alternative language notice(s) and post alternative language sign(s), as outlined in the Instructions for Public Notice and certify compliance with those requirements on this form.

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**Texas Commission on Environmental Quality**  
**Public Notice Verification Form**  
**Air Permit**

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<th>Applicant Name: Praxair, Inc.</th>
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<tr>
<td>Site or Facility Name: Praxair Clear Lake Plant</td>
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<tr>
<td>TCEQ Account Number (if applicable): 144239, PSDTX1512, and GHGPSDTX164</td>
</tr>
<tr>
<td>Regulated Entity Number (RN): RN109503698</td>
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For more information regarding public notice, refer to the instructions in the public notice package.

### Alternative Language Verification

1. A BEP is required by the Texas Education Code in the area addressed by this permit application and is subject to alternative language public notice requirements. If "NO," skip 2 through 6 and complete signature, title, date, and name of applicant.  
   - Yes [ ]  
   - No [ ]

2. The applicant has conducted a diligent search for a newspaper or publication of general circulation in both the municipality and county in which the facility is located (or proposed to be located).  
   - Yes [ ]  
   - No [ ]

3. A newspaper or publication could not be found in any of the alternative language(s) in which notice is required.  
   - Yes [ ]  
   - No [ ]

4. The publishers of the newspaper listed below refused to publish the notice as requested, and another newspaper or publication in the same language and of general circulation could not be found in the municipality or county in which the facility is located (or proposed to be located).  
   - Yes [ ]  
   - No [ ]  
   - N/A [ ]

<table>
<thead>
<tr>
<th>Newspaper:</th>
<th>Language:</th>
</tr>
</thead>
</table>

5. Proof of publication of the newspaper alternative language notice(s) and the requested affidavits have been sent to the TCEQ.  
   - Yes [ ]  
   - No [ ]

6. Alternative language signs were posted as required by the TCEQ.  
   - Yes [ ]  
   - No [ ]

This form must be signed and dated by a designated representative acting on behalf of the applicant after the end of the designated comment period. Send this completed form to the TCEQ to the attention of the Office of the Chief Clerk within 10 business days after the end of the designated comment period. The TCEQ will not accept this form if submitted prior to that date.

Verified by [signature]:

Applicant: Praxair, Inc.  
Title: Environmental Manager  
Date: 10/05/2017

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<td>Regulated Entity Number (RN): RN109503698 Customer Number (CN): CN600130645</td>
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</tbody>
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For more information regarding public notice, refer to the instructions in the public notice package.

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<tr>
<th>New Source Review Permit Notice Verification (Complete this section, if applicable)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Proof of publication of the newspaper notices and the requested affidavits have been furnished in accordance with the regulations and instructions of the TCEQ.</td>
</tr>
<tr>
<td>N / A</td>
</tr>
<tr>
<td>Notice of Receipt of Application and Intent to Obtain Permit (1st Notice):</td>
</tr>
<tr>
<td>Required signs (for 1st notice) were posted in accordance with the regulations and instructions of the TCEQ.</td>
</tr>
<tr>
<td>A copy of the administratively complete air quality application, and any revisions, were available for review and copying at the public place indicated below throughout the duration of the public comment period.</td>
</tr>
<tr>
<td>The public place indicated below provides public access to the internet (for PSD, nonattainment, or FCAA 112(g) Permit).</td>
</tr>
</tbody>
</table>

| Notice of Application and Preliminary Decision (2nd Notice, if applicable): |
| A copy of the complete air quality application (including any subsequent revisions to the application), executive director's preliminary decision (which includes the draft permit), the preliminary determination summary and air quality analysis (if applicable), are available for review and copying at the public place indicated below from the first day after newspaper publication, and will remain available until either: |
| (1) the TCEQ acts on the application; or |
| (2) the application is referred to the State Office of Administrative Hearings (SOAH) for hearing |

| Name of Public Place: Harris County Public (Clear Lake City-County Freeman Branch) Library |
| Address of Public Place: 16616 Diana Lane |
| City: Houston (Clear Lake) State: TX ZIP Code: 77062 |

This form must be signed and dated by a designated representative acting on behalf of the applicant after the end of the designated comment period. Send this completed form to the TCEQ to the attention of the Office of the Chief Clerk within 10 business days after the end of the designated comment period. The TCEQ will not accept this form if submitted prior to that date.

Verified by (signature):  
Applicant: Praxair, Inc.  
Title: Environmental Manager  
Date: 10/05/2017
Texas Commission on Environmental Quality
Public Notice Verification Form
Air Permit

Applicant Name: Praxair, Inc.
Site or Facility Name: Praxair Clear Lake Plant
TCEQ Account Number (if applicable): Permit Number: 144239, PSDTX1512, and GHGPSDTX164
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For more information regarding public notice, refer to the instructions in the public notice package.

### Federal Operating Permit (Title V) Notice Verification (Complete this section, if applicable)

<table>
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<tr>
<th>Requirement</th>
<th>Yes</th>
<th>No</th>
</tr>
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<td>I verify that the required signs were posted in accordance with the regulations and instructions of the TCEQ.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>I verify that proof of publication of the newspaper notices and the requested affidavits have been furnished in accordance with the regulations and instructions of the TCEQ.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>I verify that a copy of the complete air quality application (including any subsequent revisions to the application) and draft permit were available for review and copying at the public place indicated below throughout the duration of the public comment period.</td>
<td></td>
<td></td>
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Name of Public Place:
Address of Public Place:

City: State: ZIP Code:

This form must be signed and dated by a designated representative acting on behalf of the applicant after the end of the designated comment period. Send this completed form to the TCEQ to the attention of the Office of the Chief Clerk within 10 business days after the end of the designated comment period. The TCEQ will not accept this form if submitted prior to that date.

Verified by (signature): Applicant: Praxair, Inc.

Title: Environmental Manager Date: 10/05/2017

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