

APPENDIX C2

General Conformity Public Comments and Responses

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APPENDIX C2. GENERAL CONFORMITY COMMENTS AND RESPONSES

1. INTRODUCTION

This appendix describes the Draft General Conformity Determination public comment processing methodology and definitions. It also includes responses to the substantive comments received during the 30-day public comment period for the Draft General Conformity Determination, and describes (where applicable) where updates to the FEIS have been made to address these comments.

2. OBJECTIVE

The USCG and MARAD reviewed all written public submissions received during the Draft General Conformity Determination public review and comment periods, and considered all substantive comments, per 40 CFR § 93.153. USCG and MARAD’s goal was to identify substantive comments to be addressed in the FEIS, and to categorize those comments based on the applicable resource areas.

All public comment submissions received on the Draft General Conformity Determination can be viewed online at <http://www.regulations.gov> by typing “MARAD-2019-0011” in the search field, clicking on the “Dockets” tab, and clicking on the “SPOT Terminal Services Deepwater Port License Application” link in the Search Results column. All submissions containing substantive comments are contained in Appendix C2 and Appendix C3, per 40 CFR § 1503.4(b).

3. METHODOLOGY

3.1. TERMINOLOGY

Please refer to Section 3.1 of Appendix C1 for descriptions of the terminology used throughout this appendix.

3.2. COMMENT SUBMITTAL

Federal agencies, state/local/tribal governments, and the general public had the opportunity to provide comments on the Draft General Conformity Determination via the following mechanisms:

- Electronic submissions via www.Regulations.gov on docket number MARAD-2019-0011
- Electronic submissions via email to a USCG or MARAD representative
- Hard-copy comment letters submitted to USCG or MARAD via traditional mail

The USCG and MARAD held a virtual public meeting on November 16, 2021 to receive comments on the SDEIS (including the Draft General Conformity Determination). This public meeting were free and open to the public with no reservations required. All submissions initially provided by methods other than www.Regulations.gov, including text from the transcripts recorded at each public meeting were uploaded to the docket. Each submission, including testimony by individual speakers at the public meetings, was

assigned a unique submission identification (ID) number by www.Regulations.gov. That unique ID number was retained throughout the comment management process, for both submissions and the individual comments within those submissions.

3.3. COMMENT PROCESSING

3.3.1. Compilation of Submissions

The USCG downloaded and reviewed all submissions from <https://www.Regulations.gov/>. These submissions were provided in Hypertext Markup Language (html) format, while attachments provided by stakeholders as part of their <https://www.Regulations.gov/> submission were typically provided in PDF or Microsoft Word format. The submissions, including all text and attachments provided by stakeholders as part of their Regulations.gov submission were transferred directly into a project-specific database within the SmartComment online comment management system.

Information transferred from Regulations.gov to SmartComment included the submitter's contact information (as provided to Regulations.gov) and the submission date. The SmartComment system also enabled USCG to assign attributes to each submission, such as whether the submitter was a government entity or agency (see Section 4). Submissions provided by email were incorporated into SmartComment in a similar manner.

Each submission received a unique ID number, which included prefixes to indicate the type of entity that provided the submission, as listed below (with prefixes in parentheses). The 'G' prefix indicates that the comment was received during the draft General Conformity determination public comment period, and allows the comment to be separated from those received during the SDEIS public comment period (SDEIS public comments are discussed in Appendix C3).

- Tribal government agency or representative (GT)
- Federal government agency or representative (GF)
- State government agency or representative (GS)
- Local government agency or representative (GL)
- Non-governmental organization (NGO) (GN)
- Individual (GI) (senders who did not clearly fall into one of the categories above)

Additionally, several submissions received during the public review and comment period included repeated language and were identified as form letters. The prefix to indicate the submission was a form letter was 'DUP,' and these submissions were tracked separately in SmartComment.

Within each category, submissions were assigned an ID corresponding to the order in which they were received. For example, amongst the submissions from individuals, the 5th submission was assigned the Submission ID of GI-5. Similarly, amongst all submissions from federal agencies, the second submission was assigned the Submission ID of GF-2.

3.3.2. Identification of Substantive Comments

Each submission was reviewed to identify substantive comments (as defined in Section C1.3.1). Each comment received a unique comment ID number based on the submission. For example, the fourth

comment identified within submission GI-30 received the Comment ID of GI-30-4, and the second comment identified within submission DUP-2 was DUP-2-2. Each substantive comment was extracted from the submission text and associated with one or more sections of the SDEIS, based on the document’s table of contents.

The extracted substantive comments consisted of exact quotes taken from the individual submissions. Each initial substantive comment identification was reviewed by multiple readers to ensure that comments were substantive, included the appropriate text from the submission, and were assigned to the correct subject matter expert for review and FEIS updates.

4. GENERAL CONFORMITY SUBMISSION AND SUBSTANTIVE COMMENT SUMMARY

4.1. SUBMISSIONS

The USCG and MARAD received 1,873 submissions from the public and other interested groups and stakeholders, as summarized in Table C2-1. This total includes unique submissions as well as variant and non-variant form letter submissions (see Section C.3.1), as summarized in Table C2-2. Table C2-3 summarizes the types of entities that provided unique submissions.

Table C2- 1: General Conformity Submissions

Sender Type	Number
Individual submissions on Regulations.gov not otherwise listed in this table	25
Form letter submissions	1,847
Citizens for Clean Air and Clean Water submission	1
Total submissions	1,873

Table C2-2: Unique, Variant, and Non-variant Submissions

Submission Type	Number
Unique submissions	26
Form Letters	
Non-variant form letter submissions	1,847
Variant form letter submissions	0
Total submissions	1,873

Table C2-3: Submissions by Sender Type

Sender Type	Number
Federal agency or representative	0
State agency or representative	0
Local government or representative	0
Tribal government or representative	0
Non-governmental organization	1
Business representative or organization, including labor	0
General Public	1,872
Total	1,873

There were no submissions from federal, state, and local government entities, tribal agencies or representatives, local governments, or business or labor interest groups.

4.2. GENERAL CONFORMITY SUBSTANTIVE COMMENTS

USCG identified a total of 50 substantive comments on the Draft General Conformity Determination. Substantive comments were reviewed by subject matter experts, and the FEIS was updated as appropriate in response to these comments.

Table C2-4 lists the name and agency or organization affiliation (if any) for each person who provided a submission during the Draft General Conformity Determination comment period. The submission ID corresponds to the Regulations.gov submission ID, as described in Section 3.3.2 above. Table C2-5 lists the substantive comments received on the Draft General Conformity Determination and the corresponding responses.

Table C2-4: List of Draft General Conformity Determination Submissions by ID Number

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Table C2-4: List of Draft General Conformity Determination Submissions by ID Number

Submission ID	Name ^a	Government or Non-Government Organization Name
GI- 4	JL Angell	
GI- 5	Eileen Coffee	
GI- 8	Wanda Pettus	
GI- 9	Thelma Theis	
GI- 14	Noel Orr	
GI- 15	Maura Stephens	
GI- 20	Michael Coleman	
GI- 26	Gary Roberts	
GI- 30	Mary Rojeski	
GI- 31	Kendrick Miller	
GI- 36	Bruce Wade	
GI- 37	Sherrie Raymond	
GI- 40	Pamela Osgood	
GI- 41	Linda Voith	
GI- 44	Jim Steitz	
GI- 45	Francis Schilling	
GI- 48	Jim Stone	
GI- 52	James Klein	
GI- 56	Randy Juras	
GI- 57	Charlene Woodcock	
GI- 60	Carolyn Ferdinand	
GI- 67	Gregory Staff	
GI- 70	Juan Hernandez	
GI- 72	Mary Ann Leitch	
GI- 73	Ed Newbold	
GN- 1		Citizens for Clean Air and Clean Water
DUP-1		
	Allyson Alli	
	David Alten	
	Amita Anderson	
	Sherry Andresen	
	Doug Beatty	
	Mary Beauchemin	
	Gary Binderim	
	Frank Blake	
	Casey Branton	
	Pat Broussard	
	Charles Brownlow	
	Rita Burnett	
	Peter Caldwell	
	Anthony Caldwell	
	Thomas Campbell	
	Sidney Canfield	
	Vera Chino	
	Julie Clawson	
	Susie Closs	
	Victoria Cloyd	
	Thomas Cole	
	Renee Cook	
	Donald Cook	
	Barbara Corbello	
	Carol Decker	
	Emily Duva	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Ron Dyer	
	Harris Eilleen	
	Iliana Espino	
	Jamie Fairchild	
	Douglas Fees	
	Sara Fernandez	
	Melissa Fisher	
	Idell Fowler	
	Anna Galloway	
	Dennis Ganstine	
	Kathryn Gant	
	Yulie Garcia	
	Jonathan Gerber	
	Jean Gilruth	
	Don Glancy	
	Dennis Goldwood	
	Fred Grimes	
	Audrey Guerrero	
	Rene Guevara	
	Annette Hardesty-Brown	
	Stacie Hawkins	
	Frances Heard	
	Buz Hodges	
	Donna Hoffman	
	Thelma Hudson	
	Andrew Janeshek	
	Gwendolyn Jones	
	Kevin Jordan	
	Joy Keeping	
	Linda Kemper	
	Henna Kesulahti	
	William Kuchar	
	Stephanie Lewis	
	Sylvia Longoria	
	Ladonna Lopez	
	Rebecca Lowe	
	Nelda Lycka	
	Sara Lyons	
	Christina Maloney	
	Brandt Mannchen	
	Vincent Marsales	
	Crystal Martin	
	Frank Massaro	
	Peggy Masters	
	Ann May	
	Gary Mcbeth	
	Ms. Melton	
	David Minter	
	Cassandra Miosic	
	Ann Montgomery	
	Sarah Morgan	
	Sara Munson	
	Sonja Novo	
	Jackie O	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Robert Ober	
	Richard Oberhaus	
	Vickie Oberry	
	Melanie Oldham	
	Sue Page	
	Dortha Pekar	
	Henry Pekar	
	Dawn Pekar	
	Amy Perry	
	Roy Pruden	
	Vivian Quarles	
	Brian Richardson	
	Donna Robinson	
	Donna Sanders	
	Kevin Schroder	
	Micaela Segal	
	Sherri Sherbo	
	Lori Simmons	
	Dave Smith	
	Peta Smith	
	Eunice Smith	
	Tami Sophia	
	Lisa Stone	
	Elizabeth Strickland	
	Mark Taylor	
	Marguerite Thomas	
	Joy Thompson	
	Regina Tidewell	
	Jennifer Travers	
	Catherine Tully	
	Laura Turchi	
	Megan Ullman	
	Sophia Vassilakidis	
	Pat Vassilakidis	
	Larry Vehar	
	Becca Vestal	
	Mary Walker	
	Shelley Wallis	
	Cayne Wallis	
	Destiny Watford	
	Lora Wildenthal	
	Bill Wilson	
	Stephen Wood	
	Karen Zorn	
DUP-2-1		
	Shirley A Wooden	
	Jim Abbondante	
	Mike Abler	
	Judith Ackerman	
	Richard Acosta	
	Sandi Aden	
	Will Agee	
	Gloria Aguirre	
	Heidi Ahlstrand	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Bernardo Alayza Mujica	
	Anthony Albert	
	Elaine Alfaro Alfaro	
	Kimberly Allen	
	Emmanuel Alliot	
	Keith Allison	
	Richard Alloway	
	Dean Amel	
	William Ames	
	Kristine Andarmani	
	Jon Anderson	
	Marketa Anderson	
	Edna Anderson	
	Karen Anderson	
	Kurt Anderson	
	Jeaneen Andretta	
	Steven Andrychowski	
	Marjorie Angelo	
	Gina Anson	
	Paul Anthony	
	Beverly Antonio	
	Gary Wolf Ardito	
	Raymond Arent	
	Charles Arnold	
	Maria Asteinza	
	Ed Atkins	
	Arlene Aughey	
	Terry Austin	
	George Avery	
	Mark Aziz	
	Susan Babbitt	
	Mary Ann Baier	
	Palmeta Baier	
	Jeffrey Bains	
	Tiffany Baker	
	Diana Baker	
	Gerritt And Elizabeth Baker-Smith	
	Joseph Balcerowski	
	James Balder	
	Tanya Baldwin	
	Michael Ballin	
	Brian Baltin	
	Sharon Balzano	
	Jeremy Baptist	
	Jennifer Barbara	
	Mary Barbezat	
	Nancy Barcellona	
	Richard Barker	
	Anne Barker	
	Sharon Barnes	
	Keiko Barrett	
	Lorraine Barrie	
	Karyn Barry	
	Marina Barry	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Paula Barsamian	
	Maryann Barulich	
	Candace Bassat	
	Ziba Bastani-Hesari	
	Guy Bateman	
	Gertrude Battaly	
	Miriam Baum	
	Gary Baxel	
	John Beal	
	George Beasley	
	Bill Beaudin	
	Nancy Beavers	
	Christine Becker	
	Elaine Becker	
	Alan Bedard	
	Sheri Beirne	
	Frank Belcastro	
	Lynette Belew	
	Angela Bellacosa	
	D Bello	
	Jorge Belloso-Curiel	
	Hilarey Benda	
	Doug Bender	
	Lynn Bengston	
	Rachel Berg	
	Jeanne Bergen	
	Karen Berger	
	Sheilagh Bergeron	
	Pauline Berkeley	
	Carol Berkeley	
	Henry Berkowitz	
	Leah Berman	
	Marie Bernache	
	Janice Bernard	
	Kathleen Bernardo	
	Silvia Bertano	
	Marisa Besteiro	
	Robert Beverly	
	J. Beverly	
	Francois Bezuidenhout	
	Sue Biederman	
	Amy Biggs	
	Gary Binderim	
	Janet Binette	
	Norman Bishop	
	Angela Black	
	Jim Black	
	Nina Black Reid	
	Barbara Blackwood	
	W Blair	
	Robert Blanchard	
	Rick Blanchett	
	Nancy Blanchett	
	Mark Blandford	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Angelika Blochwitz	
	Frances Blythe	
	Pablo Bobe	
	Ralph Bocchetti	
	Larry Bogolub	
	Stephen Bohac	
	Jeff Bohan	
	Diana Bohn	
	Erika Boka	
	Dk Bolen	
	Stephen Boletchek	
	Clarence Bolin	
	Karen Bond	
	Donna Bonetti	
	Tracey Bonner	
	Dr. Robert Bonometti - Ltc Usa Ret	
	Monica Bonualas	
	Carol Book	
	Donna Bookheimer	
	Boyce Booth	
	Cindy Borske	
	Vic Bostock	
	Cassidy Boulan	
	Candy Bowman	
	Ken Bowman	
	David Boyajian	
	Lorraine Brabham	
	Rhonda Bradley	
	Ryan Bradley	
	Kathy Bradley	
	Kay Brainerd	
	Georgia Braithwaite	
	Anita Brandariz	
	Jennifer Brandon	
	Daniel Brant	
	Karen Bravo	
	Sandra Breakfield	
	Bo Breda	
	Tina Brenza	
	Lynn Brevig	
	Maure Briggs	
	Regina Brooks	
	Julie Brown	
	Leslie Brown	
	Janice Brown	
	Kathryn Brown	
	Scott Bruins	
	Ben Bryant	
	Matt Brzezinski	
	Linda Buckingham	
	Pauline Burak	
	Piper Burch	
	Rev. Max Burg	
	Maureen Burke	

Submission ID	Name ^a	Government or Non-Government Organization Name
	George Burnash	
	Charlie Burns	
	Christy Burns	
	Kathryn Burns	
	Maude Burns	
	Robert Burns	
	Leslie Burpo	
	John Burridge Chem. Engineer	
	David Burtis	
	Marcia Bushnell	
	Mike Butche	
	Michael Butkiewicz	
	Linda Butler	
	Sam Butler	
	Taz Butler	
	Rickey Buttery	
	L C	
	Meade Cadot	
	Deborah Cady	
	Joan Caiazzo	
	Leslie Calambro	
	Jesse Caldron	
	Mary Camardo	
	Thomas Campanini	
	Kristin Campbell	
	Riley Canada Ii	
	Maurine Canarsky	
	Cheryl Cannon	
	Mark Canright	
	Lyn Capurro	
	Andy Carman	
	Victor Carmichael	
	Mikel Carmon	
	David Carp	
	Linda Carroll	
	Deborah Carroll	
	Merv And Marilyn Carse	
	Cyndi Cartelli	
	Margaret Carter	
	Rob Carter	
	Mark Caso	
	Susie Cassens	
	Ruth Cassilly	
	Jay Castillo	
	Paola Catapano	
	Tom Cate	
	Susan Catt	
	Edward Cavasian	
	Tina Ceaser	
	Michael Cecil	
	Mikki Chalker	
	Alba Chamorro	
	Beth Chao	
	Dawn Chapdelaine	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Jim Chapman	
	Stacie Charlebois	
	Jl Charrier	
	Felicia Chase	
	Phyllis Chavez	
	Alea Chevalier	
	Karen Chinn	
	Elizabeth Chiodini	
	Nancy Chismar	
	Wendy Chrisman	
	Bill Christie	
	Jonathan Chu	
	Maryrose Cimino	
	Bertha Civeira	
	Robert Clark	
	Maxine Clark	
	Judy Clark	
	Stephanie Clark	
	Melissa Cleaver	
	Robert Cobb	
	Pamela Coker	
	Tina Colafranceschi	
	Tracy Cole	
	Paul Cole	
	Michelle Collar	
	Ralph Collier	
	Raleigh Collins	
	Peggy S. Collins	
	Evelyn Coltman	
	Cammy Colton	
	Debi Combs	
	Elliot Comunale	
	Beverly Ann Conroy	
	Maurene Conway	
	S Cook	
	Douglas Cooke	
	Denys Cope	
	Heide Coppotelli	
	Fred Coppotelli	
	Phyllis Coreacas	
	Jared Cornelia	
	Ronit Corry	
	Demelza Costa	
	Lynn Costa	
	Sandra Costa	
	David Cottrell	
	Caroline Cotugno	
	G. Countryman-Mills	
	Jeffrey Courter	
	Susan Cox	
	Gregory Coyle	
	Ann Coz	
	George Craciun	
	Ann Craig	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Analisa Crandall	
	Raymond Crannell	
	Holly Crawford	
	Jessica Cresseveur	
	Richard Creswell	
	William Crosby	
	Dave Cross	
	Sonia Noemi Cross	
	Heather Cross	
	Carolyn Crow	
	Lawrence Crowley	
	Barb Crumpacker	
	Carlos Cuevas	
	Laurette Culbert	
	David Czarnecki	
	Gloria D	
	Keith D'Alessandro	
	Chris Dacus	
	Anne Dahle	
	Deborah Dahlgren	
	Becky Daiss	
	Lisa Daloia	
	Matilde Damian	
	Kian Daniel	
	K Danowski	
	Carrie Darling	
	Elizabeth Darovic	
	Amitav Dash	
	Susan Davenport	
	Robert L Davenport	
	Steven Davies	
	Nancy Davies	
	Michelle Davis	
	David Davis	
	Linda Davis	
	C Day	
	Eva Dayan	
	Irene De Forges	
	Ron De Stefano	
	Brandie Deal	
	Sarah Dean	
	Robyn Deciccio	
	Regina Defalco Lippert	
	Paula Defelice	
	Susan Delles	
	Jackie Demarais	
	Barb Demars	
	Daniel Demetzky	
	John Dervin	
	Paul Desjardins	
	Barbara Desposito	
	Donna Desrosiers	
	Karla Devine	
	Carol Devoss	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Stephen Diamond	
	Hariana Días	
	Joseph & Lynn Diblanca	
	Emily Dickinson-Adams	
	Jo-Tina Digennaro	
	Gloria Diggle	
	Joseph Dimaggio	
	Patricia Dishman	
	Angie Dixon	
	Janice Dlugosz	
	Dobi Dobroslawa	
	Irene Dobrzanski	
	Nancy Dollard	
	Cody Dolnick	
	Mari Dominguez	
	Theresa Donatiello Neidich	
	Adam Donofrio	
	Stephan Donovan	
	Mitchell Dormont	
	Ann Dorsey	
	John Doucette	
	Dianne Douglas	
	Holly Dowling	
	Kathleen Doyle	
	Jane Drews	
	Anna Drummond	
	Ellen Dryer	
	Timothy Duda	
	Lucy Duff	
	Greg Duncan	
	Trevor Dunkel	
	Kellen Dunn	
	Nico Dunn	
	John Dunn	
	Nicolas Duon	
	Eve Duplissis	
	Pat Duran	
	Mary Durando	
	Samuel Durkin	
	Kathy Durrum	
	Cindy M. Dutka	
	Stephen Dutschke	
	Virginia Dwyer	
	Terry Dycus	
	Christi E Dillon	
	Anne Earhart	
	Brenda Eckberg	
	Jacqueline Eckert	
	Susan Edelstein	
	R. Michael Ehr	
	Garth Ehrlich	
	Annie Eicher	
	Diane Eisenhower	
	Mary Eldredge	

Submission ID	Name ^a	Government or Non-Government Organization Name
	June Elliott-Cattell	
	Carl Ellman	
	Ronald Ellsworth	
	Mark Elman	
	Eileen Embid	
	Gayle Embrey	
	Jennifer Emerle-Sifuentes	
	Dianne Ensign	
	Susan Enzinna	
	Sarah Epstein	
	Liz Erpelding-Garratt	
	Debra Espinoza	
	Dan Esposito	
	Scott Eustis	
	Hersha Evans	
	John Everett	
	April Eversole	
	Keith Everton	
	Tory Ewing	
	Donna Eyre	
	Diane Faircloth	
	Richard Fairfield	
	Judy Fairless	
	Peter Fairley	
	Bonnie Faith	
	Eugene Falik	
	Gael Faller	
	Daniel Farr	
	Ashley Farreny	
	Dennis Fasman	
	Dennis Feichtinger	
	Mark Feldman	
	Kathleen Felt	
	Jake Felton	
	John Femmer	
	Lisa Fenstermacher	
	Reed Fenton	
	Robert Ferrara	
	George Ferrell	
	Arleen Ferrell	
	Deborah Fexis	
	Ed Fiedler	
	Aixa Fielder	
	Claudia Fischer	
	Elaine Fischer	
	Quentin Fischer	
	Robert Fischhoff	
	Kenneth Fisher	
	Ted Fishman	
	Dylan Flather	
	Jeanne Fletcher	
	Janice Flood	
	Dawn Florio	
	Herschel Flowers	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Susan Foley	
	Erin Foley-Collins	
	Anna Louise Fontaine	
	Kathy Ford	
	Randall Foreman	
	Janet Forman	
	Fay Forman	
	Valeri Fornagieli	
	Kim Forrest	
	Terry Forrest	
	Maryanna Foskett	
	Wendy Fossa	
	Tracy Foster	
	Eric Fournier	
	Stephanie C. Fox	
	Barbara Frances	
	Matthew Franck	
	Sharon Frank	
	Helene Frankel	
	Harold And Candy Frantz-Crafton	
	Ellen Franzen	
	Evelyn Fraser	
	Forest Frasier	
	Beth Jane Freeman	
	Linda Freeman	
	Gianfranco Frelli	
	Adrian Fried	
	Sandy Frohling	
	Marianne Frusteri	
	Peggy Fugate	
	Craig Fujino	
	Kristina Fukuda	
	Judith Fulton	
	Laura Fung	
	Marnie Gaede	
	Anjelina Galbadores	
	Tito Galdo	
	John Gallagher	
	Brenda Gamache	
	Croitienne Ganmoryn	
	Sara Gann	
	Michael Gannon	
	Manny Garcia	
	Alice Gard	
	Marie Garescher	
	T Gargiulo	
	Catherine Garneski	
	D Garratt	
	Steve Garrett	
	Merikay Garrett	
	Matt Geer	
	Sandra Gehri-Bergman	
	Matt Genaze	
	Bob Gendron	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Derek Gendvil	
	Janelle George	
	Ira Gerard-Dibenedetto	
	Jonathan Gerber	
	Randy Gerlach	
	Linda Gertig	
	Brian Gibbons	
	Phoenix Giffen	
	Camille Gilbert	
	Anthony Gilchrist	
	Robert Gilman	
	Deborah Giniewicz	
	Mary Girard	
	Jennifer Gitschier	
	Ruth Gitto	
	Leslie Glass	
	Joan Glasser	
	Debra Gleason	
	Stephen Gliva	
	Tim Glover	
	Marilyn Gockowski	
	Murlin Goeken	
	Carol Goerke	
	Frances Goff	
	Michael Gold	
	Ken Goldsmith	
	Gail Goldsmith	
	Katherine Gonzalez	
	William G Gonzalez	
	Beth Goode	
	Mark Goodman	
	Martha Gorak	
	Bernard(Ben) Gordon	
	Jesse Gore	
	Dara Gorelick	
	Eugene Gorrin	
	Kathy Govreau	
	Peter Gradoni	
	Wanda Graff	
	Luciano Graniello	
	David Grant	
	Rochelle Gravance	
	Caryn Graves	
	Lorraine Gray	
	Margery Gray	
	Pamela Green	
	Rax Green	
	Stephen Greenberg	
	Bert Greenberg	
	Corinne Greenberg	
	Linda Greene	
	Jessea Greenman	
	Lumina Greenway	
	Helen Greer	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Jill Greer	
	Probyn Gregory	
	Pamylle Greinke	
	Julie Griffith	
	David Griffith	
	Cindy Grimes	
	Bruce Grobman	
	Susanne Groenendaal	
	William Grosh	
	Bonnie Grossman	
	Nancy Grossman	
	Jane Grove	
	D Gryk	
	Mark Grzegorzewski	
	Richard Guier	
	Chris Guillory	
	Ronald Gulla	
	Paula Gullo	
	Geralyn Gulseth	
	Errol Gunn	
	Ken Gunther	
	J. Barry Gurdin	
	Janet H	
	J H	
	D H	
	Anne Haflich	
	Hans Hagedorn	
	Deb Hahn	
	Brenda Haig	
	Carolyn Haines	
	Caroline Hair	
	Linda Hajek	
	Silvia Hall	
	Suzanne Hall	
	Robert Hall	
	Gerald Hallam	
	Sue Halligan	
	Jena Hallmark	
	Karl Hamann	
	Abby Hamilton	
	Marshall Hamilton	
	Pamela Hamilton	
	Charles Hammerstad	
	Richard Han	
	Jonathan Hancock	
	Margaret Handley	
	Mary Hankey	
	Kerry Hanley	
	Constantina Hanse	
	Amy Hansen	
	James Hansler	
	Art Hanson	
	Stephen Harbulak	
	Kate Harder	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Yvonne Hardgrave	
	Samantha Hargreaves	
	Susan Harmon	
	Alan Harper	
	Barbara Harper	
	Tom Harris	
	David Harris	
	Kym Harris	
	Perry Harris	
	Jennifer Harris	
	Shirley Harris	
	Julie Harris	
	Daniel L Harris	
	Jeane Harrison	
	James Hartley	
	Jeff Harvey	
	James Hatchett	
	Molly Hauck	
	Christine Hayes	
	Jeanne Hayes	
	Michelle Hayward	
	Susan Heath	
	Claudine Hebert	
	Dennis Hebert	
	Kerry Heck	
	Nancy Heck	
	James Heermans	
	Elizabeth Hegarty	
	Janet Heinle	
	Jeanne Held-Warmkessel	
	Karen Hellwig	
	Jeffrey Hemenez	
	Martin Henderson	
	Suzy Henderson	
	James Michael 'Mike' Henderson	
	Jocelyn Henning	
	David Henning	
	Charmaine Henriques	
	Amy Henry	
	Anne Henry	
	Bobbie Hensley	
	Laura Herndon	
	Ana Herold	
	Martha Herrero	
	Herbert Herschlag	
	Gary Herwig	
	Regula Hess	
	Diane Hestich	
	Jerry Hibberd	
	Lacey Hicks	
	Robert Hicks	
	Percy Hicks-Severn	
	Steve Hildahl	
	Kathy Hinson	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Heath Hird	
	Deb Hirt	
	Bruce Hlodnicki	
	Dona Hoagland	
	Sherri Hodges	
	Angela Hoehne	
	Joseph James Hoess	
	Ellen Hogarty	
	Grace Holden	
	Lorna Holmes	
	Loretta Holscher	
	Debi Holt	
	Randi Holt	
	Kathy Holtsnider	
	Gregory Holtzapple	
	Alexander Honigsblum	
	Robert Honish	
	Jerry Horner	
	Deanna Horton	
	Dan Horton	
	Mr. Horwitz	
	Denise Hosta	
	Tom Hougham	
	Joan How	
	Gloria J Howard	
	James Howarth	
	Abigail Howes	
	Ronald Hubert	
	Patricia Huberty	
	Pat Huey	
	Melodie Huffman	
	Vicki Hughes	
	Gary Hull	
	Juanita Hull	
	Reema Hussain	
	Erik Hvoslef	
	Mark Irving	
	Andrew Jackson	
	Sasha Jackson	
	Kathy Jacobs	
	Kevin Jacobson	
	Karen Jacques	
	Darlene Jakusz	
	Danny James	
	Beverly Janowitz-Price	
	Hillie Janssen	
	Brad Jarvis	
	Virginia Jastromb	
	Debbie Jensen	
	Judy Jensen	
	Pamela Jiranek	
	Claire Joaquin	
	Gina Johansen	
	Robert Johansson	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Richard Johnson	
	Linda Johnson	
	Catherine Johnson	
	Caren Johnson	
	Gregg Johnson	
	Vicki Johnson	
	Rhonda Johnson	
	Shawn Johnson	
	Joanne Johnson	
	Julie Jolley	
	Linda Jones	
	Annamarie Jones	
	Kathrine Jones	
	Dr. Virginia Jones	
	S. Jordan	
	Janette Jorgensen	
	Lesley Jorgensen	
	Christine Josselin	
	Mary Junek	
	Rob Jursa	
	Melissa K	
	S Kaehn	
	Kathryn Kaffer	
	Peter Kahigian	
	Patricia Kaiserman	
	Paul Kalka	
	Theresa Kardos	
	Sofia Karvouna	
	C. Kasey	
	Diane Kastel	
	Tracey Katsouros	
	Elana Katz Rose	
	James Katzen	
	Debi Kaufmann	
	Karen Kawszan	
	Alix K3@Gmail.Com Keast	
	Sara Keesling	
	Marcia Kellam	
	Thomasin Kellermann	
	Sheila Kelley	
	Steven G. Kellman	
	David Kelly	
	Lucy Kelly	
	Shirley Kelly	
	Arthur Kemish	
	Missy Kendrick	
	Robert Kennedy	
	Kate Kenner	
	Diane Kent	
	Ina Kessler	
	Temur Khakberdiev	
	Steve Kiffmeyer	
	Hubert Kimball	
	Tammy King	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Judith King	
	Cathy King-Chuparkoff	
	Elizabeth Kinney	
	Judy Kinsman	
	Jeff Kiralis	
	Suzanne Kirby	
	John Kirchner	
	Karen Kirschling	
	Richard Kite	
	Hunter Klapperich	
	Naomi Klass	
	Douglas Klein	
	Janice Klinski	
	Natalie Klotzer	
	Rosemary Kluepfel	
	Mark Klugiewicz	
	Deanna Knickerbocker	
	Donna Knipp	
	Kris Knoll	
	Mayumi Knox	
	Van Knox	
	Maureen Knutsen	
	Char-Anna Koblick	
	Cindy Koch	
	Joann Koch	
	Marilyn Koff	
	Lynn Kohn	
	Lynda Kolesar	
	Janet Kolodner	
	Joshua Konheim Heffron	
	Mark Koritz	
	Steven Korson	
	Robin Kory	
	Julie Kramer	
	Robert Krasen	
	Marion Kraus	
	Doug Krause	
	Fayette Krause	
	Lisa Krausz	
	Karen Kravcov Malcolm	
	Darla Kravetz	
	Dennis Kreiner	
	June Krell	
	Gerald Kretmar	
	Evan Jane Kriss	
	Corbett Kroehler	
	Matt Kroner	
	Rachel Krucoff	
	Roger Kulp	
	Donna Kuroda	
	Susan Kutz	
	Carla L	
	Georgia Labey	
	Laurie Lagoe	

Submission ID	Name ^a	Government or Non-Government Organization Name
	John Lamb	
	Sylvia Lambert	
	Corbin Lambeth	
	Kristina Lamons	
	Clint Landeen	
	M Langelan	
	Michael Langlais	
	Susan Lantow	
	Debbie Lapiere	
	Sharron Laplante Md	
	Michele Laporte	
	Kenneth Large	
	Erik Larue	
	Dona Laschiava	
	Pat Lastrapes	
	Michelle Laughran	
	Edward And Gail Laurson	
	Peter Lauterbach	
	David A Lawrence	
	Michael Lawrence	
	Marianne Lazarus	
	Rochelle Lazio	
	Jamie Le	
	Barry Lebeau	
	Virginia Lee	
	Susan Lefler	
	David Leithauser	
	Demetrios Lekkas	
	Lora Leland	
	Rita Lemkuil	
	Elizabeth Lengel	
	John Leonard	
	Hannah Leshaw	
	Debra Lessard	
	Mary Lester	
	Angela Leventis	
	Jon Levin	
	Rhoda Levine	
	Sherry Lewis	
	Jody Lewis	
	Sylvia Lewis Gunning	
	Xiaoying Li	
	Thomas Libbey	
	Bob Lichtenbert	
	Shawn Liddick	
	Connie Lindgren	
	Virgene Link-New	
	Karen Linn	
	Matthew Lipschik	
	Thomas Littelmann	
	Colleen Lobel	
	Vicky Lockwood	
	Ann Loera	
	Margaret Lohr	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Robert Lombardi	
	Lois Lommel	
	Laurie Long	
	Laura Long	
	Jordan Longever	
	Sharon Longyear	
	Vincent Lopez	
	Stefania Loppo	
	Jude Lotz	
	Lanelle Lovelace	
	Jim Loveland	
	Kimberly Lowe	
	Jan Lowrey	
	Susanne Loyd	
	Kristina Lozon-Kimling	
	Mark Lundholm	
	Andy Lupenko	
	Sarah Lyda	
	Cindy Lynch	
	Rosann Lynch	
	Jaremy Lynch	
	Sandra Lynn	
	Denise Lytle	
	Carrie M	
	Morgan Macconaugha-Snyder	
	Alex Mach	
	Frances Mackiewicz	
	Carole Maclure	
	Michelle Macy	
	Sallie Rose Madrone	
	Bambi Magie	
	Laura Magzis	
	Stephen Mahoney	
	Darryl Malek-Wiley	
	Trina Malone	
	Tania Malven	
	Ann Malyon	
	Cave Man	
	Mary Manning	
	Maxine Mansor	
	Laura Manz	
	Christopher Marcille	
	Eugene Mariani	
	Carolyn Marion	
	Leena Maristo	
	Diane Marks	
	Eugene Marner	
	Martina Martens	
	Marilyn Martin	
	Anne Martinez	
	Priscilla Martinez	
	Elliot Mason	
	Carolyn Massey	
	Francis Mastri	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Sandra Materì	
	Steve Mattan	
	Larissa Matthews	
	S.L May	
	Anne Mazzone	
	Ann Mccabe	
	Ellen Mccann	
	Maureen Mccarthy	
	Michael Mccartin	
	Harriet Mccleary	
	Ceri Mcclellan	
	Gloria Mcclintock	
	Daviann Mcclurg	
	Jeffrey Mccollim	
	Bob And Genie Mccombs	
	Kimberly Mcconkey	
	Denise Mcconnell	
	Mike Mccool	
	Dale Mccrary	
	Mary Mccullough	
	Prescott Mccurdy	
	Claude Mcdonald	
	Maty Mcgaughey	
	Dennis Mcgee	
	Nancy Mcgee	
	Bonnie Mcgill	
	David Mcginty	
	William Mcgoldrick	
	Diane Mcinnis	
	Lary Mckee	
	Sarah Mckee	
	Linda Mckillip	
	Michael Mcmahan	
	Cynthia Mcmath	
	Jan Mcmichael	
	Ellen Mcneirney	
	Susan Mctrae	
	Stephen Mead	
	David Meade	
	Marian Meinen	
	Lily Mejia	
	Virna Mellini	
	Kathryn Melton	
	Cal Mendelsohn	
	Fran Merker	
	Gretchen Messer	
	Jennifer Messina	
	Eric Meyer	
	Colonel Meyer	
	Martine Michelle	
	Marie Michl	
	James Miles	
	Joan Milford	
	Shannon Milhaupt	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Aimee Millensifer	
	Crickett Miller	
	Bob Miller	
	Debra Miller	
	Doretta Miller	
	Marlene Miller	
	Diane Miller	
	Maria Miller	
	Gillian Miller	
	Victoria Miller	
	Laurie Millette	
	Shirley Mills	
	Janis Millu	
	Nikolaos Milonas	
	Daniel Mink	
	K Minor	
	Lorraine Minto	
	Jessica Miracola	
	Robert Mitch	
	Jonathan Mitchell	
	Jessica Mitchell-Shihabi	
	William Mittig	
	Jan Modjeski	
	Helen Moissant	
	Bianca Molgora	
	Katharine Molnar	
	Michelle Mondragon	
	Becky Monger	
	James R Monroe	
	Danielle Montague-Judd	
	Claudia Montero	
	Peggy Moody	
	Tony Moore	
	Darleen Morano Brown	
	Yolani Moratz	
	Sandra Morey	
	Linda Morgan	
	Barb Morrison	
	Allison Morse	
	Douglas Morse	
	Rich Moser	
	Holly Mosher	
	Rhea Moss	
	Elizabeth Mostov	
	Michael Motta	
	Kristine Moy	
	Lindsay Mugglestone	
	Margaret Muirhead	
	James Mulcare	
	Edna Mullen	
	Timothy Mullen	
	Gregory Mulvey	
	Andy Munoz	
	Linda Muntner	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Lieke Mur	
	Lauren Murdock	
	Dacia Murphy	
	Mike Murphy	
	William M. Musser Iv	
	Sharon Mylott	
	Patricia Nadreau	
	Nikki Nafziger	
	Joseph Naidnur	
	Eric Naji	
	Cecilia Nakamura	
	Heyward Nash	
	Maria Nasif	
	Patricia Nazzaro	
	Andrea Neal	
	E. James Nedeau	
	Priscilla Nelson	
	Sharon Newman	
	Tina Nicolosi	
	Thomas Nieland	
	Carolyn Nieland	
	Letitia Noel	
	Valerie Nordberg	
	Christine Norman	
	John Novinson	
	Maria Nowicki	
	Raymond Nuesch	
	Stephanie Nunez	
	William Nusbaum	
	Eric Nysten	
	Kate Nyne	
	Craig O'Brien	
	Maureen O'Neal	
	Tara O'Reilly	
	Peggy Oba	
	Abraham Oboruemuh	
	Brooks Obr	
	Marck Oconnell	
	Mary Odonnell	
	Carl Oerke Jr	
	David Ogorzaly	
	Richard Ohlendorf	
	Bjørn Økern	
	Gary Oliver	
	Chris Olson	
	Victoria Olson	
	Emily Onello	
	Joan Op	
	Gerald Orcholski	
	Noel Orr	
	David Osterhoudt	
	Tracy Ouellette	
	Joyce Overton	
	Steve Overton	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Theresa Owens	
	Dogan Ozkan	
	Rena P	
	C P	
	Melania Padilla	
	Gregory Pais	
	Tami Palacky	
	Linda Paleias	
	Paul Palla	
	Sammia Panciocco	
	Rosiris Paniagua	
	Rich Panter	
	Yvonne Pappagallo	
	Sandra Parciak	
	Marco Pardi	
	Sharon Parshall	
	Eric Pash	
	Rashid Patch	
	Sarosh Patel	
	A Patterson	
	Jill Paulus	
	Greg Paxton	
	Christine Payden-Travers	
	Tom Peace	
	Caryl Pearson	
	Pippa Pearthree	
	Gregory Penchoen	
	Dan Pepin	
	Jana Perinchief	
	Akankha Perkins	
	Richard Perkowski	
	Claire Perricelli	
	William Persky	
	Vanessa Pesece	
	Thom Peters	
	Nancy Petersen	
	Elsa Petersen	
	Richard Peterson	
	Mary Peterson	
	Karen Peterson	
	Katherine Peterson	
	Kathleen Petty	
	Nancy Philips	
	Sandra Phillips	
	Gloria Picchetti	
	Christine Piekarski	
	Liz Piercey	
	Patricia Pilarski	
	Faye Pineda	
	Manuel Pino	
	Meryl Pinque	
	Janna Piper	
	Tina Pirazzi	
	Tiffany Piscitello	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Polly Pitsker	
	Donna Pitt	
	Eric Polczynski	
	Lance Polya	
	Jackie Pomies	
	Nancy Pope	
	Jolene Pope	
	Janeene Porcher	
	Susan Porter	
	Joelle Porter	
	Elizabeth H Porter	
	Heath Post	
	Peggy Powell	
	Lynne Preston	
	Brooke Prim	
	Penelope Prochazka	
	Linda Prostko	
	Clifford Provost	
	Jean Publicee	
	Felena Puentes	
	Linda Pydeski	
	Marin Quezada	
	Louise Quigley	
	Edythe Ann Quinn	
	Joseph Quirk	
	Jennifer R	
	Heather R	
	Rita Racioppo	
	Chessa Rae	
	Lollie Ragana	
	Kirk Ramble	
	Hank Ramirez	
	Joann Ramos	
	Walter Ramsey	
	Dee Randolph	
	Alex Rappaport	
	Thomas Rascon	
	(Sister) Marianne Rasmussen	
	Laura Ray	
	Sa Re	
	Jeff Reagan	
	Tarn Ream	
	William Reamy	
	David Rechs	
	John Reckling	
	Robert Reece	
	Robert Reed	
	Robert M And Carol G Reed	
	Lenore Reeves	
	Robyn Reichert	
	Sheila Reid	
	Rose Reina Rosenbaum	
	Kay Reinfried	
	Jacqueline Reinsch	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Ronda Reynolds	
	Minivere Rezniew	
	Daryl Rice	
	Richard Richard	
	Jay Richards	
	Mevelyn Richardson	
	Leslie Richardson	
	Gail And John Richardson	
	Aleda Richardson	
	Lauren Richie	
	Carolyn Riddle	
	Tanja Rieger	
	Cheryl Rigby	
	Anna Rincon	
	David Ringle	
	Jonelle Ringnalda	
	Tom Rippolon	
	Douglas Rives	
	Megan Robbins	
	Les Roberts	
	Earl Roberts	
	James Roberts	
	Amy Roberts	
	Sarah Robinson	
	Ivon Robinson	
	Harold Robinson	
	Robert Robinson	
	D Robinson	
	Donna Robinson	
	Anne Rockwell	
	Soretta Rodack	
	Jodi Rodar	
	Bruce Roe	
	Julie Roedel	
	Nancy Roemer	
	Rosalyn Rohloff	
	Kevin Rolfes	
	Pat Rolston	
	Abigail Rome	
	Valerie Romero	
	Sonia Romero Villanueva	
	Christa Romppanen	
	Charlene Root	
	Nicole Rosa	
	Michael Rosa	
	Kathryn Rose	
	Sheldon Rosenblum	
	Barbara Rosenkotter	
	Gregory Ross	
	Patricia Rossi	
	Beck Royer	
	Karen Rubino	
	Kenneth Ruby	
	Phoebe Rufener	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Emily Rugel	
	George Ruiz	
	Juliann Rule	
	Nancy Rupp	
	Emmet Ryan	
	Terry S	
	C S	
	Amy S	
	M S	
	Denise Saccone	
	Marina Sagardua	
	Emily Sagovac	
	Irene Saikevych	
	Randy Sailer	
	Jean Saja	
	Lisa Salazar	
	Maurice Samuels	
	Lesley San Marco	
	Jeffrey Sanders	
	Sandra Sandra Joos And John Gale	
	Ann Sandritter	
	Anmarie Sardineer	
	Kelly Saunders	
	Suzy Sayle	
	Marian Scena	
	Dennis Schaef	
	Jennifer Schally	
	Lisa Scharin	
	Matthew Schaut	
	Dini Schipper	
	Pierre Schlemel	
	Hank Schlinger	
	Debbie Schlinger	
	Kyle Schmierer	
	Walter Schmitt	
	Lana Schmitt	
	Martha Schmitz	
	Maria Schneider	
	Douglas Schneller	
	Gordon Schochet	
	Barton Schoenfeld	
	Shirley Schue	
	Steve Schueth	
	Nancy Schuhrke	
	Nancy Schultz	
	Stephanie Schultz	
	Laura Schulz	
	Amy Schumacher	
	Carrie Schweitzer	
	Jen Scibetta	
	Rachel Scott	
	J. Scott	
	Judy Scriptunas	
	Rebecca Sears	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Linda Seaver	
	Karyn Sederberg	
	Douglas Sedon	
	Mary Seegott	
	Ellen Segal	
	Tony Segura	
	Devon Seltzer	
	Elizabeth Seltzer	
	James Senger	
	Charlotte Serazio	
	Caroline Sévilla	
	Michelle Sewald	
	Janette Shablow	
	Linda Shabot	
	Summer Shah	
	Wendy Shahade	
	Sandy Shanks	
	Pamela Shaw	
	Cindy Sheaks	
	Steve Sheehy	
	Gloria Shen	
	Dale Shero	
	Joyce Shiffrin	
	G. Edward Shissler	
	Judy Shively	
	Lynn Shoemaker	
	Forest Shomer	
	Mike Shores	
	Rev. David Sickles	
	Angeline Sieb	
	Cathy Sikes	
	Anne Marie Silva	
	Dan Silver	
	Laura Silverman	
	Charlotte Sines	
	Greg Singleton	
	Paul Sisson	
	Joan Sitnick	
	Joan Sitomer	
	Torunn Sivesind	
	Julia Skelton	
	Joanne Skelton	
	William Skirbunt-Kozabo	
	Laurence Skirvin	
	Dana Sklar	
	Irini Sklavounou	
	Katharine Skolnick	
	Maryann Smale	
	Sally Small	
	Jake Small	
	Elizabeth Smith	
	Judith Smith	
	Ellen Smith	
	Julie Smith	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Debra Smith	
	Kristin Smith	
	Mary Smith	
	Kim Smith	
	Natasha Smith	
	Richard Smith	
	Janell Smith	
	Joan Smith	
	Helen Smylie	
	Irene Snavelly	
	Todd Snyder	
	Steve Sones	
	Marjorie Sovey	
	Eric Speed	
	Rich Speer	
	Katarina Spelter	
	Kathryn Spence	
	Deborah Spencer	
	Robin Spiegelman	
	Alfred Staab	
	Delores Stachura	
	Teseo Staffilani	
	Sarah Stafford	
	Marsha Stanek	
	Louise Stark	
	Greg Stawinoga	
	William Steele	
	Ruth Steger	
	Alice Stehle	
	A.L. Steiner	
	Neal Steiner	
	Lorenz Steininger	
	Barbara Stenross	
	Ricki Stephens	
	Deborah Stephenson	
	Nan Stevenson	
	Mike Stoakes	
	Lynne Stokes	
	Constance Stone	
	James Stoner	
	Tim Storer	
	Jocelyn Stowell	
	Ann Stratten	
	Deborah Strauss	
	Boel Stridbeck	
	Luann Stubbs	
	Laurie Sudol	
	Diane Sullivan	
	Gerard Sullivan	
	Anna Surban	
	Shirley Sutter	
	Luanne Swainson	
	Carrie Swank	
	Michael Swanson	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Jerry Swarzman	
	Pamela Sweeney	
	Sonja Swift	
	John T	
	Linda Tabb	
	Troy Tackett	
	Thomas Talbot	
	Rosemary Tann	
	Thornton Tanya	
	Barbie Tapp	
	Laura Pitt Taylor	
	Robert Taylor	
	Charlot Taylor	
	Daniel Taylor	
	Lisa Telomen	
	Edward And Gail Temple	
	Walter Terrell	
	Jacqueline Tessman	
	Mostyn Thayer	
	James Thoman	
	Shakayla Thomas	
	Randy Thomas	
	John Thomas	
	D Thomasec	
	Susan Thompson	
	Stephanie Thompson	
	Don Thompson	
	Tj Thomspen	
	Robert Thornhill	
	Edward Thornton	
	James Thorpe	
	Mary Thorpe	
	Erif Thunen	
	Susan Thurairatnam	
	Peggy Tibbetts	
	Judy Tiberi	
	Janet Tice	
	Terri Tillinghast	
	Jane Tobal PhD	
	Marianella Torres	
	Sharon Torrisi	
	John Tovar	
	Sharon Tozzi	
	Thuha Tran	
	Sheila Tran	
	Kate Transchel	
	Jamie Trask	
	Tia Triplett	
	Tom Tripp	
	Tara Troutner	
	Steve Troyanovich	
	Denia Tsiriba	
	Traci Turner	
	Carolyn Turner	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Ilya Turov	
	Margaret Guilfooy Tyler	
	Canan Tzelil	
	Aaron Ucko	
	Barbara Ullian	
	Linda Ulvaeus	
	Pamela Unger	
	Victoria Urias	
	Steven Uyenishi	
	Jennifer Valentine	
	Emily Van Alyne	
	James Vander Poel	
	Denise Vandermeer	
	Jean Marie Vanwinkle	
	Oleg Varanitsa	
	Joseph M. Varon	
	Sherry Vatter	
	Kevin Vaught	
	Karen Vayda	
	Marcelo Vazquez	
	Dorothea Vecchiotti	
	Linda Veiga	
	Sara Veit	
	Gigi Vento	
	Doris Verkamp	
	Steve Vicuna	
	Christina Viljoen	
	Carolyn Villanova	
	Anca Vlasopolos	
	Sally Vogel	
	Steve Vogel	
	Steven Vogel	
	Alexander Vollmer	
	Annika Von Bartheld	
	Pamela Vouroscllahan	
	Julia Wade	
	Kimberly Wade	
	Diane L Wahl	
	Marie Wakefield	
	Rebecca Walding	
	B Walker	
	Sharon Walker	
	Teresa Wall	
	Mary Walls	
	Marce Walsh	
	Kevin Walsh	
	Marilyn Waltasti	
	Linda Walters	
	Betty Walters	
	Ernie Walters	
	Sheila Ward	
	Mary Warren	
	L. Watchempino	
	Jennifer Waters	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Laura Waterworth	
	Chris Watson	
	Cheryl Watters	
	Whitney Watters	
	Elizabeth Watts	
	Nicole Weber	
	Bernadette Webster	
	Susan Wechsler	
	Cheryl Weiden	
	Daniel Weinberger	
	Lynne Weiske	
	Mary Wellington	
	Sarah Welte	
	Paul West	
	Bill Westerman	
	Jill Wettersten	
	Tara Wheeler	
	Scott White	
	Patricia White	
	Nancy White	
	Peggy White	
	Lois White	
	Carol Whitehurst	
	Barbara Whyman	
	Ruth Ann Wiesenthal-Gold	
	Barbara Wight	
	Darin Wight	
	David Wiley	
	L. L. Wilkinson	
	Jennifer Will	
	Jan Williams	
	Deborah Williams	
	Terrie Williams	
	Roger Williams	
	Lynnmeta Williams	
	Paul Williams	
	Norm Wilmes	
	Crystal Wilson	
	Tina Wilson	
	Frank Wilson	
	Rose Marie Wilson	
	Lauren Wilson	
	Jan Wilson	
	Dallas Windham	
	Kenneth Winer	
	Ca Winholtz	
	Lee Winslow	
	Ann Wiseman	
	Alan Wojtalik	
	Nikki Wojtalik	
	Robert Wolf	
	Rohana Wolf	
	Rachel Wolf	
	Darlene Wolf	

Submission ID	Name ^a	Government or Non-Government Organization Name
	Charles Wolfe	
	Dakotah Woller	
	Eric Wollscheid	
	William T. Wondolowski	
	Margaret Wood	
	Renee Woodman	
	Teresa Woods	
	Ellis Woodward	
	Maydean Worley	
	Claudia Wornum	
	Gerrit Woudstra	
	Julie Wreford	
	Sherri Wright	
	Trigg Wright	
	Katherine Wright	
	Rhonda D. Wright Md	
	Ariel Wynn	
	Bobby Wynn	
	Gareth Wynn	
	Peggy Wynn	
	Margo Wyse	
	Nataliya Yakovleva	
	Leilah Yanez	
	Leanne Yanitski	
	Eleanor Yasgur	
	Teri Yazdi	
	Lisa Yondorf	
	Mark Youd	
	Jane Young	
	Roberta Young	
	Noah Youngelson	
	Allen Yun	
	Anne Zacharie	
	Mary Zack	
	John Zamos	
	Francesco Zanardo	
	Marya Zanders	
	Daniel Zarett	
	Nancy Zebracki	
	Gisela Zech	
	Sandy Zelasko	
	Michael Zeller	
	Ms Zentura	
	Russ Ziegler	
	Pam Zimmerman	
	Martin And Nancy Zucker	
	Greg Zyzanski	
DUP-3		
	Joh Tester	
DUP-4		
	Brenda Frey	
	Tristan Sophia	

^a In instances where the same person submitted duplicate form letters, their name is only listed once in this table.

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Table C2-5: Substantive Comments on the Draft General Conformity Determination and Responses

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Table C2-5: Substantive Comments on the Draft General Conformity Determination and Responses

Submission ID	Comment Text	Response
DUP1-1	Brazoria County is home to three wildlife refuge areas, which serve as a safe haven for endangered species. Including sea turtles and rare birds. An oil spill from the offshore pipeline, or spills of drilling fluids used during construction, could permanently damage our water systems.	Wildlife and protected species are addressed in FEIS Sections 3.5 and 3.7, and Appendix E. The risk of an oil spill is addressed in Section 4.6 and Appendix H of the FEIS.
DUP1-2	Brazoria County is already OVERBURDENED with pollution from existing facilities. According to the Texas Department of State and Health Services, residents of Brazoria County develop cancer at significantly higher rates than the national average. The most prominent of which include a type of childhood leukemia. The SPOT project could put the lives of Brazoria County residents at risk. Large crude oil terminals and loading operations (the likes of which the SPOT project would create) are known to release harmful chemicals (known as volatile organic compounds). These compounds often lead to respiratory issues and could cause severe damage to our liver, kidney, and central nervous system.	The General Conformity analysis focuses on the potential impacts of project VOC and NOx from construction emissions on the ozone attainment status of the Houston-Galveston-Brazoria area. Cancer cluster studies are addressed in 3.15.4.1. Air quality and cumulative impact analyses are included in Sections 3.12 and 5.3.7.3 of the FEIS.
DUP2-1	Nitrogen dioxide (NOx) and VOCs are ozone precursors. The proposed SPOT Project would emit significant amounts of both. MARAD acknowledges these concerning facts.	The General Conformity analysis has been prepared in cooperation with the USEPA and TCEQ to ensure that the air emissions subject to review under General Conformity conform to the State Implementation Plan (SIP). The TCEQ has provided concurrence that the Project, with mitigation measures outlined in the General Conformity analysis, will conform to the current SIP, which includes measures to bring ozone levels into attainment with National Ambient Air Quality Standards (NAAQS).
DUP2-2	MARAD and SPOT both acknowledge the [Project]...comprises a single oil-export-terminal project that crosses a large swathe of the HGB ozone nonattainment area. Yet this Draft General Conformity determination does not acknowledge that Environmental Protection Agency (EPA) Region 6 and the Texas Commission on Environmental Quality (TCEQ) improperly segmented the proposed facility when they conducted their air permit reviews. Instead of permitting the Project as a single source, EPA Region 6 and TCEQ analyzed the onshore and offshore portions separately. Failure to aggregate the emissions for the full project, circumvents more stringent review and permitting requirements under the Clean Air Act and TCEQ's State Implementation Plan (SIP). For example, had the EPA Region 6 and TCEQ permitted the Project as a single source, SPOT would need more stringent controls and obtain emission offsets. MARAD must not finalize this Draft General Conformity determination nor presume SPOT complies with the SIP. Instead, MARAD must submit a revised air impact analysis that takes into consideration the emission controls and reductions that would apply to the Project as a single source.	The General Conformity analysis focuses on the potential impacts of project VOC and NOx from construction emissions on the ozone attainment status of the Houston-Galveston-Brazoria area. The air emissions analysis prepared in support of the General Conformity analysis was completed based on guidance included in Title 40, Part 93 of the Code of Federal Regulations, and was reviewed by USEPA and TCEQ staff prior to being published by MARAD and USCG. The data accurately represent potential air emissions subject to review under General Conformity. The emissions calculations for the offshore portion of the pipeline construction prepared in support of the General Conformity analysis included offshore construction within state waters (9 nm). Only a very minor portion of the operational emissions associated with the Project are subject to General Conformity review (see Table 4-3 of the General Conformity analysis).
DUP-3-1	The world is facing an ever worsening climate crisis with one climate related disaster after another. We need to start phasing out the fossil fuel infrastructure we currently have, not building more.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs. The climate change assessment is included in Section 5.3.7.3 of the FEIS.
DUP-3-2	The Gulf Coast is one of the most fossil fuel impacted areas in the world. The last thing the region and its inhabitants need is another gigantic fossil fuel project that will lead to even worse air quality and increase the risk of still more fossil fuel	The General Conformity analysis focuses on the potential impacts of project VOC and NOx from construction emissions on the ozone attainment status of the Houston-Galveston-Brazoria area. This comment is addressed by the air quality analysis included in Section 3.12 of the FEIS.
DUP-4-1	The people in Texas deserve clean water, land and air and this project will make it impossible for that.	The General Conformity analysis focuses on the potential impacts of project VOC and NOx from construction emissions on the ozone attainment status of the Houston-Galveston-Brazoria area. This comment is better addressed by the water quality, air quality, and land use analyses included throughout Chapter 3 of the FEIS.
GI-14-1	Leave the filthy fossil fuel in the ground so people can work at jobs that actually benefit real people and our country! There are so many viable alternatives to fossil fuels that it is completely irresponsible and reckless to continue with projects like this one.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs. The proposed project does not include extraction.
GI-15-1	Thousands of Gulf communities are already suffering unduly because of human-made climate change, and adding yet another air- and noise-polluting monstrosity would only increase their burden.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs. Air quality and noise assessments are included in Sections 3.12 and 3.13 of the FEIS.
GI-15-2	There should be an automatic NO on projects such as this, which indisputably violate all air quality standards.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs. The air quality assessment is included in Section 3.12 of the FEIS. The air emissions analysis prepared in support of the General Conformity analysis was completed based on guidance included in Title 40, Part 93 of the Code of Federal Regulations, and was reviewed by USEPA and TCEQ staff prior to being published by MARAD and USCG. The data accurately represent potential air emissions subject to review under General Conformity.
GI-20-1	No need to worry about the damage that oil and its pipelines cause, when the planet is dead and we have all choked to death there will be no need to worry, so you carry on taking the money and enjoying yourselves.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs.
GI-26-1	As long as the money's good, the approval will be there!	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs.
GI-26-2	We can't afford another leak in the Gulf of Mexico. Soon we'll have a useless dead zone [in the Gulf of Mexico], the oil companies will pack up their money and we'll be left with another taxpayer cleanup.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs.
GI-30-1	WHY NOT JUST KILL ALL MARINE LIFE/BIRDS ETC... NOW! AND POISON THE RESIDENTS WHO DEPEND ON FISHING IN THE GULF!!!	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs.
GI-31-1	There is [out] of control global warming largely from oil.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs.

Submission ID	Comment Text	Response
GI-36-1	It is incredible that in a time when new renewable energy plants and be build from the ground up and still produce power cheaper than operating an existing fossil fuel plant.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs.
GI-36-2	This trans-shipment port will cause fuel prices to be raised on Americans, inflict considerable pollution in the communities and heap nearly all benefits on oil corporations and their shareholders while denying that same benefit to the residents forced to endure its ongoing contamination of the community.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs.
GI-37-1	We also already have enough oil leaks from pipelines in the Gulf area - it's not a question of "if" a pipeline will leak but of "when & how much". Add that to the atmospheric pollution & land/water contamination generated by these projects (which are really one) in an already over-polluted area, and there's no way that the end can justify the means. The cost to our people & planet are too great.	The General Conformity Determination is limited to an analysis of NAAQs. The risk of an oil spill is addressed in Section 4.6 and Appendix H of the FEIS. Operational emissions associated with the Project are included in Section 3.12 of the FEIS.
GI-40-1	Don't let [Enterprise] get around the regulations by manipulating data.	The air emissions analysis prepared in support of the General Conformity analysis was completed based on guidance included in Title 40, Part 93 of the Code of Federal Regulations, and was reviewed by USEPA and TCEQ staff prior to being published by MARAD and USCG. The data accurately represent potential air emissions subject to review under General Conformity.
GI-4-1	Also, Biden just made milestone national and international commitments for addressing climate change; meeting them will require that we reduce production and export of fossil fuels and thus additional infrastructure will not be needed and is not now justifiable.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs. The climate change assessment is included in Section 5.3.7.3 of the FEIS. Section 3.12.6 has been updated to address the consistency of the Project with recent federal and other GHG emission reduction goals.
GI-41-1	When hydro fracking oil started ramping up we were told this was to provide for domestic security and that the risks to the environment were necessary part of providing for our own county's needs. Now it is revealed that this oil is to be shipped overseas. The USA should not be polluting its environment so that a few people only can benefit by the sale and trade. This is all an unnecessary risk to the environment and is against our own laws like the clean air and clean water act. We should not trade away our children's resources, neither should we leave them a legacy of pollution.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs. The purpose and need for the project is addressed in Section 1.3 of the FEIS. A determination of whether construction and operation of the proposed deepwater port will be in the national interest will be made by the Maritime Administrator in developing the Record of Decision for the Project. Water resources are addressed in Section 3.3 and air quality is addressed in Section 3.12.
GI-44-1	There exists no cost-benefit calculus by which another oil export terminal along the Gulf Coast could be found a net benefit to either the national interest, or to the health and welfare of individual Americans.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs. The purpose and need for the project is addressed in Section 1.3 of the FEIS. A determination of whether construction and operation of the proposed deepwater port will be in the national interest will be made by the Maritime Administrator in developing the Record of Decision for the Project.
GI-44-2	The human communities near the proposed terminal site have already been treated as a sacrifice zone, commanded to forfeit their bodies for the convenience of oil companies to use their atmosphere as a dumping ground for volatile hydrocarbons. The environmental justice ramifications of another major refinery are horrifying.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs. As presented in EIS Section 3.12, the air emissions from the Project would not cause or contribute to a violation of the National Ambient Air Quality Standards, which are protective of human health and the environment. Environmental and social impacts are addressed in EIS Sections 3.3 through 3.14 and 5.3. Section 3.15.4 addresses the effect of the Project on environmental justice populations and cumulative effects on environmental justice communities are addressed in Section 5.3.10. In addition, the emissions from the Oyster Creek Terminal would be below State Property Line Standards for SO2 and H2S, and below Health Effect Review levels for benzene. The proposal does not include constructing or operating a refinery.
GI-44-3	The proportional increase in the risk of oil spills into the Gulf of Mexico also suggests that, while most Americans regarded the Deepwater Horizon disasters as an intolerable failure, the oil companies and 'Enterprise Project Partners' regard it as a mere cost of doing business.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs. The risk of an oil spill is addressed in Section 4.6 and Appendix H of the FEIS.
GI-44-4	Moreover, expansion of crude oil export is explicitly offensive to humanity's existential need ton discontinue the use of fossil fuels and stabilize Earth's climate. The mathematics of our atmosphere's composition are clear and incontrovertible in showing that most remaining oil must remain in the ground, regardless of the crypto-fascist pablum from the previous Administration about 'energy dominance.'	Thank you for your comment. Climate change impacts of the Project are included in EIS Section 3.12.6 and 5.3.7.3. Section 3.12.2.1 has been updated to include additional and more recent global climate change information. The proposed project does not include extraction.
GI-45-1	We must think of how our children and generations of theirs after them will cope with a natural world possibly devoid of many of the creatures and habitats that we hold dear...We will be reviled by future generations if we do not put limits on the unrestrained exploitation of this world we all share. I am quite frankly sick of watching future generations and our natural heritage being betrayed solely for the sake of greed and/or convenience.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs.
GI-48-1	The Sea Port Oil Terminal would emit air pollution responsible for climate change, zone pollution, and harmful volatile organic compounds. These pollutants would increase already high pollution levels in local communities and contribute to global greenhouse gas emissions.	The General Conformity analysis focuses on the potential impacts of project VOC and NOx from construction emissions on the ozone attainment status of the Houston-Galveston-Brazoria area. Only a very minor portion of the operational emissions associated with the Project are subject to General Conformity review (see Table 4-3 of the General Conformity analysis). Air quality and climate change analyses are included in Sections 3.12 and 5.3.7.3 the FEIS.
GI-5-1	Recently there was oil contamination in California because of a break in a sea floor pipeline. Putting another oil production facility into the Gulf of Mexico off the coast of Brazoria County, Texas will... increase the likelihood of future highly expensive needs to repair oil leaks and other climate harmful occurrences in the Gulf.	The General Conformity Determination is limited to an analysis of NAAQs. The risk of an oil spill is addressed in EIS Section 4.6 and Appendix H.

Submission ID	Comment Text	Response
GI-5-2	[The oil production facility] will provide another opportunity to reduce the air quality of our planet... [and] it will cause new air quality violations and delay fewer emissions.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs. The air quality section emissions analysis prepared in support of the General Conformity analysis was completed based on guidance included in Title 40, Part 93 of the Code of Federal Regulations, and was reviewed by USEPA and TCEQ staff prior to being published by MARAD and USCG. The data accurately represent potential air emissions subject to review under General Conformity.
GI-52-1	This [project]...remains a vexing problem primarily due to corporations' ability to curry favor with elected officials. The corrupting influence of money in our political system is undermining our democratic traditions... The moneyed interests will turn any reform to their benefit, often at the expense of the nation as a whole.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs.
GI-56-1	It seems to me that once again profits are being put ahead of our environment and ecology. We, meaning responsible people, know that fossil fuels are going away. And we have to wonder why these sorts of projects are even being considered anymore?The American people spoke out last November. They decided to elect Biden over Trump. They demanded our Nation now deal with climate change AND all of our environmental and ecology issues. So why are we even thinking about adding to our problems????	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs. The environmental effects of the Project are addressed throughout Chapter 3 of the EIS. The climate change assessment is included in Section 5.3.7.3 of the EIS.
GI-57-1	We know it is the mining, transport, and burning of fossil fuels that are driving climate change and violent new weather patterns, which are doing billions of dollars of damage on this beautiful small planet. The time for fossil fuel development is OVER! Our government at all levels must cease to subsidize and permit these toxic projects that damage our health and pollute our air and water.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs.
GI-60-1	Once the Air, Land and Sea are further contaminated, there is ...no way to "undo" the damage. Let's keep our planet Clean and Safe --- there is already enough to clean-up.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs.
GI-67-1	I would suggest the route be moved further SW to minimize disruption in the Surfside Beach residential area - see PDF. This would mitigate impacts to that residential area, and keep the onshoring facilities away from residences in the unlikely event of an incident...The deviation I suggest follows existing ROWs when possible, and avoids existing and likely high-value residential impacts and high-value wetlands.	Thank you for your comment. The proposed reroute is considered in Section 2.5.3 of the FEIS.
GI-67-2	I fear the encroachment of a new industrial facility [in Surfside] could be used to justify additional such growth in the future.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs.
GI-70-1	we continue to tear up are wetlands but yet they are so posed to be preserved.	The General Conformity Determination is limited to an analysis of NAAQs. The wetland analysis is included in Section 3.3.5 of the FEIS.
GI-70-2	when the accident does happen in the future whose can be responsible for this. I will personally have a lawsuit file if any spills occur, damaging are wetlands or environment or ecosystem and my property value.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs. The risk of an oil spill is addressed in Section 4.6 and Appendix H of the FEIS.
GI-72-1	The project would move a massive 85,000 barrels of oil an hour or 2 million a day to load onto Very Large Crude Carriers, the largest ships on earth. Another disaster in the gulf coast is NOT ACCEPTABLE!	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs. The risk of an oil spill is addressed in Section 4.6 and Appendix H of the FEIS.
GI-72-2	The Sea Port Oil Terminal would emit air pollution responsible for climate change, zone pollution, and harmful volatile organic compounds. These pollutants would increase already high pollution levels in local communities and contribute to global greenhouse gas emissions.	The General Conformity analysis focuses on the potential impacts of project VOC and NOx from construction emissions on the ozone attainment status of the Houston-Galveston-Brazoria area. Only a very minor portion of the operational emissions associated with the Project are subject to General Conformity review (see Table 4-3 of the General Conformity analysis). Air quality and climate change analyses are included in Sections 3.12 and 5.3.7.3 the FEIS.
GI-73-1	When the bill comes due to pay the injured parties for the damage done by climate change, these companies that did the most to cause it won't be around anymore. They won't be able to help out the jurisdictions that gave them the permits and the determinations that they needed when they were flush with cash. Like the asbestos companies before them, the managers and big investors and most of the cash will have departed, leaving a shell company to wave their hands and plead poverty and bankruptcy. It's ironic that these companies are probably planning to spend a lot of money preparing this project for sea-level rise. When their own capital is at risk, they aren't going to feign ignorance as to what's going on--they aren't stupid, just uncaring. But billions of people living at sea-level around the world don't have those kinds of resources at hand to protect their own dwellings and investments that they depend on for their livelihood.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs.
GI-8-1	At this point in our climate challenge, we should not consider any projects that present any possibility of creating any increase in harmful emissions. Our environment must not be subjected to further attacks on it. Skirting legal assessment and evaluation requirements will only send us further down our already very dangerous path.	The General Conformity Determination is limited to an analysis of NAAQs. Project impacts on air quality and climate change are included in Sections 3.12 and 5.3.7.3 of the FEIS. The air emissions analysis prepared in support of the General Conformity analysis was completed based on guidance included in Title 40, Part 93 of the Code of Federal Regulations, and was reviewed by USEPA and TCEQ staff prior to being published by MARAD and USCG. The data accurately represent potential air emissions subject to review under General Conformity.
GI-9-1	Please do not ok this project because we don't need more water and air pollution, let alone destroying the enviroment for animals.	Thank you for your comment. The General Conformity Determination is limited to an analysis of NAAQs. Impacts on air quality, water quality, and wildlife impact are addressed in Sections 3.12, 3.3, 3.5, 3.6, and 3.7 of the FEIS.
GN-1-1	The most recent nonattainment deadline for the HGB Nonattainment Area of July 20, 2021 was not met. Thus, ozone pollution in the area will continue to be an ongoing concern for Brazoria County and the area impacted by the proposed Project.	Section 4 of the General Conformity analysis (Appendix V) details the current attainment status of the Houston-Galveston-Brazoria ozone nonattainment area.

Submission ID	Comment Text	Response
GN-1-2	<p>THE ADDITIONAL PROPOSED EMISSIONS OF NOX, A HARMFUL OZONE PRE-CURSOR, RAISES CONCERNS (Health Impacts of NOx on Local Populations) ABOUT THIS PROJECT IN COASTAL TEXAS. Breathing air with a high concentration of NO2 can irritate airways in the human respiratory system. Such exposures over short periods can aggravate respiratory diseases, particularly asthma, leading to respiratory symptoms (such as coughing, wheezing or difficulty breathing), hospital admissions and visits to emergency rooms. Longer exposures to elevated concentrations of NO2 may contribute to the development of asthma and potentially increase susceptibility to respiratory infections. People with asthma, as well as children and the elderly are generally at greater risk for the health effects of NO2. NO2 along with other NOx reacts with other chemicals in the air to form both particulate matter and ozone. Both of these are also harmful when inhaled due to effects on the respiratory system.</p>	<p>The General Conformity analysis (Appendix V) has been prepared in cooperation with the USEPA and TCEQ to ensure that the air emissions subject to review under General Conformity conform to the State Implementation Plan (SIP). The TCEQ has provided concurrence that the Project, with mitigation measures outlined in the General Conformity analysis, will conform to the current SIP, which includes measures to bring ozone levels into attainment with National Ambient Air Quality Standards (NAAQS). Analysis of the NAAQS are provided in Section 3.12.</p>
GN-1-3	<p>THE ADDITIONAL PROPOSED EMISSIONS OF NOX, A HARMFUL OZONE PRE-CURSOR, RAISES (Specific Acid Rain) CONCERNS ABOUT THIS PROJECT IN COASTAL TEXAS... Acid rain harms sensitive ecosystems such as lakes and forests...The ecological effects of acid rain are most clearly seen in aquatic environments, such as streams, lakes, and marshes where it can be harmful to fish and other wildlife. As it flows through the soil, acidic rainwater can leach aluminum from soil clay particles and then flow into streams and lakes. The more acid that is introduced to the ecosystem, the more aluminum is released. Some types of plants and animals are able to tolerate acidic waters and moderate amounts of aluminum. Others, however, are acid-sensitive and will be lost as the pH declines. Generally, the young of most species are more sensitive to environmental conditions than adults. At pH 5, most fish eggs cannot hatch. At lower pH levels, some adult fish die. Some acidic lakes have no fish. Even if a species of fish or animal can tolerate moderately acidic water, the animals or plants it eats might not. For example, frogs have a critical pH around 4, but the mayflies they eat are more sensitive and may not survive pH below 5.5. It's not just the acidity of acid rain that can cause problems. Acid rain also contains nitrogen, and this can have an impact on some ecosystems. For example, nitrogen pollution in our coastal waters is partially responsible for declining fish and shellfish populations in some areas. In addition to agriculture and wastewater, much of the nitrogen produced by human activity that reaches coastal waters comes from the atmosphere.</p>	<p>Thank you for your comment. The General Conformity analysis (Appendix V) focuses on the potential impacts of project VOC and NOx from construction emissions on the ozone attainment status of the Houston-Galveston-Brazoria area.</p>
GN-1-4	<p>THE ADDITIONAL PROPOSED EMISSIONS OF NOX, A HARMFUL OZONE PRE-CURSOR, RAISES (Specific Nutrient Pollution) CONCERNS ABOUT THIS PROJECT IN COASTAL TEXAS. NOx in the atmosphere contributes to nutrient pollution in coastal waters. Nutrient pollution affects all types of water bodies – our lakes and rivers, our coasts and bays, our sources of clean water – and our air... The impacts of excess nutrients are found in all types of water bodies. Pollutants often enter upstream waters like creeks and streams and then flow into larger water bodies like lakes, rivers and bays. Excess nitrogen and phosphorus can also travel thousands of miles to coastal areas where the effects of the pollution are felt in the form of massive dead zones, such as those in the Gulf of Mexico and Chesapeake Bay. More than 100,000 miles of rivers and streams, close to 2.5 million acres of lakes, reservoirs and ponds, and more than 800 square miles of bays and estuaries in the United States have poor water quality because of nitrogen and phosphorus pollution. Additionally, nutrients can soak into ground water, which provides drinking water to millions of Americans, and urban areas across the country have hazy skies and air quality problems related to airborne nitrogen pollution. Nutrient pollution significantly impacts our nation's coastlines. About two-thirds of the nation's coastal areas and more than one-third of the nation's estuaries showed impairment from nutrient pollution, according to a 2009 EPA report. Nitrogen and phosphorus pollution in rivers, lakes and streams flows downstream and ultimately enters bays and coastal waters. These coastal ecosystems are often a key part of the local economy and nutrient pollution has a negative impact on commercial fishing, recreation, property values, tourism and related businesses. Bays and estuaries are more vulnerable to the effects of nutrient pollution because they are often shallow, narrow or confined, which limits the opportunity for water to circulate oxygen to the plants and animals.</p>	<p>The General Conformity analysis focuses on the potential impacts of project VOC and NOx from construction emissions on the ozone attainment status of the Houston-Galveston-Brazoria area. This comment is also addressed in the air quality and water resources impact analyses included in Sections 3.12 and 3.3 of the FEIS.</p>

Submission ID	Comment Text	Response
GN-1-5	OFFSHORE IMPACTS OF THE PROJECT SHOULD BE CONSIDERED TO THE EXTENT THE FEDERAL AGENCIES ARE ABLE TO INCLUDE THEM. (Citizens For Clean Air and Clean Water) raises concerns whether the emissions were modeled and included in the estimates of NOx for construction of the two collated, bi-directional subsea pipelines specified for first 10.359 miles of subsea pipeline offshore (the "Included Offshore Actions") known to be in this area have been fully included in making the general conformity determination: ? Emissions from the survey vessel associated with the pre-lay survey for pipeline installation (SPOT SDEIS at 3:347); ? Emissions from sea-going vessels utilized for pipeline installation, including the pipelay vessel and two anchor handling tug (AHT) vessels (SPOT SDEIS at 3:347); ? Emissions related to transportation of workers to-and-from sea-going vessels utilized for construction of Included Offshore Actions; ? Emissions from support vessels related to sea-going vehicles utilized for pipeline installation, including four support tugs and a supply boat (SPOT SDEIS at 3:347); ? Emissions related to transportation of workers to-and-from support vessels utilized for construction of Included Offshore Actions; ? Emissions related to pipeline trenching from the trenching barge (SPOT SDEIS at 3:347); and ? Emissions related from support vessels related to pipeline trenching, including two AHT vessels and a supply boat (SPOT SDEIS at 3:347). Given that these actions to construct a portion of the offshore pipeline construction are taking place within the HGB Nonattainment Area, CFCACW wants to ensure that all potential offshore NOx emissions during the construction phase were included in the estimates and modeling done for the Project.	The emission calculations for the offshore portion of pipeline construction prepared in support of the General Conformity analysis (Appendix V) included the categories of emissions listed in the comment. SPOT's response to Information Request 331 dated February 2021 also provided some of this information, which was included into Section 3.12 of the EIS and Table 4-2 in Section 4 of the Draft General Conformity Determination.
GN-1-6	THE FEDERAL AGENCIES SHOULD REQUIRE ALL MITIGATION RECOMMENDED BY THE TCEQ. The MARAD docket reflects that TCEQ has found that the project conforms to the Texas SIP but suggested several pollution prevention measures that should be required as mitigation for this Project...CFCACW agrees that all of these recommendations by TCEQ should be adopted for this Project.	Section 5.1 of Appendix V has been updated to address this comment.
GN-1-7	Because the Federal Agencies are relying on statements by the TCEQ that the construction emissions caused by the Project along with all other emissions in the area will not exceed the budget for those emissions in the SIP, it is important that the construction emissions from this Project with respect to NOx are tracked throughout the Project to ensure that these statements remain correct. To the extent that the actual construction emissions for the Project exceed the projections for the Project stated in the General Conformity Determination, the Federal Agencies should require the TCEQ to review the Project to ensure that the statements relied on by the Federal Agencies in making this determination are accurate and will not exceed the budget for the emissions in the SIP.	Thank you for your comment. The air emissions analysis prepared in support of the General Conformity analysis was reviewed by USEPA and TCEQ staff prior to being published by MARAD and USCG. As noted in Attachment A, the TCEQ has stated that the air emissions associated with the Project that are subject General Conformity review would comply with the current SIP. MARAD is not able to direct the activities of the TCEQ in implementing the SIP.
GN-1-8	If this Project is approved and a license is issued to SPOT by MARAD, TCEQ should act to update the SIP to incorporate the specific emissions from this Project, if feasible, in any related air permits issued for this Project and its next update of the SIP for the HGB Nonattainment Area to ensure that these emissions are expressly included and documented by the state in the overall budget for air emissions in this region. 40 C.F.R. §93.157. CFCACW emphasizes this ongoing duty to track and update Project NOx emissions to ensure that the underlying assumptions for the Project's proposed emissions were accurate.	Thank you for your comment. The air emissions analysis prepared in support of the General Conformity analysis was reviewed by USEPA and TCEQ staff prior to being published by MARAD and USCG. As noted in Attachment A, the TCEQ has stated that the air emissions associated with the Project that are subject General Conformity review would comply with the current SIP. MARAD is not able to direct the activities of the TCEQ in implementing the SIP.

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