

# **Site Selection for the Expansion of the Strategic Petroleum Reserve Final Environmental Impact Statement**

**VOLUME 2  
Appendices A - O**

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**Site Selection for the Expansion of the Strategic Petroleum Reserve Final Environmental Impact Statement**

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## **APPENDICES**

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- Appendix A: Air Quality**
- Appendix B: Floodplains and Wetlands Assessment**
- Appendix C: Brine Plume Modeling of Strategic Petroleum Reserve Expansion Sites**
- Appendix D: Common and Scientific Names of Species**
- Appendix E: Essential Fish Habitat Assessment**
- Appendix F: Evaluation of Federally Listed Species in Louisiana**
- Appendix G: Evaluation of Federally Listed Species in Mississippi**
- Appendix H: Evaluation of Federally Listed Species in Texas**
- Appendix I: State Listed Species Screening Evaluation**
- Appendix J: Environmental Justice Populations**
- Appendix K: Consultations with Agencies**
- Appendix L: Applicable Laws, Regulations, Executive Orders, and DOE Orders**
- Appendix M: Contractor Disclosure Statement**
- Appendix N: Comments on Draft Environmental Impact Statement**
- Appendix O: Conceptual Compensation Plan for Impacts to Wetlands and Waters**

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**Appendix A**  
**Air Quality**

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**Table of Contents**

	<u>Page</u>
<b>A.1 SITE PREPARATION AND CONSTRUCTION</b> .....	<b>A-1</b>
<b>A.2 OFF-ROAD EQUIPMENT EMISSIONS</b> .....	<b>A-1</b>
<b>A.3 ON-ROAD UTILITY TRUCKS</b> .....	<b>A-2</b>
<b>A.4 FUGITIVE DUST</b> .....	<b>A-2</b>
<b>A.5 SITE DEVELOPMENT</b> .....	<b>A-3</b>
<b>A.6 CAVERN DEVELOPMENT AND FILLING</b> .....	<b>A-5</b>
<b>A.7 GREENHOUSE GAS EMISSIONS CALCULATIONS</b> .....	<b>A-6</b>

**LIST OF TABLES**

	<u>Page</u>
Table A.3-1: Emissions from a Single, Fully-Aged (50,000 miles) Crew Truck .....	A-2
Table A.4-1: PM10 Emissions Factors Recommended by the WRAP Handbook .....	A-3
Table A.5-1: Typical Equipment Used for Site Preparation at a New SPR Site.....	A-4
Table A.5-2: Equipment Used for Proposed New SPR Facility Construction.....	A-4
Table A.5-3: Equipment Used by a Single Pipeline Construction Crew .....	A-5
Table A.6-1: NMHC Emissions Associated with Cavern Development (100 MMB).....	A-6

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# Appendix A Air Quality

## A.1 SITE PREPARATION AND CONSTRUCTION

Air emissions would result from the construction at new SPR sites, the expansion of existing SPR sites, the construction of pipelines in pipeline rights-of-way (ROWs), and the construction of other associated facilities. Air emissions would also result from the operation and maintenance of the SPR sites. The greatest potential for air quality impacts is associated with construction when emission of fugitive particulate matter (PM) would result from large-scale cut-and-fill operations. Other potential impacts that would result from air emissions are related to evaporative non-methane hydrocarbon (NMHC) emissions from the brine ponds associated with cavern development and filling. In addition, construction equipment is generally powered by onsite internal combustion engines, which would emit additional air pollutants, including nitrogen oxides (NO<sub>x</sub>), PM, carbon monoxide (CO), and NMHC. Emissions that would occur during the site preparation and construction phases are best described in four areas: emissions from off-road equipment used by the work crews, emissions from on-road utility trucks used by the work crews, fugitive dust from construction activity at new buildings, and NMHC emitted during cavern development and filling. This appendix describes how emission estimates in these four areas were developed for this assessment.

In addition to the criteria air pollutants, the construction and operation of the SPR would generate greenhouse gas emissions. Details appear at the end of this appendix on how such emissions were determined for the analysis.

## A.2 OFF-ROAD EQUIPMENT EMISSIONS

The NONROAD model (EPA 2002) is the EPA standard method for preparing emissions inventories for mobile sources that are not classified as being related to on-road traffic, railroads, air traffic, or water-going vessels. As such, it is the starting place for quantifying emissions from construction-related equipment. The NONROAD model uses the following general equation to estimate emissions separately for CO, NO<sub>x</sub>, PM (essentially all of which is PM<sub>2.5</sub> from construction sources), and total hydrocarbons (THC), nearly all of which are NMHC<sup>1</sup>:

$$EMS = EF * HP * LF * Act * DF$$

Where:

*EMS* = estimated emissions

*EF* = emissions factor in grams per horsepower hours

*HP* = peak horsepower

*LF* = load factor (assumed percentage of peak horsepower)

*Act* = activity in hours of operation per period of operation

*DF* = deterioration factor

The emissions factor is specific to the equipment type, engine size, and technology type. The technology type for diesel equipment can be “base” (before 1988), “tier 0” (1988 to 1999), or “tier 1” (2000 to 2005). Tier 2 emissions factors could be applied to equipment that satisfies 2006 national standards (or slightly earlier California standards). The technology type for two-stroke gasoline equipment can be “base”

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<sup>1</sup> A factor of 0.991 was used for 2-stroke and 0.984 was used for diesel to convert from THC to NMHC.

(before 1997), “phase 1” (1997 to 2001), or “phase 2” (2002 to 2007). Equipment for phases 1 and 2 can have catalytic converters. For this study, all diesel equipment was assumed to be tier 1 and all two-stroke diesel equipment was assumed to be phase 2 without catalytic converters.<sup>2</sup>

The load factor is specific to the equipment type in the NONROAD model regardless of engine size or technology type, and it represents the average fraction of peak horsepower at which the engine is assumed to operate. NONROAD model default values were used in all cases. The deterioration factor was used to estimate increased emissions due to engine age. Conservatively, all equipment was assumed to be fully aged, which can represent different numbers of hours of operation for different equipment types, and the maximum deterioration factor was used.

Using this methodology, it is possible to make a conservative estimate of emissions from off-road equipment if the types of equipment and durations of use are known (see section A.5).

### A.3 ON-ROAD UTILITY TRUCKS

Each work crew was assumed to have one truck for every four people. Emissions were estimated assuming that each crew had a gasoline-fueled truck similar to a Ford F-150 Supercab meeting tier 1 emission standards with at least 50,000 miles (80,000 kilometers) of use (between 5 and 10 years old). Such a truck fits into the heavy light-duty truck classification in the heaviest weight category. Table A.3-1 gives the emissions standards for such a truck. Each truck was assumed to be in use for a full 8-hour day traveling a total of 40 miles (64 kilometers) during this period.

**Table A.3-1: Emissions from a Single, Fully-Aged (50,000 miles) Crew Truck**

	THC	NMHC	CO	NOx	PM
Grams/mile	0.8	0.56	7.3	1.53	0.12
Grams/day	32	22.4	292	61.2	4.8

Source: EPA MOBILE6 Model (EPA, 2003)

### A.4 FUGITIVE DUST

Emission rates for fugitive dust were estimated using guidelines outlined in the Western Regional Air Partnership (WRAP) fugitive dust handbook (WRAP 2004). Although these guidelines were developed for use in western states, they assume standard dust mitigation best practices activities of 50% from wetting; therefore, they were deemed applicable but conservative for the Gulf Coast. The WRAP handbook offers several options for selecting factors for PM10 (coarse PM) depending on what information is known. Table A.4-1 shows the possible emission factors and basis for choosing them. However, in addition all roads and earth movement activities are subject to some natural mitigation because of rainfall and other precipitation. To estimate the additional factor for natural mitigation EPA’s AP-42 (EPA 2003a) suggests that the PM10 emission factor is multiplied by (365-D)/365, where D is the number of days per year with measurable<sup>3</sup> precipitation. In cities like Jackson, MS, the average value for D is 108 and the additional natural mitigation reduction is 30%. Thus, additional emission reduction through natural mitigation was included specifically for each facility location to account for the more moist Gulf Coast setting.

<sup>2</sup> DOE would require that the construction contractors for SPR expansion must use non-road diesel fueled equipment meeting EPA’s Tier 1 or Tier 2 emission standards.

<sup>3</sup> Daily precipitation of 0.01 inch or more.

After PM10 is estimated, the fraction of fugitive dust emitted as PM2.5 is estimated, the most recent WRAP study (MRI 2005) recommends the use of a fractional factor of 0.10 to estimate the PM2.5 portion of the PM10.

For site preparation activities, only the areas of disturbance and approximate durations were known; therefore, the first factor with average conditions was used in the analysis. After completion of soil stabilization and compaction analysis, fugitive dust emissions were estimated for activities involving major earth moving (road building and pipeline construction). In the case of pipeline construction, the second set of factors was used on a per-month basis. The work area was calculated using the easement width multiplied by the length of pipeline laid in a month. The volume of onsite cut-and-fill was calculated assuming a trench 10 feet (3 meters) wide by 5 feet (1.5 meters) deep multiplied by the length of pipeline laid in a month. The volume of earth hauled offsite was assumed to be zero because all earth would be used to refill the trench and cover the pipeline. A pipeline crew with two backhoes was assumed to be capable of digging about 30,000 cubic yards (23,000 cubic meters) of earth per month, and then of refilling the trench after pipe was laid. At this rate, a single crew could be expected to prepare 3 miles (4.8 kilometers) of pipeline trench per month.

**Table A.4-1: PM10 Emissions Factors Recommended by the WRAP Handbook**

Basis for Emission Factor	Recommended PM10 Emission Factor
Only area and duration known	0.11 ton/acre/month (average conditions) or 0.22 ton/acre/month (average, no mitigation) or 0.43 ton/acre/month (worst-case conditions)
Volume of earth moved known	0.011 ton/acre/month for general construction plus 0.059 ton/1000 yard <sup>3</sup> for onsite cut-fill plus 0.22 ton/1000 yard <sup>3</sup> for offsite cut-fill
Equipment usage known	0.13 pounds/acre/work-hour for general construction plus 49 pounds/scrapper-hour for onsite haulage plus 94 pounds/hour for offsite haulage

Source: WRAP, 2004

1 ton/acre = 0.5999 kilograms/meter<sup>2</sup>  
 1 ton/1000 yard<sup>3</sup> = 1.1865 metric tons/1000 meter<sup>3</sup>  
 1 pound/acre = 112 kilograms/kilometers<sup>2</sup>  
 1 pound = 0.45359 kilograms

## A.5 SITE DEVELOPMENT

Site preparation can be divided into four sequential phases: clearing and grubbing, rough grading, soil (lime) stabilization, and embankment placement and compaction. Likely equipment needs for these activities are listed in Table A.5-1. All of these activities would be necessary to develop new sites (DOE 1992a, 2-18) and clearing and grubbing activities would be necessary for the entire facility to enable operational surveillance. Existing sites would need elements from each of these activities depending upon existing conditions. Additionally, sites such as Bayou Choctaw, and Chacahoula would only require clearing as they are located in wetlands, but would require other activity phases associated with walkway construction. Results for each of these activities for each facility are given in the body of the report.

**Table A.5-1: Typical Equipment Used for Site Preparation at a New SPR Site**

Phase	Equipment	Type	HP	Number	% Use
Clearing and grubbing	Chain saw	2-stroke	5	26	50
	Brush cutter	2-stroke	5	26	50
	Chipper	2-stroke	10	4	50
	Backhoe	Diesel	100	8	25
Rough grading	Dozer	Diesel	300	2	100
	Scraper	Diesel	200	2	100
Soil stabilization	Dozer	Diesel	150	4	100
	Grader	Diesel	150	4	100
Embankment compaction	Scraper	Diesel	200	2	100
	Plate compactor	Diesel	5	12	100

HP = Horsepower

% use = the average fraction of time that the equipment is operating during a work day

Source: Clovelly and Chacahoula Cost Estimate (DOE, 2004c; DOE 2004e)

Facility construction would consist of five phases: foundation pouring, building construction, electrical installation, pipe installation, and road construction. These phases could overlap somewhat. Of these activities, only road construction would be expected to result in significant fugitive particulate emissions while they all would produce fuel combustion related emissions. Some of these activities would be unnecessary or relatively brief for expansion sites depending upon existing infrastructure, but all would be necessary at new sites. The equipment that may be used in each phase of facility construction is given in Table A.5-2. Results for each of these activities for each facility are given in the body of the report.

**Table A.5-2: Equipment Used for Proposed New SPR Facility Construction**

Phase	Equipment	Type	HP	Number	% Use
Foundation pouring	Cement mixer	Diesel	350	2	100
	Roller compactor	Diesel	100	4	50
	Spreader	Diesel	100	4	50
Building construction	50 ton crane	Diesel	170	1	50
	Welder	Diesel	50	12	100
Electrical installation	50 ton crane	Diesel	170	1	25
	12 ton crane	Diesel	40	1	25
	Bucket truck	Diesel	200	1	100
Pipe installation	Excavator	Diesel	240	1	100
Road construction	Dozer	Diesel	200	1	100
	Spreader	Diesel	100	1	100
	Steel roller	Diesel	100	1	30
	Wheel roller	Diesel	100	1	30

HP = Horsepower

% use = the average fraction of time that the equipment is operating during a work day

Source: Clovelly and Chacahoula Cost Estimate (DOE, 2004c; DOE 2004e)

Cavern drilling would require using up to four 500 horsepower diesel-powered boring drills working 24 hours per day. All lead holes (initial holes for cavern development) would be expected to be drilled during facility construction, even if solution mining for some of the caverns would begin at a later date.

New and existing SPR facilities may require extensive pipeline construction for both oil and brine transport. These pipes would range in diameter from 16 to 48 inches (0.4 to 1.2 meters) and are assumed to be buried using a conventional land lay method whereby ditches are excavated with backhoes with the trench dug 5 feet (1.5 meters) deep and 10 feet (3.0 meters) across and then backfilled. This land lay method is conservative for air quality analysis as it requires the most construction equipment and activity, except at locations that are swampy or underwater. Because the majority of pipeline construction would occur offsite, pipeline construction could begin at the start of site preparation and could continue for up to three years, depending upon the site. Equipment likely to be used in pipeline construction is listed in Table A.5-3

**Table A.5-3: Equipment Used by a Single Pipeline Construction Crew**

Phase	Equipment	Type	HP	Number	% use
Pipeline Construction	Backhoe	Diesel	100	2	100
	12 Ton Mobile Crane	Diesel	40	1	30
	Grader	Diesel	150	1	30

HP = Horsepower

% use = the average fraction of time that the equipment is operating during a work day

Source: Clovelly and Chacahoula Cost Estimate (DOE, 2004c; DOE 2004e)

## A.6 CAVERN DEVELOPMENT AND FILLING

During the cavern solution mining process, small amounts of hydrocarbons would be present in the brine pumped out of the caverns and subsequently released into the atmosphere. If it is assumed that these hydrocarbons would be completely volatilized to the atmosphere during the solution mining process, the following equation can be used to estimate atmospheric emissions of NMHC (DOE 1981, appendix C.2):

$$\text{NMHC Emissions} = \text{NMHC in Brine (parts per million} \times 10^{-6}) \times \text{Pumping Rate (barrels per day)} \times (42 \text{ gallons per barrel}) \times \text{Brine Density (pounds per gallon)}$$

Using the assumption that the brine density as measured at the Bryan Mound caverns is fairly constant at the value of 10.0 pounds/gallon (1.2 kilograms/liter) and representative of all SPR caverns, table A.5-1 gives an example NMHC emission rate estimate for 10 cavern facilities each with 10-million barrel (MMB) storage capacity where all caverns are developed simultaneously.

For each new cavern development project, the values in this table were used to predict durations and annual emissions associated with these activities. Durations for solution mining and solution mining/fill activities were estimated by scaling with the peak brine-production rate and maximum added capacity for each site. Annual emissions for these two activities were scaled using only the peak brine-production rate. For the final fill, durations and emissions were scaled using the maximum added capacity only.

**Table A.6-1: NMHC Emissions Associated with Cavern Development (100 MMB)**

Activity	Duration	Brine Production	Brine NMHC Concentration	Short-Term Emissions (grams/second)	Annual Emissions (tons)
Solution Mining	638 days	1.0 MMBD	0.26 ppm	0.57	19.9
Solution Mining/Fill	539 days	1.0 MMBD	1.0 ppm <sup>a</sup>	2.25	78.2
Final Fill <sup>b</sup>	200 days	0.3 MMBD	2.6 ppm	1.72	32.8

Source: DOE, 1992b

<sup>a</sup> Based on average solubility during solution mining and fill (midpoint) starting from zero based on current cavern development approach; for endpoint used measured data from appendix C.2 (table C.2-1) (DOE, 1981), four of the five measurements >90% full (end of process) and vapor partial fraction of 0.85.

<sup>b</sup> The original tables (table 7.1-1, pg 7-18) in DOE (1992b) reported emission rates of 1.15 g/s and 21.9 ton per year for final fill, but these were found to be in error, and corrected values are shown in this table.

ppm = parts per million

MMBD = million barrels per day

## A.7 GREENHOUSE GAS EMISSIONS CALCULATIONS

The most important greenhouse gases (GHG) that would result from activities at the SPR expansion are carbon dioxide (CO<sub>2</sub>) and methane (CH<sub>4</sub>). The most significant source of GHG emissions are CO<sub>2</sub> emissions associated with combustion sources and CH<sub>4</sub> during cavern solution mining. All combustion engines, including gasoline and diesel, would emit large quantities of CO<sub>2</sub>. Emissions of nitrous oxide (N<sub>2</sub>O) and CH<sub>4</sub> from gasoline and diesel engines would be much smaller, and therefore, only CO<sub>2</sub> was considered from combustion sources. Solution mining of salt from cavern development would emit trapped CH<sub>4</sub> in addition to the other NMHC discussed in section 3.4. The brine pumped from the caverns also contains some CO<sub>2</sub>; however, because CO<sub>2</sub> is soluble in water and the concentrations of CO<sub>2</sub> in the brine are well below equilibrium concentrations found in sea water, the CO<sub>2</sub> would remain in the sea water. Thus, this analysis considers only the CH<sub>4</sub> emissions from cavern solution mining.

Emissions of CO<sub>2</sub> from both spark-ignition and compression-ignition off-road construction equipment was estimated based on assumed fuel consumption rates. EPA's NONROAD model provides a fleet-average fuel consumption rate for diesel as well as two-stroke and four-stroke spark-ignition engines based on technology level and engine size (EPA 2004a, all; EPA 2004b, all). Given these data, the following equation was used to calculate CO<sub>2</sub> emissions:

$$CO_2 = (BSFC * 453.6 - HC) * 0.87 * (44/12)$$

Where:

*CO<sub>2</sub>* is the CO<sub>2</sub> emission rate for off-road equipment in grams per horsepower hour;

*BSFC* is the in-use brake-specific adjusted-fleet-average fuel consumption in pounds per horsepower hour;

*453.6* is the conversion from pounds (mass) to grams;

*HC* is hydrocarbon emissions in grams per horsepower hour;

*0.87* is the carbon mass fraction of fossil fuels; and

*44/12* is the ratio of CO<sub>2</sub> mass-to-carbon mass.



Emission from motor vehicles can be determined in an analogous manner to those from off-road equipment using an assumed fuel consumption rate for gasoline. The CO<sub>2</sub> vehicle emission rate for commuter vehicles can be determined by the following equation:

$$CO_2V = (FUELD * 453.6 / FE - THC) * 0.87 * (44/12)$$

Where:

*CO<sub>2</sub>V* is the CO<sub>2</sub> vehicle emission rate in grams per mile;

*FUELD* is the fuel density of 6.1 pounds per gallon (0.73 kilograms per liter) of gasoline;

*FE* is the fuel economy of 21 miles per gallon (8.9 kilometers per liter);

*THC* is the total hydrocarbon emission in grams per mile (from MOBILE6.2);

*0.87* is the carbon mass fraction of fossil fuels; and

*44/12* is the ratio of CO<sub>2</sub> mass-to-carbon mass.

Total emissions of CO<sub>2</sub> were then calculated based on miles traveled determined from mean driving distance. Local population centers within 50 miles (80 kilometers) of each proposed site were assumed to contribute a share of the workforce proportional to their populations, yielding a population-weighted average commute distance. Conservatively, each worker was assumed to make 250 round trips per year (50 weeks, 5 days per week, no carpooling). Then, using employment information on the total number of workers for each facility, a total CO<sub>2</sub> emission rate was estimated for each facility.

Solution mining of the salt domes would cause emissions of CH<sub>4</sub> to be pumped out with the concentrated brine. A methodology based on several cavern development studies prepared for the 1981 Environmental Impact Statement (DOE 1981), similar to that previously used to determine NMHC emissions, was used to estimate CH<sub>4</sub> emission rates. Equilibrium brine concentrations of CH<sub>4</sub> were calculated based on measurements taken at different stages of cavern development. The vapor partition factor (the ratio of solution escaping to the atmosphere over total solution dissolved from the cavern along with the brine) was assumed to be the same as NMHC as most NMHC emissions were light hydrocarbons (C<sub>2</sub>–C<sub>5</sub> paraffins) (ethane through n-pentane). Throughout all phases emissions were calculated based on the brine removal rate, the concentration of CH<sub>4</sub> in brine, and the vapor partition factor.

Emissions during the initial solution mining were computed from the data of seven Bryan Mound samples studied in 1981 during early stages of cavern and roof development. During the solution mining/fill phase, it was assumed that the concentration of CH<sub>4</sub> in brine varied linearly between the late stages of cavern roof development and the maximum equilibrium concentration in brine. During the final fill, CH<sub>4</sub> was assumed to be at the maximum equilibrium (DOE 1981 p. C.2-9 – C.2-18).

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**Appendix B**  
**Floodplains and Wetlands Assessment**

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**Table of Contents**

	<u>Page</u>
<b>B.1 INTRODUCTION .....</b>	<b>B-1</b>
<b>B.2 DEFINITIONS .....</b>	<b>B-1</b>
<b>B.3 METHODOLOGY .....</b>	<b>B-3</b>
<b>B.4 REGULATORY AND PERMITTING REQUIREMENTS .....</b>	<b>B-6</b>
<b>B.5 PROJECT DESCRIPTION .....</b>	<b>B-7</b>
<b>B.6 SITE-SPECIFIC PROJECT DESCRIPTIONS AND FLOODPLAIN AND WETLAND IMPACTS .....</b>	<b>B-7</b>
B.6.1 Bruinsburg Storage Site and Associated Infrastructure .....	B-7
B.6.1.1 Floodplain Impacts .....	B-9
B.6.1.2 Wetland Impacts .....	B-13
B.6.2 Chacahoula Storage Site and Associated Infrastructure .....	B-16
B.6.2.1 Floodplain Impacts .....	B-20
B.6.2.2 Wetland Impacts .....	B-23
B.6.3 Richton Storage Site and Associated Infrastructure .....	B-27
B.6.3.1 Floodplain Impacts .....	B-27
B.6.3.2 Wetland Impacts .....	B-31
B.6.4 Stratton Ridge Storage Site and Associated Infrastructure .....	B-37
B.6.4.1 Floodplain Impacts .....	B-37
B.6.4.2 Wetland Impacts .....	B-42
B.6.5 Bayou Choctaw Expansion Site and Associated Infrastructure .....	B-45
B.6.5.1 Floodplain Impacts .....	B-48
B.6.5.2 Wetland Impacts .....	B-50
B.6.6 Big Hill Expansion Site and Associated Infrastructure .....	B-53
B.6.6.1 Floodplain Impacts .....	B-55
B.6.6.2 Wetland Impacts .....	B-58
B.6.7 West Hackberry Expansion Site and Associated Infrastructure .....	B-60
B.6.7.1 Floodplain Impacts .....	B-60
B.6.7.2 Wetland Impacts .....	B-63
<b>B.7 ALTERNATIVES, MINIMIZATION, AND MITIGATION .....</b>	<b>B-63</b>
B.7.1 Alternatives Consideration for Floodplains and Wetlands .....	B-65
B.7.2 Mitigation of Site Construction Impacts on Floodplains .....	B-66
B.7.2.1 Additional Alternatives Considered for Wetlands .....	B-66
B.7.3 Mitigation of Site Construction Impacts on Wetlands .....	B-67
B.7.4 Impact Avoidance and Minimization .....	B-70
B.7.5 Wetland Compensation .....	B-72
<b>B.8 SUMMARY .....</b>	<b>B-73</b>
<b>B.9 REFERENCES .....</b>	<b>B-74</b>

**LIST OF TABLES**

	<u>Page</u>
Table B.3-1: Wetland Types and Description.....	B-4
Table B.6.1-1: Potential Floodplain Impacts for the Proposed Bruinsburg Storage Site and Associated Facilities .....	B-9
Table B.6.1-2: Potential Wetland Impacts for the Proposed Bruinsburg Storage Site ROWs.....	B-14
Table B.6.1-3: Summary of Potential Wetland Impacts for the Proposed Bruinsburg Storage Site and Associated Facilities .....	B-14
Table B.6.2-1: Potential Floodplain Impacts for the Proposed Chacahoula and Associated Facilities.....	B-20
Table B.6.2-2: Potential Wetland Impacts for the Proposed Chacahoula Storage Site ROWs.....	B-24
Table B.6.2-3: Summary of Potential Wetland Impacts for the Proposed Chacahoula Storage Site....	B-26
Table B.6.3-1: Potential Wetland Impacts for the Proposed Richton Storage Site ROWs .....	B-35
Table B.6.3-2: Summary of Potential Wetland Impacts for the Proposed Richton Storage Site .....	B-36
Table B.6.4-1: Potential Floodplain Impacts for the Stratton Ridge Storage Site and Associated Facilities.....	B-37
Table B.6.4-2: Potential Wetland Impacts for the Proposed Stratton Ridge Storage Site ROW .....	B-43
Table B.6.4-3: Summary of Potential Wetland Impacts for the Proposed Stratton Ridge Storage Site .....	B-43
Table B.6.5-1: Potential Floodplain Impacts for Bayou Choctaw Expansion Site .....	B-48
Table B.6.5-2: Summary of Potential Wetland Impacts for the Proposed Bayou Choctaw Storage Site and Associated Facilities .....	B-50
Table B.6.6-1: Summary of Potential Wetland Impacts for the Proposed Big Hill Expansion Site .....	B-58
Table B.6.7-1: Summary of Potential Wetland Impacts for the Proposed West Hackberry Expansion Site .....	B-63
Table B.7-1: Percentage of Proposed ROW Located In Existing ROWs .....	B-65
Table B.7-2: Approximate Wetland Mitigation Ratios .....	B-72
Table B.8-1: Summary of Potential Floodplain and Wetland Impacts for Each Proposed New and Expansion Site.....	B-73
Table B.8-2: Summary of Potential Floodplain and Wetland Impacts by Alternative with Three Expansion Sites .....	B-73

**LIST OF FIGURES**

	<u>Page</u>
Figure B.6.1-1: Proposed Bruinsburg Storage Site and Associated Facilities.....	B-8
Figure B.6.1-2: Floodplain Map for Proposed Bruinsburg Storage Site .....	B-10
Figure B.6.1-3: Floodplain Map for Anchorage Terminal .....	B-11
Figure B.6.1-4: Floodplain Map for Peetsville Terminal .....	B-12
Figure B.6.1-5: NWI Wetlands at the Proposed Bruinsburg Storage Site.....	B-15
Figure B.6.1-6: NWI Wetlands at the Proposed Peetsville Terminal .....	B-17
Figure B.6.1-7: NWI Wetlands at the Proposed Anchorage Tank Farm .....	B-18
Figure B.6.2-1: Proposed Chacahoula Storage Site and Associated Facilities .....	B-19
Figure B.6.2-2: Floodplain Map for Proposed Chacahoula Site and Proposed Facilities .....	B-21
Figure B.6.2-3: Floodplain Map for Proposed Chacahoula Storage Site .....	B-22
Figure B.6.2-4: NWI Wetlands at the Proposed Chacahoula Storage Site .....	B-25
Figure B.6.3-1: Proposed Richton Storage Site and Associated Facilities .....	B-28
Figure B.6.3-2: Floodplain Map for the Proposed Richton Storage Site.....	B-29
Figure B.6.3-3: Floodplain Map of the Proposed Pascagoula Terminal.....	B-30
Figure B.6.3-4: NWI Wetlands at the Proposed Richton Storage Site .....	B-32
Figure B.6.3-5: NWI Wetlands at the Proposed Pascagoula Terminal.....	B-33
Figure B.6.3-6: NWI Wetlands at the Proposed Liberty Tank Farm.....	B-34
Figure B.6.4-1: Proposed Stratton Ridge Storage Site and Associated Facilities.....	B-38
Figure B.6.4-2: Floodplain Map for Proposed Stratton Ridge Site and Associated Facilities.....	B-39
Figure B.6.4-3: Floodplain Map for Proposed Stratton Ridge Storage Site .....	B-40
Figure B.6.4-4: Floodplain Map for Proposed Texas City Tank Farm.....	B-41
Figure B.6.4-5: NWI Wetlands for Proposed Stratton Ridge Storage Site.....	B-44
Figure B.6.4-6: NWI Wetlands for Proposed Texas City Tank Farm .....	B-46
Figure B.6.5-1: Location of Bayou Choctaw Expansion Site and Associated Facilities.....	B-47
Figure B.6.5-2: Floodplain Map for Bayou Choctaw Expansion Site .....	B-49
Figure B.6.5-3: NWI Wetlands at the Bayou Choctaw Expansion Site .....	B-51
Figure B.6.5-4: NWI Wetlands at the Expansion Site Brine Disposal Wells.....	B-52
Figure B.6.6-1: Location of Big Hill Expansion Site and Associated Facilities .....	B-54
Figure B.6.6-2: Floodplain Map for Big Hill Expansion and Associated Facilities.....	B-56
Figure B.6.6-3: Floodplain Map for Big Hill Expansion Site.....	B-57
Figure B.6.6-4: NWI Wetlands at the Proposed Big Hill Expansion Site .....	B-59
Figure B.6.7-1: Location of West Hackberry Expansion Site and Associated Facilities .....	B-61
Figure B.6.7-2: Floodplain Map for West Hackberry Expansion.....	B-62
Figure B.6.7-3: NWI Wetlands at the West Hackberry Expansion Site .....	B-64
Figure B.7.2-1: Alternative ROWs Considered for the Proposed Stratton Ridge Site .....	B-68
Figure B.7.2-2: Alternative ROWs Considered for the Proposed Chacahoula Site .....	B-69

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## **Appendix B Floodplains and Wetlands Assessment**

### **B.1 INTRODUCTION**

The Department of Energy's (DOE) proposed action is to develop one or two new strategic petroleum reserve (SPR) sites and to expand petroleum storage capacity at two or three existing SPR sites in accordance with section 303 of the Energy Policy Act (EPACT). Under the proposed action, DOE would develop one new site at either Chacahoula in Louisiana; Richton or Bruinsburg in Mississippi; Stratton Ridge in Texas. In addition to developing a new site or a combination of two new sites, DOE would expand two or three of the existing SPR sites at West Hackberry and Bayou Choctaw in Louisiana and Big Hill in Texas. For a more detailed discussion of the proposed action and candidate alternatives, see chapter 2.

DOE has prepared this floodplain and wetlands assessment in compliance with DOE requirements as codified in 10 CFR Part 1022. Executive Order (E.O.) 11988—Floodplain Management (May 24, 1977; 10 CFR Part 10221)—requires Federal agencies to ensure that the potential effects of any action that may be taken in a floodplain are evaluated and that agency planning programs and budget requests reflect consideration of flood hazards and floodplain management. The E.O. further requires Federal agencies to “consider alternatives to avoid adverse effects and incompatible development in the floodplain.” If no “practicable alternative” exists to locating a project in a floodplain, an agency must “design or modify its action in order to minimize potential harm to or within the floodplain...” Similarly, E.O. 11990 (May 24, 1977) requires Federal agencies to avoid construction in wetlands unless “there is no practicable alternative” and “all practicable measures to minimize harm” are included. Thus, both Executive Orders require that the Federal agency proposing an action go through a process of selection that compares the proposed action's potential impact on floodplains and wetlands to other practicable alternatives that may exist. It is important to note that the term “floodplain action” “...means any DOE action that takes place in a floodplain, including any DOE action in a wetland that is also within the floodplain...” (DOE 2003). Conversely, “wetland action means any DOE action related to new construction that takes place in a wetland not located in a floodplain...”

This EIS considers potential impacts at four possible new SPR sites of which one would be developed and at three existing SPR sites where existing capacity would be expanded.

### **B.2 DEFINITIONS**

In 10 CFR 1022.4, a floodplain is defined as “lowlands adjoining inland or coastal waters...and relatively flat areas and floodprone areas of offshore islands.” The “base floodplain” means “the 100-year floodplain, that is, a floodplain with a 1.0 percent chance of flooding in any given year.” The “critical action floodplain” means, “at a minimum, the 500-year, that is, a floodplain with a 0.2 percent chance of flooding in any given year.” A “critical action” means a “DOE action for which even a slight chance of flooding would be too great. Such actions may include, but are not limited to, the storage of highly volatile, toxic, or water reactive materials.” Because petroleum, lubricants, and hazardous materials would be used during the construction phase of this proposed project, both the base floodplain and the critical action floodplain are considered in this assessment.

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<sup>1</sup> See <http://www.eh.doe.gov/nepa/>

Natural and beneficial floodplain values to be protected include moderation of floods, groundwater recharge, water quality maintenance, support of biological resources (marshes, fish, and wildlife), cultural richness (archeological, historical, recreational, and scientific), and agricultural and forestry production.

A wetland is defined in 10 CFR 1022.4 as “an area that is inundated or saturated by surface water or ground water at a frequency and duration sufficient to support, and that under normal circumstances does support, a prevalence of vegetation typically adapted to life in saturated soil conditions, including swamps, marshes, bogs, and other similar areas.” Wetlands serve a variety of functions in an ecosystem, such as water quality preservation, flood protection, erosion control, biological productivity, and wildlife habitat, including nesting, spawning, and rearing sites for many sensitive and other species. The primary functions and values of wetlands are summarized below:

- **Water Quality.** Wetlands help maintain and improve the water quality of rivers, lakes, and estuaries. Because wetlands are located between uplands and water resources, many wetlands can intercept runoff from the land before it reaches open water. Wetlands remove or transform pollutants through physical, chemical, and biological processes associated with stormwater runoff.
- **Flood Protection.** Wetlands help protect adjacent and downstream properties from potential flood damage by receiving and temporarily storing water during periods of high runoff or high flows in adjacent streams. Wetlands within and upstream of urban areas are particularly valuable for flood protection because the impervious surface in urban areas greatly increases the rate and volume of runoff, thereby increasing the risk of flood damage on human safety, health, and welfare. In addition, wetlands provide protection from ocean wave and tidal surges associated with strong storms and hurricanes.
- **Erosion Control.** Riparian wetlands, salt marshes, and marshes located at the margin of oceans, lakes, and rivers protect shorelines and streambanks against erosion. Wetland plants hold the soil in place with their roots, absorb wave energy, and reduce the velocity of stream or river currents.
- **Biological Productivity.** The dynamic nature of many wetlands produces a great diversity of habitat that, in turn, supports a great diversity of plant and animal species. Numerous species of microorganisms, plants, insects, amphibians, reptiles, birds, fish, and other wildlife depend in some way on wetlands for at least part of their life cycles. Wetland plants play an integral role in the ecology of the watershed by providing breeding and nursery sites, resting areas for migratory species, and refuge from predators.
- **Fish and Wildlife Habitat.** Diverse species of plants, insects, amphibians, reptiles, birds, fish, and mammals depend on wetlands for food, habitat, or temporary shelter. Many bird species use wetlands as a source of food, water, nesting material, or shelter. Migratory waterbirds rely on wetlands for staging areas, resting, feeding, breeding, or nesting grounds.
- **Cultural Value.** Wetlands often have diverse archaeological, historical, and cultural values. Societies have traditionally formed along bodies of water, and artifacts found in wetlands provide information about these societies.
- **Aesthetic Value.** Many people enjoy the scenic, pastoral, and aesthetically pleasing properties of wetlands. Historically, painters and writers have used wetlands as subject matter.
- **Economic Value.** More than half of all adults in the United States hunt, fish, birdwatch, or photograph wildlife in wetlands.

Floodplain and wetland protection is of particular concern in the Gulf Coast region because of recent hurricane activity and the resulting devastation caused by flooding.

### **B.3 METHODOLOGY**

Several information sources were used in this assessment to identify the floodplains and wetlands in the project area and characterize the existing environmental conditions, including the U.S. Geological Survey (USGS) topographic maps, Federal Emergency Management Agency (FEMA) Flood Insurance Rate Maps, National Wetlands Inventory (NWI) data, aerial photographs, limited field investigations, and consultations with several state and Federal agencies.

Based on conceptual designs, DOE identified the wetland areas and floodplains within the proposed footprint of the development or expansion of storage sites and their associated infrastructure. These are wetlands and floodplains that could be temporarily disturbed or permanently removed by proposed construction activities. The areas examined for this analysis include all construction-related areas, including the proposed storage sites and associated facilities, such as terminals, raw water intake (RWI), brine injection well fields, pipeline and power line rights-of-way (ROWs), equipment laydown, staging areas, and access roads.

Wetlands were identified initially by NWI data. DOE performed a site walk-over for each proposed new storage site to verify and directly observe the wetland and floodplain conditions. DOE consulted with Federal and state agencies to identify unique or sensitive wetlands. Once DOE selects an alternative, other than the no-action alternative, DOE would conduct a field delineation of jurisdictional wetlands and waters of the United States as part of the Section 404/401 permit application of the Clean Water Act. DOE would conduct the delineation in accordance with the U.S. Army Corps of Engineers (USACE) 1987 Wetland Delineation Manual (USACE 1987) and would submit the wetland delineation to the appropriate USACE District (New Orleans, LA; Galveston, TX; Mobile, AL; and Vicksburg, MS) for review and jurisdictional determination.

For this assessment, DOE calculated the area of each wetland type and the 100-year and 500-year floodplain area that would be affected by construction activities and operations and maintenance after the proposed new or expansion storage site and associated infrastructure are built. For ROWs, DOE estimated the potential permanent and temporary wetland impacts by distinguishing between the permanent easement and the temporary construction easement. The type and nature of the impact to plant communities and wetlands would depend on whether the affected area is located within a permanently maintained easement (about 50 feet [13 meters] wide per pipeline) or within a temporary construction easement. Additional detail on the width and purpose of the permanently maintained easements and temporary construction easements is provided in section 2.3.9. Section 3.7.2.1.2 provides further information on how construction would be completed in the different types of wetlands.

Three types of wetland impacts were calculated for this assessment. First, the filling of wetlands for storage site or other associated facilities during construction would constitute a permanent removal of wetlands, which would destroy the functions and values of the wetland. Second, forested and scrub-shrub wetlands within the permanently maintained ROW easements and storage site security buffers would be permanently converted to emergent wetlands. This type of impact would destroy some wetland functions and values, but others such as flood attenuation, groundwater recharge, and erosion control would not be lost. The last category of wetland impact is the temporary impact to wetlands within the construction easement portion of the ROW and security buffer impacts to emergent wetlands. Preconstruction contours within the ROWs and security buffers would be re-established to restore hydrology and allow emergent wetlands to revegetate within the permanent and temporary construction easements within the ROW and the site security buffers. Forested and scrub-shrub wetlands would be allowed to revegetate

within the temporary construction easements; however, re-establishment of the plant community would take at least 5 to 25 years depending on the type of community affected.

For floodplain impacts from the proposed ROWs, DOE calculated the total length of the impact in miles (kilometers) because there would be no permanent impact area. The area would be regraded and no aboveground structures would exist; therefore, floodplain storage capacity and floodplain benefits would not be permanently impacted.

The 100-year and 500-year floodplain impacts were evaluated. The placement of fill or construction of structures in a floodplain would potentially affect the flood storage capacity and destroy most of the benefits of floodplains.

Acreage calculations for the wetland and floodplain acreages were based primarily on NWI data and FEMA Flood Insurance Rate Maps. Wetland acreages for each proposed storage sites were modified based on DOE's site walk-over. Acreages presented in this assessment are estimates only as no formal wetland delineations of these areas have been conducted. For each site, DOE used the construction footprint and ROW for the pipelines, power lines, and access roads presented in chapter 2 to calculate the acreage of wetland types and floodplains associated with each proposed SPR alternative. Five hundred year floodplain areas are reported as the area outside the 100-year floodplain per the Flood Insurance Rate Maps. A 500-year flood event would flood both the 100-year and 500-year floodplain.

This process may have overestimated the impacts on wetlands and floodplains from the pipeline and power line corridors because specific construction measures that would be used to avoid wetlands were not addressed by this approach. For example, as described in section 2.3.9, DOE would use directional drilling for pipeline installation under larger streams and wetlands, which would avoid surface disturbance to the resources. In addition, many proposed ROWs would follow existing utility and road corridors and canals to minimize the impact to high quality, undisturbed wetlands. NWI data, used for the Geographic Information System (GIS) analysis, may have also overestimated wetlands in some areas and underestimated wetlands in other areas. The best NWI data available are over 20 years old for some regions. Wetlands accounted for in these regions may no longer exist or may have been misidentified. Alternatively, because NWI data are created from satellite images, some forested wetlands may have been misidentified as upland forests and therefore not accounted for in this analysis. These data, however, do provide a good general estimate and a basis for comparing the construction and operations and maintenance impacts associated with the proposed alternatives.

To summarize the major types of wetland systems, DOE consolidated the categories of the NWI data into the categories presented in table B.3-1 below.

**Table B.3-1: Wetland Types and Description**

Wetlands Type	Description
Palustrine – forested	Tidal and nontidal wetlands dominated by woody vegetation greater than or equal to 16 feet in height, and wetlands that occur in tidal areas in which salinity due to ocean-derived salts is below 5 parts per thousand. Total vegetation coverage is greater than 20 percent. This wetland category includes fresh-water swamps and bottomland hardwood forest.
Palustrine – scrub-shrub	Tidal and nontidal wetlands dominated by woody vegetation less than 16 feet in height, and wetlands that occur in tidal areas in which salinity due to ocean-derived salts is below 5 parts per thousand. Total vegetation coverage is greater than 20 percent. The species present could be true shrubs, young trees and shrubs, or trees that are small or stunted due to environmental conditions.

**Table B.3-1: Wetland Types and Description**

Wetlands Type	Description
Palustrine – emergent	Tidal and nontidal wetlands dominated by persistent emergent vascular plants, emergent mosses or lichens, and wetlands that occur in tidal areas in which salinity due to ocean-derived salts is below 5 parts per thousand. Plants generally remain standing until the next growing season. Total vegetation cover is greater than 80 percent. This category is also referred to as fresh-water marsh.
Estuarine – forested	Tidal wetlands dominated by woody vegetation greater than or equal to 16 feet in height, and wetlands that occur in tidal areas in which salinity due to ocean-derived salts is equal to or greater than 5 parts per thousand. Total vegetation coverage is greater than 20 percent.
Estuarine – scrub-shrub	Tidal wetlands dominated by woody vegetation less than 16 feet in height, and wetlands that occur in tidal areas in which salinity due to ocean-derived salts is equal to or greater than 5 parts per thousand. Total vegetation coverage is greater than 20 percent.
Estuarine – emergent	Tidal wetlands dominated by erect and rooted plants that can live in water, excluding mosses and lichens. Wetlands that occur in tidal areas where salinity due to ocean-derived salts is equal to or greater than 5 parts per thousand and that are present for most of the growing season in most years. Perennial plants usually dominate these wetlands. Total vegetation cover is greater than 80 percent. This wetland category includes saltwater marsh.
Palustrine – aquatic bed	Tidal and nontidal wetlands and deepwater habitats in which salinity due to ocean-derived salts is below 5 parts per thousand and that are dominated by plants that grow and form a continuous cover principally on or at the surface of the water. These include algal mats, detached floating mats, and rooted vascular plant assemblages. Total vegetation cover is greater than 80 percent.
Lacustrine	These include wetlands and deepwater habitats with all of the following characteristics: (1) situated in a topographic depression or a dammed river channel; (2) lacking trees, shrubs, persistent emergents, emergent mosses, or lichens with greater than 30 percent areal coverage; and (3) total area exceeds 20 acres.
Riverine	These include all wetlands and deepwater habitats contained in natural or artificial channels periodically or continuously containing flowing water or water that forms a connecting link between the two bodies of standing water. Upland islands or palustrine wetlands may occur in the channel, but they are not part of the riverine system.
Marine	Open ocean and high energy coastlines with salinities exceeding 30 parts per thousand and little or no dilution except outside the mouths of estuaries.
Palustrine – unconsolidated bottom	These include wetlands and deepwater habitats with at least 25 percent cover of substrate particles smaller than stones and a vegetative cover less than 30 percent. Water regimes are restricted to permanently flooded, intermittently exposed, and semi-permanently flooded. Characterized by the lack of large stable surfaces for plant and animal attachment. Salinity is below 5 parts per thousand.
Palustrine – open water	Small, shallow bodies of open fresh water lacking significant emergent vegetative cover.

1 foot = 0.305 meters; 1 acre = 0.405 hectares

## B.4 REGULATORY AND PERMITTING REQUIREMENTS

For the selected alternative, other than the no-action alternative, DOE would conduct a delineation of waters of the United States, including wetlands in accordance with the USACE Wetland Delineation Manual (1987) and subsequent regulatory guidance. A wetland delineation is a survey conducted by a qualified person to determine the extent of a jurisdictional wetland and the types of wetland that would be affected by a project. A jurisdictional wetland must exhibit water tolerant vegetation, hydric soils, and wetland hydrology. Wetlands would be delineated on the selected new and expansion sites, along all ROWs, and at all locations for proposed ancillary facilities such as storage terminals and brine disposal well fields. Only wetlands that are regulated under Sections 404 and 401 of the Clean Water Act would be delineated. Isolated wetlands are generally not considered within the jurisdiction of the USACE. DOE would coordinate with the appropriate USACE District to secure a jurisdictional determination (or confirmation) of the delineation.

DOE would prepare the appropriate permit application for a Section 404 Permit from the USACE and the 401 Water Quality Certificate from the relevant state agency. This permit process requires a comprehensive analysis of alternatives to avoid impacts to wetlands and waters of the United States, an analysis of measures taken to minimize impacts, and a compensation plan to mitigate for unavoidable impacts to waters of the United States, including wetlands. Avoidance and minimization strategies could include measures such as refinement or modification of facility footprints to avoid wetlands, minimization of slopes in fill areas, use of geotechnical fabric under wetland fills to minimize mudwave potential, and restoration of the disturbed wetlands outside the permanent footprint of the SPR facility. DOE would prepare the compensation plan and submit it with the permit application. Compensation for unavoidable impacts to wetlands could take the form of preservation, restoration, or creation of wetlands in the project area or within the affected watersheds. DOE could also use payment of an lieu-of fee where the USACE and state would allow such payment or the purchase of mitigation credits from an approved wetland mitigation bank in the appropriate service area (region or watershed). The compensation plan would include provisions for protecting the mitigation site through a conservation easement or similar mechanism and postconstruction mitigation monitoring to evaluate the success of the mitigation. Additional detail on the compensation plan is included in section 3.7.2.1.3 and Appendix O.

The USACE state agency and other resource agencies would review and approve the wetland compensation plan through the Section 404/401 permit process. DOE's mitigation plan would be consistent with the Environmental Protection Agency (EPA) and USACE proposed rulemaking on wetland mitigation entitled *Compensatory Mitigation for Losses of Aquatic Resources, Proposed Rule* (33 CFR Parts 325 and 332). DOE's mitigation actions would partially fulfill the compliance requirements of E.O. 11990 on Wetlands Protection and 10 CFR Part 1022, which are DOE's implementing regulations for the E.O. Dredge spoils, if generated, would be disposed of in a manner approved by the USACE. DOE would identify beneficial uses for the dredge spoil, (such as wetland restoration) as appropriate. In addition, DOE would secure Section 10 permits wherever required for proposed obstructions in navigable waterways that are regulated by the U.S. Coast Guard and USACE under the Rivers and Harbors Act.

For the selected alternative, DOE would comply with all Federal, state, and local regulations for floodplain protection. In most cases, floodplain regulations have been delegated to the local government through adoption of an ordinance that is consistent with the National Flood Insurance Program (NFIP). In most cases, the floodplain regulations apply only to the 100-year floodplain. The floodplain protection compliance requirements would be initiated during the design process for the selected alternative. DOE would prepare a site plan or engineering drawings that would be submitted to the appropriate state agency (e.g., Mississippi Floodplain Management Bureau of the Mississippi Emergency Management Agency) responsible for the NFIP. The floodplain protection requirements typically require floodproofing of buildings or raising the base of the building above the base flood elevation. In most cases, DOE would

have to complete hydrologic modeling or calculations to demonstrate that fill or aboveground structures placed in a 100-year floodplain would not increase the base flood elevation downstream.

## **B.5 PROJECT DESCRIPTION**

This section is an overview of the proposed project development in floodplains and wetlands. It assesses several elements that are common to developing each proposed new and expansion site, including the following:

- Storage caverns, each of which involves construction of a well pad on the ground surface above the cavern site, short onsite pipelines from the wellhead to onsite pumping facilities, onsite pumping capacity for water and brine management during cavern excavation, and oil management during facility operation;
- RWI facilities, including pumps located near the raw water source (generally offsite), and pipelines running from the source location to the storage facility;
- Crude oil intake and distribution facilities, including a series of onsite pipelines and pumps and offsite pipelines connecting to an existing oil distribution network;
- Brine disposal facilities, including onsite brine pumps, brine pipelines from the storage facilities to offsite brine disposal points, and offsite brine disposal facilities (either offshore diffusers in the Gulf of Mexico or underground injection wells);
- Support facilities including offices, control facilities, roads, platforms, and other related infrastructure, which typically would occupy a 35,000 square foot (3,300 square meter) area;
- Storage site and RWI access roads;
- Onsite package wastewater treatment plant; and
- Power lines.

## **B.6 SITE-SPECIFIC PROJECT DESCRIPTIONS AND FLOODPLAIN AND WETLAND IMPACTS**

This section describes the effects to floodplains and wetlands at each proposed new site and expansion site.

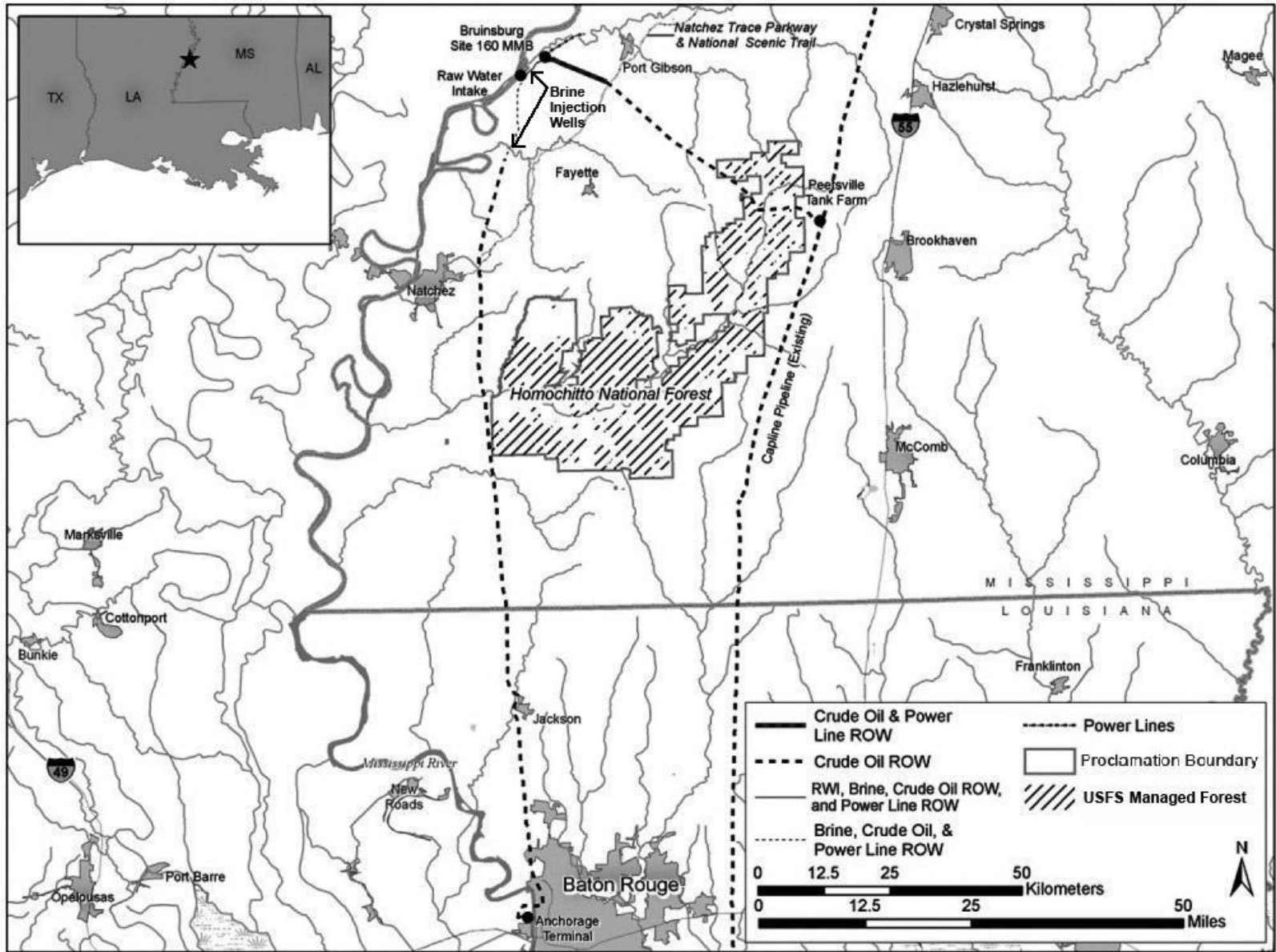
### **B.6.1 Bruinsburg Storage Site and Associated Infrastructure**

The Bruinsburg site would be located 10 miles (16 kilometers) east of Port Gibson, MS (40 miles [64 kilometers] southwest of Vicksburg) in Claiborne County, MS (see figure B.6.1-1). This proposed new site would consist of 16 new caverns with a total capacity of 160 million barrels (MMB). A security buffer would be cleared extending 300 feet (91 meters) from the perimeter fence. The first six maps in an attachment to this appendix, which is a separate volume, show the NWI mapped wetlands for the proposed Bruinsburg storage site and associated infrastructure.

The Bruinsburg site and associated facilities would consist of the following:

- Sixteen new caverns and associated storage site infrastructure,
- New RWI structure and associated pipeline,
- Two new terminals at Peetsville, MS, and Anchorage, LA,

Figure B.6.1-1: Proposed Bruinsburg Storage Site and Associated Facilities



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Note: A 15-mile (24-kilometer) brine disposal pipeline with brine injection wells spaced 1,000 feet (305 meters) apart would be located along the crude oil pipeline to Baton Rouge, LA.



- 60 injection wells spaced at 1,000 feet intervals and an associated pipeline parallel to the ROW to Anchorage,
- Power lines, and
- New access roads to the facility and to the brine injection wells.

**B.6.1.1 Floodplain Impacts**

The extent of 100-year and 500-year floodplain was determined based on the FEMA Flood Insurance Rate Maps covering the project area. The Bruinsburg site would be located in a predominantly undeveloped area that has numerous floodplains associated with the Mississippi River and Bayou Pierre and their tributaries. Drainage is generally to the west toward the Mississippi River. Table B.6.1-1 summarizes the floodplain area that would be affected by this site and its associated facilities.

**Table B.6.1-1: Potential Floodplain Impacts for the Proposed Bruinsburg Storage Site and Associated Facilities**

Description	100-Year Floodplain (acres)	500-Year Floodplain (acres)
Storage site/access road	174	18
RWI structure/access road	16	0
Anchorage terminal	0	0
Peetsville terminal	0	0
Brine injection well pads/access road	82	4
<b>Total</b>	<b>272</b>	<b>22</b>

1 acre = 0.405 hectares

The Bruinsburg site storage area and associated facilities would affect approximately 272 acres (110 hectares) of 100-year floodplain and 22 acres (9 hectares) of 500-year floodplain and would include fill and construction of some aboveground structures (figure B.6.1-2). The Peetsville and Anchorage terminals would not affect 100-year or 500-year floodplains (figures B.6.1-3 and B.6.1-4).

The Bruinsburg storage site and associated facilities would have the potential to increase future downstream flooding due to proposed fill and construction of the Bruinsburg site within the floodplain. The entire Bruinsburg site would be cut and filled to an elevation of 110-feet above mean sea level, which would require 30 feet of fill in the western portion of the site and 90 feet of cut in the eastern portion of the site. The slopes surrounding the site would have a 3:1 ratio (figure B.6.1-2). The fill in the floodplain may have the potential to increase downstream flooding; however, the impacts would be minimal due to the overall size of the floodplain system and compliance with the flood protection requirements of local, state, and Federal floodplain regulations. After selection of an alternative other than no-action and prior to construction, hydrological modeling would be conducted to ensure that base flood elevations would not increase from the proposed fill/structures. No floodplains would be affected by the Peetsville or Anchorage terminals (figures B.6.1-3 and B.6.1-4).

Any structures located within the floodplain would be designed in accordance with the NFIP requirements for nonresidential buildings and structures located in special flood hazard areas. The NFIP regulations require vulnerable structures to be elevated above the 100-year flood elevation or to be watertight. DOE would coordinate with and secure approval from the Mississippi Floodplain Management Bureau of the Mississippi Emergency Management Agency or the local government, if it has adopted the NFIP program, during the design stage/site plan process.

Figure B.6.1-2: Floodplain Map for Proposed Bruinsburg Storage Site

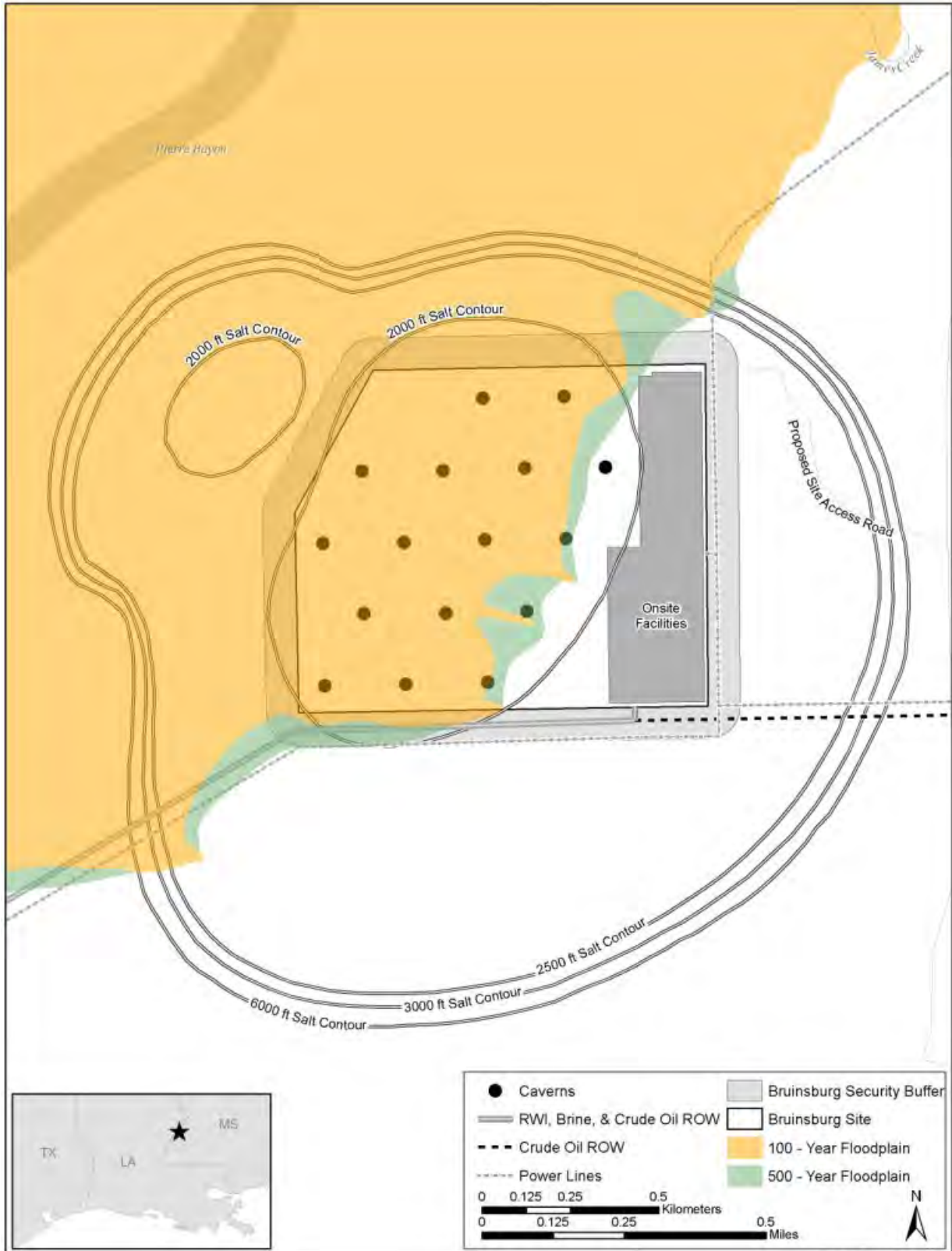
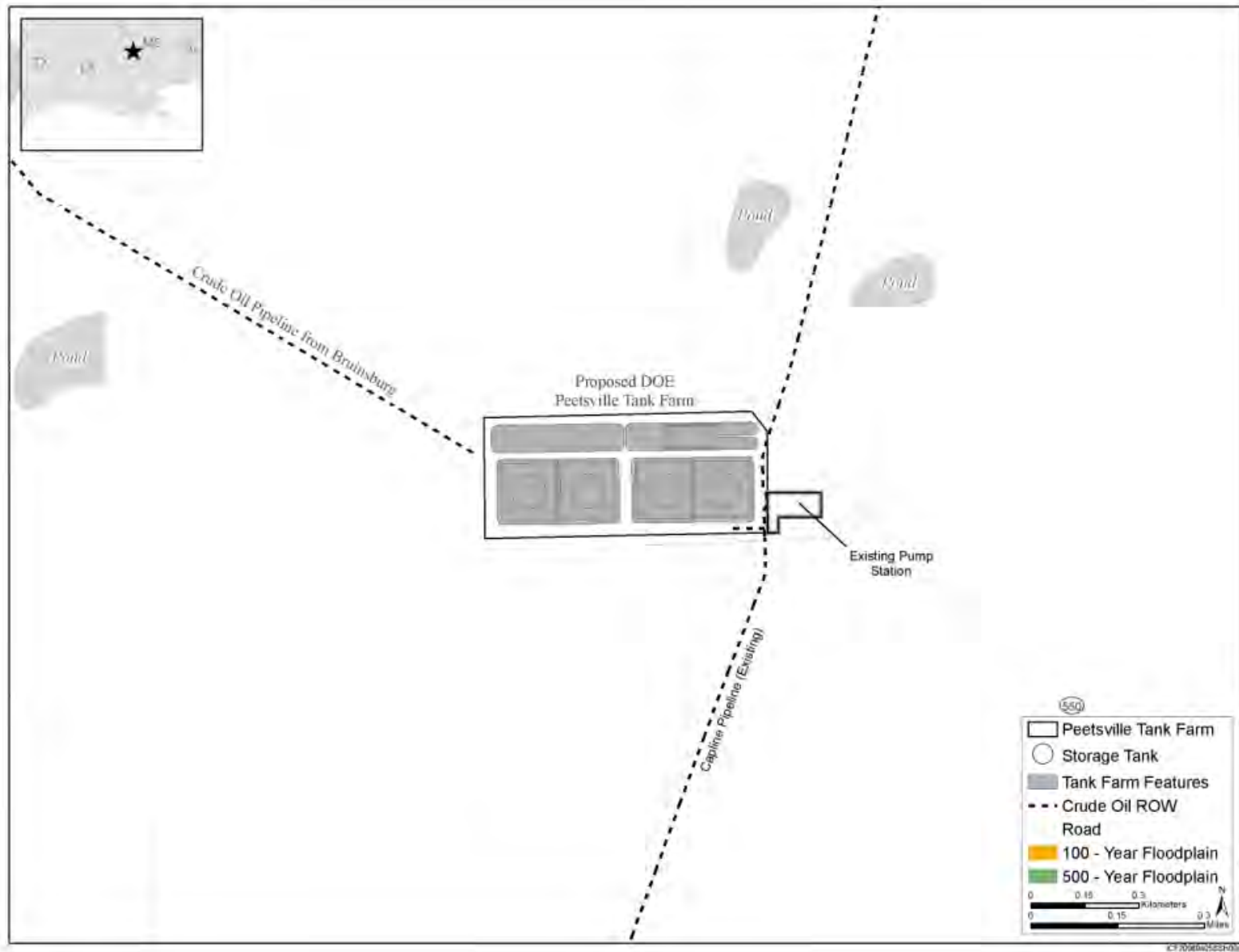


Figure B.6.1-3: Floodplain Map for Anchorage Terminal



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Figure B.6.1-4: Floodplain Map for Peetsville Terminal



The Bruinsburg pipeline and power line ROWs would cross and temporarily affect about 30 miles (48 kilometers) of 100-year floodplain and 4 miles (6 kilometers) of 500-year floodplain. The impacts to floodplains associated with the construction of the ROWs would be temporary because the preconstruction contours would be re-established and no aboveground fill or structures would exist following the completion of the construction activities. Therefore, no significant increased risk of flooding or change in base flood elevation would be expected from ROW construction because there would be no net loss of flood attenuation capacity compared to the existing conditions. There would be a minor increase in flood stage during the construction activities because some staging materials and construction equipment may be located in the floodplain. Power poles and other associated fill would be located outside of floodplain areas to the maximum extent practical. These structures would not be expected to significantly increase base flood elevations.

Due to the unique geology and location of the salt dome, the water dependency of the RWI, and the long ROWs for the site, floodplains could not be completely avoided. DOE has considered the practicable alternatives to siting in a floodplain and has prepared a conceptual design to minimize the potential impacts to floodplains. DOE shifted the administrative buildings and other vulnerable structures where practicable to a location outside of the floodplain at the proposed Bruinsburg storage site. Proper design and compliance with the required regulatory programs would reduce the impacts of the structures on floodplains to a level where they would not significantly change the base flood elevation. Section B.7 discusses in more detail the avoidance and minimization measures that DOE would use to reduce the effects to floodplains located in the project area.

#### **B.6.1.2 Wetland Impacts**

The construction and operations and maintenance associated with the proposed Bruinsburg storage site and related facilities would have temporary and permanent impacts on wetlands as described in the methodology. Table B.6.1-2 identifies the wetlands that would be affected by the proposed ROWs and table B.6.1-3 summarizes the wetlands that would be affected by the new storage site, ROWs, and ancillary facilities.

The wetlands at the Bruinsburg storage site are predominantly palustrine forested wetlands comprised of mature cypress trees (see figure B.6.1-5). Although the forested wetlands are adjacent to actively managed cotton fields, they contain large cypress trees that indicate that the wetlands have been relatively undisturbed for several decades. This important type of fresh-water ecosystem generally provides functions that include nutrient transformation, flood storage, wildlife habitat, and timber production. Construction of the permanent structures such as the storage site, RWI, and brine injection wells would permanently fill approximately 123 acres (50 hectares) of palustrine forested wetlands. The NWI data did not identify wetlands at the proposed Peetsville terminal, or the Anchorage terminal. The maintenance of the security buffer around the 300-foot (91-meter) storage facility would permanently convert 12 acres (5 hectares) forested and scrub-shrub wetlands to emergent wetlands or open water. The security buffer would require the clearing of woody vegetation and periodic maintenance to suppress or clear woody species.

The power line and pipeline ROWs associated with the Bruinsburg storage site would cross and permanently or temporarily affect 335 acres (136 hectares) of wetlands. Table B.6.1-2 summarizes the wetland impacts per ROW that would result from this proposed development. Construction of all the ROWs would affect 151 acres (61 hectares) of wetlands within the permanent easement and 184 acres (75 hectares) of wetlands within the temporary easement (see table B.6.1-3). Pre-existing hydrology and elevations would be restored and the affected plant communities would be allowed to re-establish depending on location within the temporary and permanent easement. DOE would promote the growth of

**Table B.6.1-2: Potential Wetland Impacts for the Proposed Bruinsburg Storage Site ROWs<sup>a</sup>**

Cowardin Wetland Classification	ROW from Site to Anchorage (acres)		ROW from Anchorage ROW to RWI (acres)		ROW from Site to Peetsville (acres)		Power Line ROWs (acres)	
	Temporary easement	Permanent easement	Temporary easement	Permanent easement	Temporary easement	Permanent easement	Temporary easement	Permanent easement
Palustrine – forested <sup>b</sup>	100	63	3	2	6	3	NA	39
Palustrine – scrub-shrub <sup>b</sup>	25	15	0	0	0	0	NA	4
Palustrine – unconsolidated bottom <sup>c</sup>	2	1	0	0	2	1	NA	0
Riverine <sup>c</sup>	45	22	1	1	0	0	NA	0
<b>Totals</b>	<b>172</b>	<b>101</b>	<b>4</b>	<b>3</b>	<b>8</b>	<b>4</b>	<b>NA</b>	<b>43</b>

Notes:

<sup>a</sup> This table presents only the wetland types that are present within the proposed ROW according to NWI data.

<sup>b</sup> Forested and scrub-shrub wetlands would be cleared of woody vegetation and permanently converted to and maintained as emergent wetlands within the permanent easement of all ROWs. Within the temporary construction easement, woody vegetation would be cleared but would be allowed to re-establish within the easement. DOE would follow any required wetland compensation for these temporary impacts that is required by the Section 404/401 permit. At a minimum, DOE would restore original contours, replace the original hydric topsoil back in the disturbed area (where practical), and seed with native species. Re-establishment of the scrub-shrub or forested wetland may take 5-25 years depending on the type of community affected.

<sup>c</sup> Impacts to these wetlands would be temporary and they would return to the pre-existing conditions shortly after construction is completed.

1 acre = 0.405 hectares; NA means no temporary easement

**Table B.6.1-3: Summary of Potential Wetland Impacts for the Proposed Bruinsburg Storage Site and Associated Facilities<sup>a</sup>**

Cowardin Wetland Classification	Storage Site (acres)		ROWs <sup>b</sup> (acres)		Brine Injection Wells (acres)	RWI (acres)	Totals (acres)
	Filled wetlands	Permanent conversion	Temporary easement	Permanent easement	Filled wetlands	Filled Wetlands	All affected wetlands
Palustrine – forested	91	12	109	107	17	15	<b>351</b>
Palustrine – scrub-shrub	0	0	25	19	9	0	<b>53</b>
Palustrine – unconsolidated bottom	0	0	4	2	0	0	<b>6</b>
Riverine	0	0	46	23	0	1	<b>69</b>
<b>Total</b>	<b>91</b>	<b>12</b>	<b>184</b>	<b>151</b>	<b>26</b>	<b>16</b>	<b>480</b>

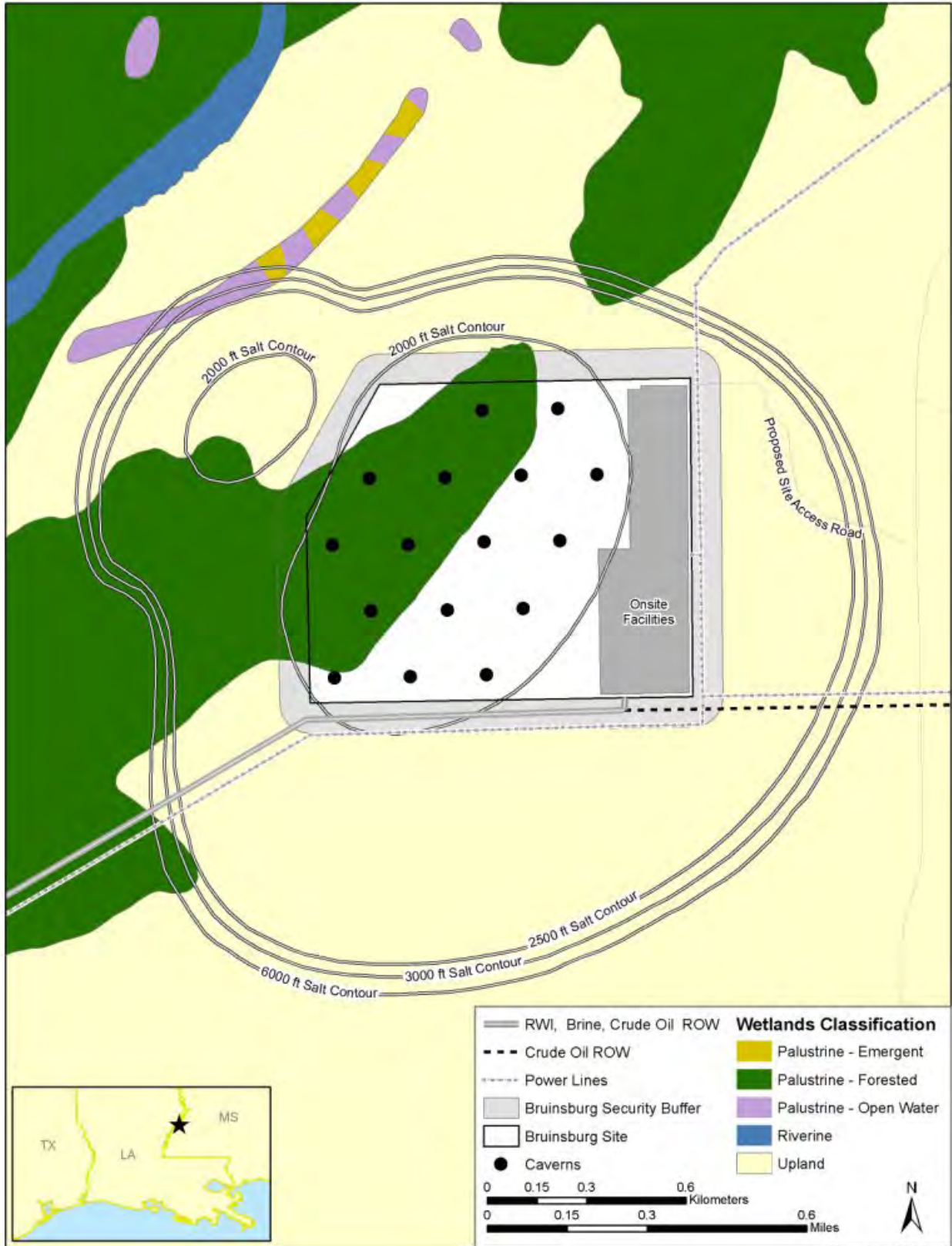
Notes:

<sup>a</sup> This table presents only the wetland types that are present within the proposed footprint according to NWI data. Facilities were omitted if no wetlands were present within the footprint.

<sup>b</sup> Forested and scrub-shrub wetlands would be cleared of woody vegetation and permanently converted to and maintained as emergent wetlands within the permanent easement of all ROWs. Within the temporary construction easement, woody vegetation would be cleared but would be allowed to re-establish within the easement. DOE would follow any required wetland compensation for these temporary impacts that is required by the Section 404/401 permit. At a minimum, DOE would restore original contours, replace the original hydric topsoil back in the disturbed area (where practical), and seed with native species. Re-establishment of the scrub-shrub or forested wetland may take 5-25 years depending on the type of community affected. Impacts to all other wetlands would be temporary and they would return to the pre-existing conditions shortly after construction is completed.

1 acre = 0.405 hectares

Figure B.6.1-5: NWI Wetlands at the Proposed Bruinsburg Storage Site



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emergent or forested vegetation in the temporary construction easement. The impacts to wetlands within the temporary easement would last between 2 to 3 years for emergent wetlands and at least 10 to 25 years for forested wetlands. DOE would prohibit the regrowth of woody vegetation within the permanent easement to protect pipelines and to allow overflight inspections. Therefore, forested and scrub-shrub wetlands in the permanent easement would be permanently converted to emergent wetlands. Although the converted wetlands would provide different habitat than before construction, other important wetland functions, such as flood storage and nutrient filtration, would be maintained within the emergent wetlands.

According to available NWI data, the proposed Peetsville tank farm and Anchorage terminal would not affect wetlands (figures B.6.1-6 and B.6.1-7).

The entire Bruinsburg development, which includes the site, the associated facilities, and ROWs, would affect approximately 480 acres (192 hectares) of wetlands associated with the filling activities required for new structures and facilities and temporary and permanent clearing for new power lines and pipelines. The construction activities would permanently fill approximately 123 acres (50 hectares) of forested wetlands associated with the storage site, RWI, and brine injection wells (see table B.6.1-3). The storage site would permanently destroy about 91 acres (37 hectares) of palustrine forested wetlands characterized as bald cypress forest. The impact to this relatively rare and important type of forested wetland would be a potential adverse effect, which would be mitigated by the compensation plan for wetland impacts (see Appendix O).

Due to the geology and location of the salt dome, the water dependency of the RWI, and the long ROWs, impacts to wetlands and waters of the United States could not be avoided by this site development. All filling of and discharges to jurisdictional wetlands would require a Section 404/401 permit from the USACE and the Mississippi Department of Environmental Quality. The permit application would require a comprehensive alternatives analysis that demonstrates avoidance and minimization of wetland impacts. The permit would contain conditions to minimize the impact on wetlands during construction and would require compensation for unavoidable impacts to wetlands. Section B.7 discusses in more detail the avoidance, minimization, and mitigation measures that would be used to reduce, avoid, and compensate for the impacts to wetlands. Appendix O describes a conceptual compensation plan for impacts to wetlands.

## **B.6.2 Chacahoula Storage Site and Associated Infrastructure**

The Chacahoula salt dome site is located in Lafourche Parish, southwest of Thibodaux, LA, as illustrated in figure B.6.2-1. This proposed new site would consist of 16 new caverns with a total capacity of 160 MMB. A security buffer zone would be cleared extending 300 feet (91 meters) from the perimeter fence. Five maps in the attachment to this appendix show the NWI mapped wetlands and the proposed Chacahoula site storage, ROWs, and associated facilities.

The Chacahoula site and associated facilities would consist of the following:

- Sixteen new caverns, associated storage site infrastructure, and two access roads
- New RWI structure, associated pipeline, and access road,
- Crude oil pipelines to Clovelly, LA, and to St. James Terminal, LA,
- Brine disposal pipeline to the Gulf of Mexico,
- Power lines.



Figure B.6.1-6: NWI Wetlands at the Proposed Peetsville Terminal

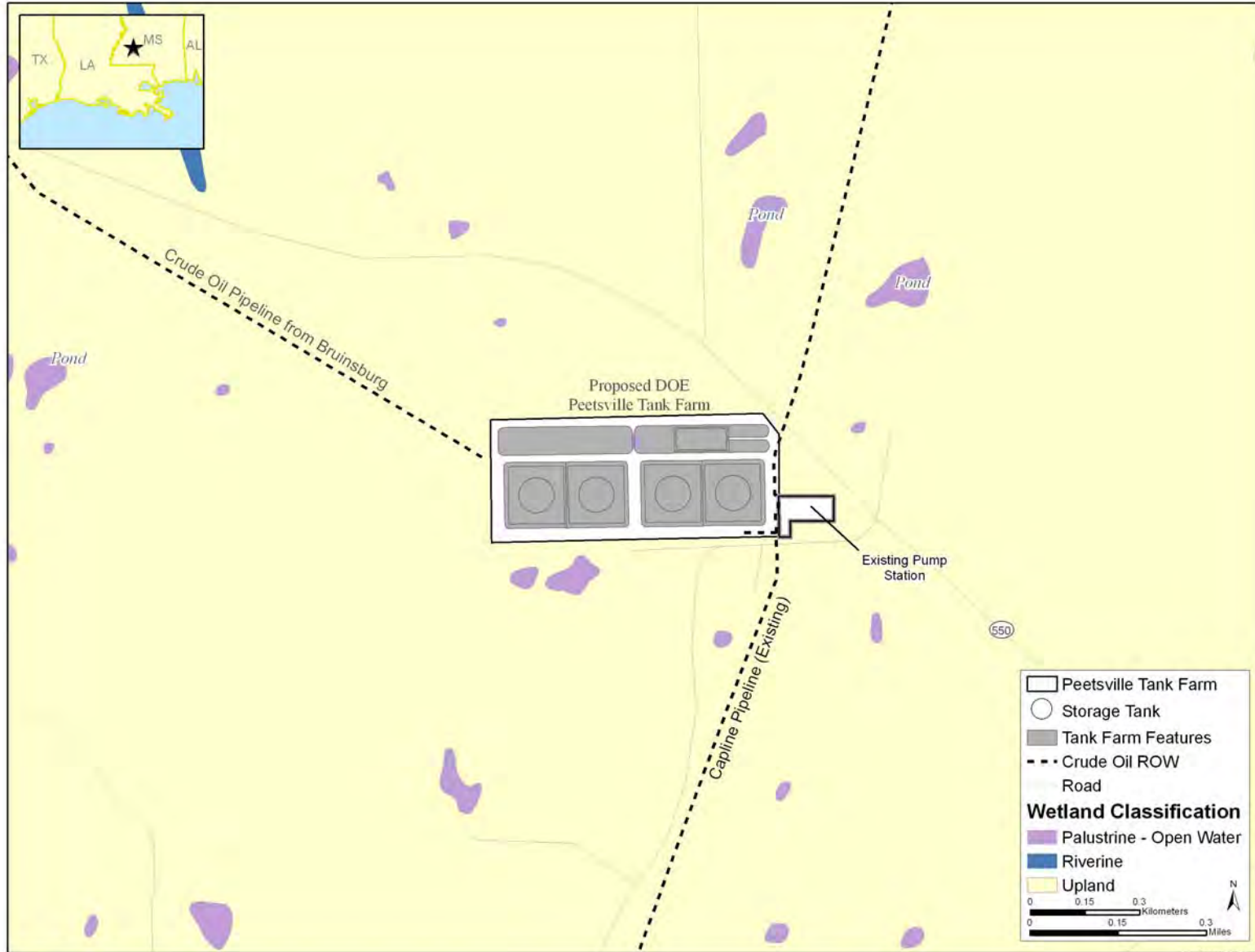
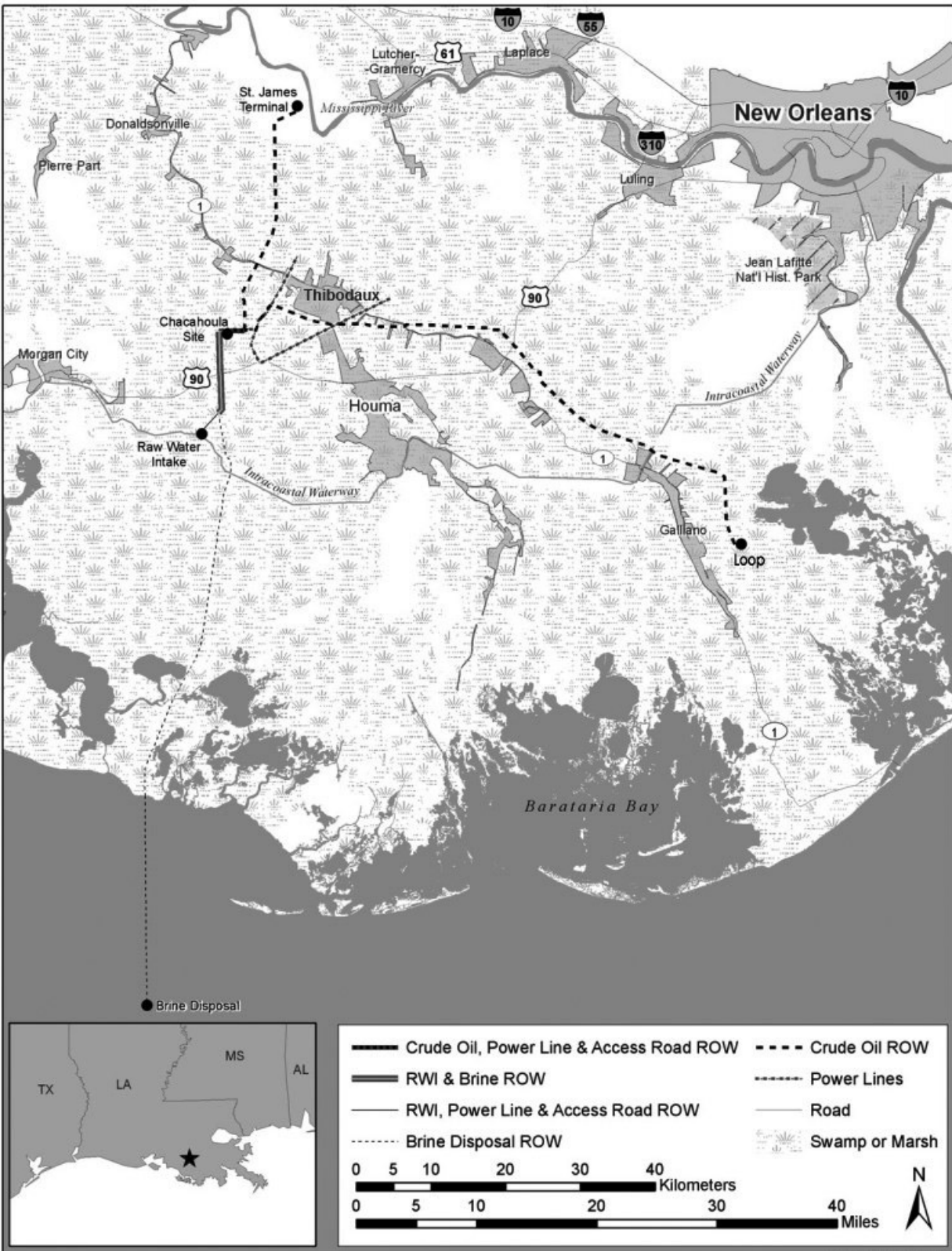


Figure B.6.1-7: NWI Wetlands at the Proposed Anchorage Tank Farm



Figure B.6.2-1: Proposed Chacahoula Storage Site and Associated Facilities



**B.6.2.1 Floodplain Impacts**

The extent of 100-year and 500-year floodplain was determined based on the FEMA Flood Insurance Rate Maps covering the project area. The Chacahoula storage site would be located in a predominantly undeveloped, flooded wetland. The entire proposed site is within the 100-year floodplain (see figures B.6.2-2 and B.6.2-3). Table B.6.2-1 summarizes the floodplain area that would be affected at this site.

**Table B.6.2-1: Potential Floodplain Impacts for the Proposed Chacahoula and Associated Facilities**

Description	100-Year Floodplain (acres)	500-Year Floodplain (acres)
Storage site/access road	126	0
RWI structure/access road	24	0
<b>Total</b>	<b>150</b>	<b>0</b>

1 acre = 0.405 hectares

The floodplain where the proposed Chacahoula storage site would be located extends over hundreds of square miles (square kilometers) and is part of the Louisiana Western Gulf Coastal Plain Province. The Chacahoula storage site and RWI would disturb about 150 acres (61 hectares) of 100-year floodplain, which would include fill and construction of aboveground structures such as well pads, roads, administrative buildings, and the RWI structure itself.

Because the proposed Chacahoula storage site is located entirely within the 100-year floodplain, it would have the potential to increase future flooding due to the proposed fill and construction of aboveground structures within the floodplain, including buildings, well pads, roads, and wellheads. Portions of inundated forested wetlands would be filled for administrative buildings, pump stations, and other structures. A berm would be placed around the facility boundary to support a security fence and road. Although the proposed site is 227 acres (92 hectares), only 126 acres (51 hectares) would be filled. The berm would contain culverts to maintain hydrological functions and reduce flooding in nearby upland areas. Potential floodplain impacts are expected to be moderate due to the overall size of the floodplain system and compliance with the flood protection requirements of local, state, and Federal floodplain regulations. After selection of an alternative other than no-action and prior to construction, hydrological modeling would be conducted to ensure that base flood elevations would not be increased by the proposed fill/structures.

All structures would be designed in accordance with the NFIP requirements for nonresidential buildings and structures located in special flood hazard areas. The NFIP regulations are designed to require vulnerable structures to be constructed above the 100-year flood elevation or to be as watertight. DOE would coordinate with and secure approval from the floodplain coordinator at the Louisiana Department of Transportation and Development or the local government, if it has adopted the NFIP program, during the design stage/site plan process.

The associated power line and pipeline ROW would temporarily affect approximately 91 miles (147 km) of 100-year floodplain and less than 1 mile (2 kilometers) of 500-year floodplain (see figure B.6.2-2). The impacts on floodplains associated with the pipeline and power line ROWs would be temporary because no aboveground fill or structures would be built, the preconstruction contours would be re-established, and all disturbed areas would be allowed to revegetate following the completion of the construction activities. Therefore, no significant increased risk of flooding or change in base flood elevation would be expected from the pipeline and power line ROWs because there would be no net loss of floodplain attenuation capacity compared to the existing conditions. There would be a minor increase

**Figure B.6.2-2: Floodplain Map for Proposed Chacahoula Site and Proposed Facilities**

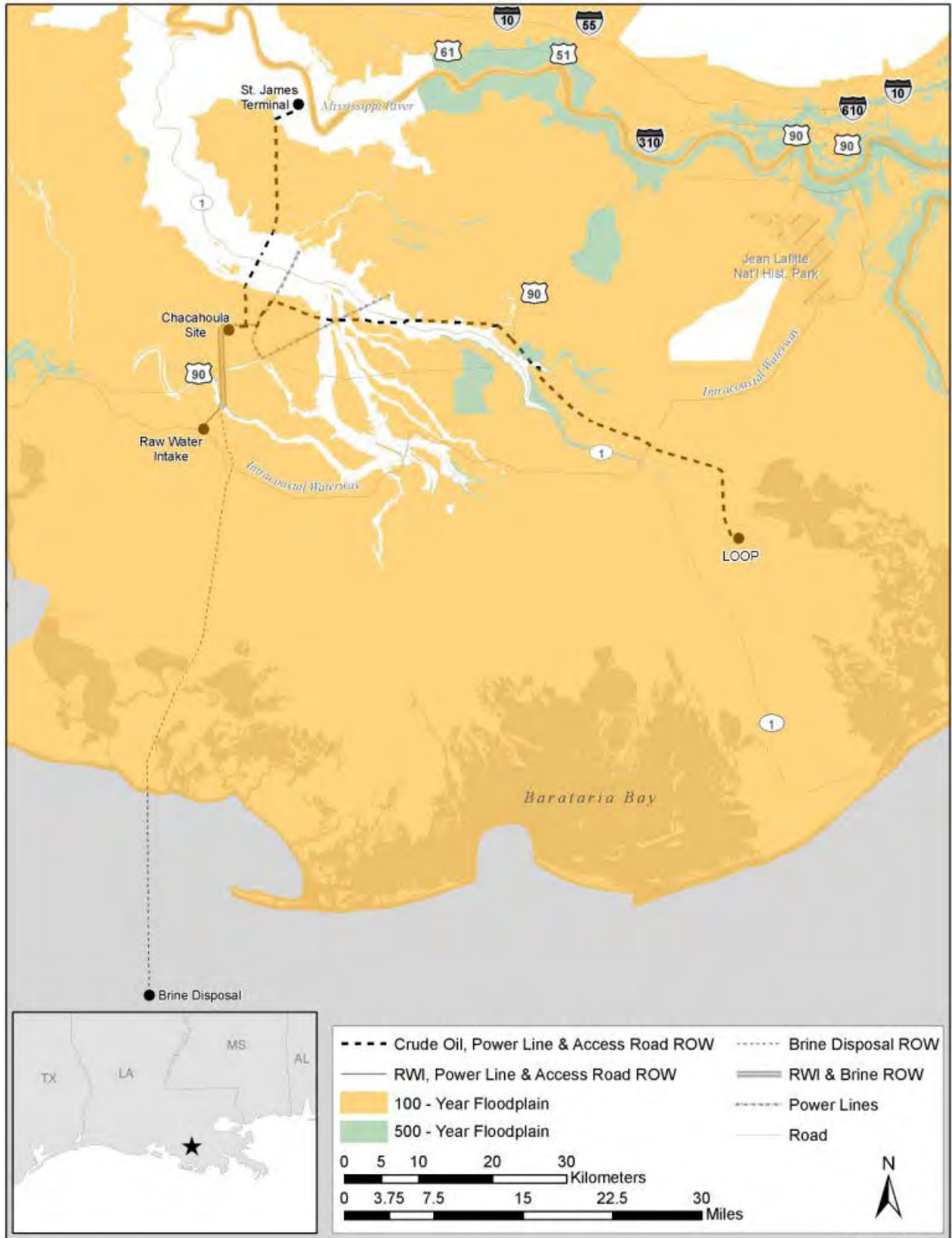
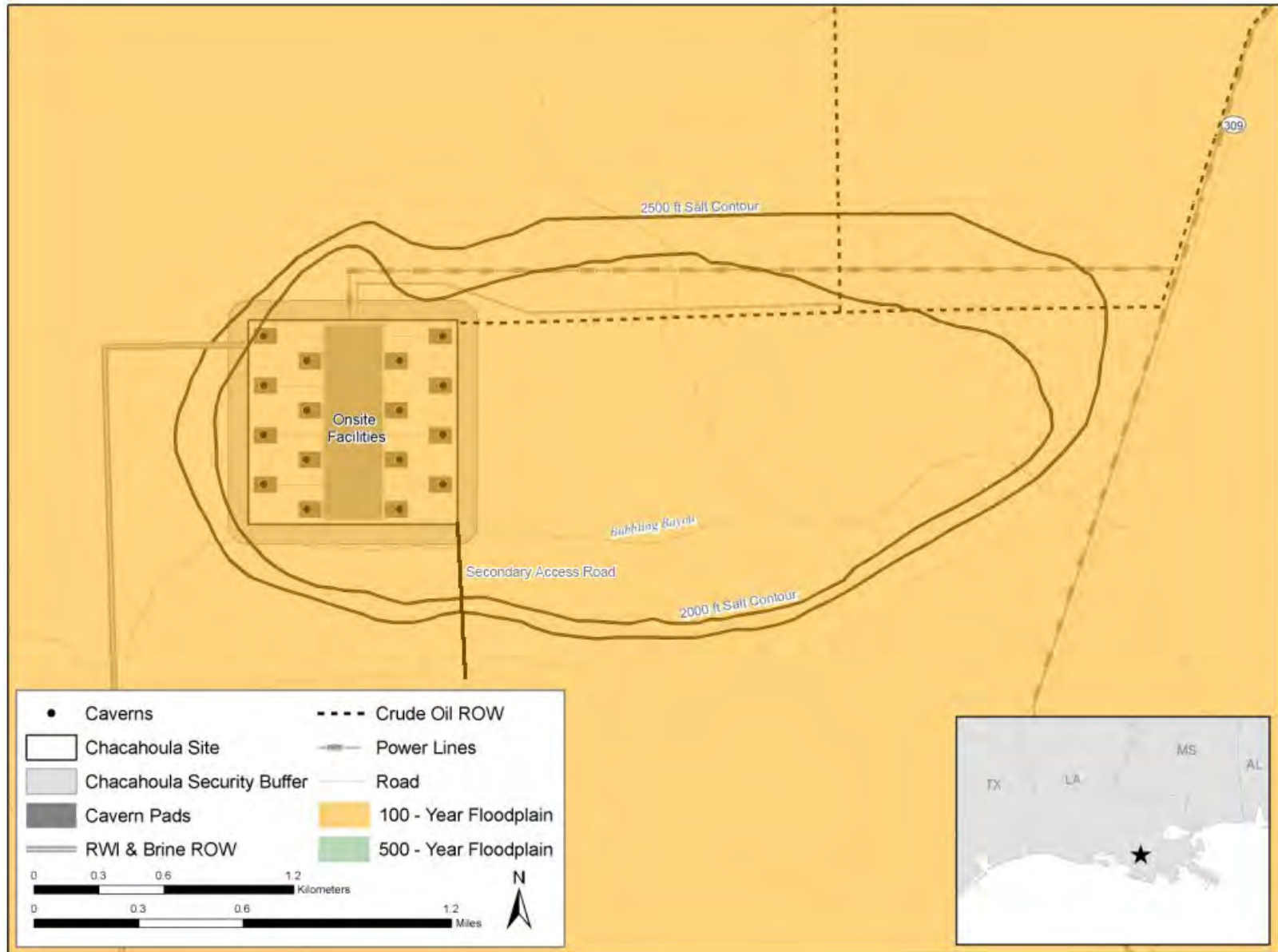


Figure B.6.2-3: Floodplain Map for Proposed Chacahoula Storage Site



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in flood stage during the construction activities because some staging materials and construction equipment may be located in the floodplain. Power poles and other associated fill would be located outside of floodplain areas to the maximum extent practical. These structures would not be expected to significantly increase flood stage levels.

Due to the area geology and location of the salt dome, water dependency of the RWI, and the long ROWs, floodplains could not be avoided by this site development. DOE has considered the practicable alternatives to placing the storage site in a floodplain and has prepared a conceptual design to minimize the impact to floodplains. Proper design and compliance with the required regulatory programs would reduce the potential impacts of these structures on floodplains to such an extent that there would be no significant change in the base flood elevation. Section B.7 discusses in more detail the avoidance and minimization measures that would be used to reduce the effects to floodplains located in the project area.

### **B.6.2.2 Wetland Impacts**

The construction and operations and maintenance associated with the proposed Chacahoula storage site and associated facilities would have temporary and permanent impacts on wetlands as described in the methodology. Table B.6.2-2 presents the wetlands that would be affected by ROW and table B.6.2-3 summarizes the wetlands that would be affected by this alternative.

The proposed Chacahoula storage site would be located in a relatively large contiguous patch of inundated palustrine forested wetlands comprised of cypress and tupelo trees (figure B.6.2-4). This swamp has areas of oil and gas development, but it is largely undisturbed. This important type of freshwater ecosystem generally provides functions that include nutrient transformation, flood storage, wildlife habitat, and timber production.

Construction of the Chacahoula storage site and RWI would affect about 375 acres (152 hectares) of palustrine forested and emergent wetlands. The permanent fill and conversion of wetlands would be associated with the construction of the storage site and RWI and the clearing and maintenance of a 300-foot (91-meter) security buffer around the new storage site (see figure B.6.2-4). Approximately 126 acres (50 hectares) of the proposed storage site would be filled for administrative buildings, well heads, pumps, and other facilities. The remaining portion of the enclosed site and the 300-foot (91-meter) security buffer would be cleared of woody vegetation and converted into emergent wetlands or open-water. Periodic maintenance would take place to suppress or clear woody vegetation regrowth within these areas.

The power line and pipeline ROWs associated with the Chacahoula storage site would cross and permanently or temporarily affect approximately 1,907 acres (770 hectares) of wetlands. Table B.6.2-3 provides a summary of the wetland impacts per ROW that would result from this alternative. Construction of the ROWs would affect 1,100 acres (445 hectares) of wetlands within the permanent easement and 807 acres (327 hectares) within the temporary easement. Pre-existing hydrology and elevations would be restored and the affected plant communities would be allowed to re-establish depending on location within the temporary and permanent easement. DOE would promote the growth of emergent or forested vegetation in the temporary construction easement. The impacts to wetlands within the temporary easement would last between 2 to 3 years for emergent wetlands and at least 10 to 25 years for forested wetlands. DOE would prohibit the regrowth of woody vegetation within the permanent easement to protect pipelines and to allow weekly overflight inspections. Therefore, forested and scrub-shrub wetlands in these areas would be permanently converted to emergent wetlands.

**Table B.6.2-2: Potential Wetland Impacts for the Proposed Chacahoula Storage Site ROWs<sup>a</sup>**

Cowardin Wetland Classification	ROW from Site to Clovelly (acres)		ROW from Clovelly ROW to St. James (acres)		ROW from Site to Gulf of Mexico (acres)		ROW from Gulf of Mexico ROW to RWI Structure (acres)		Power Line ROWs (acres)	
	Temporary easement	Permanent easement	Temporary easement	Permanent easement	Temporary easement	Permanent easement	Temporary easement	Permanent easement	Temporary easement	Permanent easement
Estuarine	104	51	0	0	171	84	0	0	NA	0
Lacustrine <sup>c</sup>	6	3	0	0	33	17	0	0	NA	0
Marine <sup>c</sup>	0	0	0	0	2	1	0	0	NA	0
Palustrine – aquatic bed	2	1	0	0	2	1	0	0	NA	0
Palustrine – emergent	69	34	1	1	157	78	10	5	NA	16
Palustrine – forested <sup>b</sup>	178	91	152	75	148	94	18	9	NA	213
Palustrine – scrub-shrub <sup>b</sup>	24	12	0	0	7	3	0	0	NA	0
Palustrine – unconsolidated bottom <sup>c</sup>	0	0	0	0	3	2	0	0	NA	8
Riverine <sup>c</sup>	4	2	0	0	6	3	0	0	NA	0
Other	0	0	0	0	3	1	0	0	NA	2
<b>Totals</b>	<b>387</b>	<b>194</b>	<b>153</b>	<b>76</b>	<b>532</b>	<b>284</b>	<b>28</b>	<b>14</b>	<b>NA</b>	<b>239</b>

Notes:

<sup>a</sup> This table presents only the wetland types that are present within the proposed ROW according to NWI data.

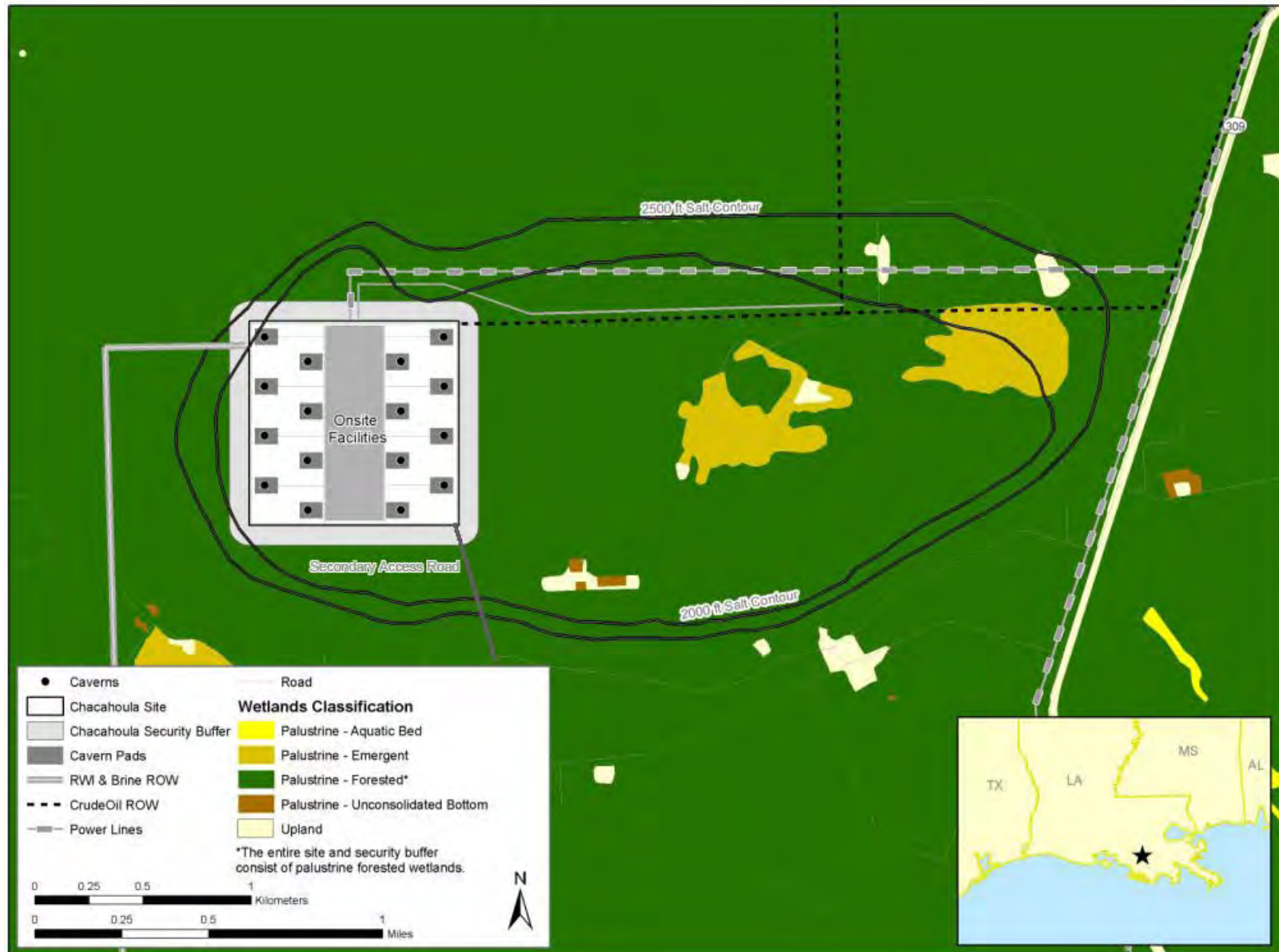
<sup>b</sup> Forested and scrub-shrub wetlands would be cleared of woody vegetation and permanently converted to and maintained as emergent wetlands within the permanent easement of all ROWs. Within the temporary construction easement, woody vegetation would be cleared but would be allowed to re-establish within the easement. DOE would follow any required wetland compensation for these temporary impacts that is required by the Section 404/401 permit. At a minimum, DOE would restore original contours, replace the original hydric topsoil back in the disturbed area, and seed with native species. Re-establishment of the scrub-shrub or forested wetland may take 5-25 years depending on the type of community affected.

<sup>c</sup> Impacts to these wetlands would be temporary and they would return to the pre-existing conditions shortly after construction is completed.

1 acre = 0.405 hectares; NA means no temporary easement



Figure B.6.2-4: NWI Wetlands at the Proposed Chacahoula Storage Site



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**Table B.6.2-3: Summary of Potential Wetland Impacts for the Proposed Chacahoula Storage Site<sup>a</sup>**

Cowardin Wetland Classification	Storage Site/Access Road (acres)		ROWs <sup>b</sup> (acres)		RWI Structure/ Access Road (acres)	Totals (acres)
	Filled wetlands	Permanent conversion	Temporary easement	Permanent easement	Filled wetlands	All affected wetlands
Estuarine	0	0	275	135	0	<b>410</b>
Lacustrine	0	0	39	20	0	<b>59</b>
Marine	0	0	2	1	0	<b>3</b>
Palustrine – aquatic bed	0	0	4	2	0	<b>6</b>
Palustrine - emergent	0	0	237	134	3	<b>374</b>
Palustrine – forested	128	213	496	482	21	<b>1,340</b>
Palustrine – scrub-shrub	0	0	31	15	0	<b>46</b>
Palustrine – unconsolidated bottom	0	0	3	10	0	<b>13</b>
Riverine	0	0	10	5	1	<b>16</b>
Other	0	0	3	3	1	<b>7</b>
<b>Totals</b>	<b>128</b>	<b>213</b>	<b>1,100</b>	<b>807</b>	<b>26</b>	<b>2,274</b>

Notes:

<sup>a</sup> This table presents only the wetland types that are present within the proposed footprint according to NWI data. Facilities were omitted if no wetlands were present within the footprint.

<sup>b</sup> Forested and scrub-shrub wetlands would be cleared of woody vegetation and permanently converted to and maintained as emergent wetlands within the permanent easement of all ROWs. Within the temporary construction easement, woody vegetation would be cleared but would be allowed to re-establish within the easement. DOE would follow any required wetland compensation for these temporary impacts that is required by the Section 404/401 permit. At a minimum, DOE would restore original contours, replace the original hydric topsoil back in the disturbed area, and seed with native species. Re-establishment of the scrub-shrub or forested wetland may take 5-25 years depending on the type of community affected. Impacts to these wetlands would be temporary and they would return to the pre-existing conditions shortly after construction is completed.

1 acre = 0.405 hectares

Although the converted wetlands would provide different habitat than before construction, other important wetland functions, such as flood storage and nutrient filtration, would be maintained within the emergent wetland. DOE would compensate for the permanent impacts on jurisdictional wetlands that are unavoidable by this alternative. DOE would monitor the ROW areas of temporary and permanent impacts to wetlands to ensure that wetland hydrology and plants are re-established.

The entire Chacahoula storage site and associated facilities, which includes the site, RWI, and ROWs, would affect approximately 2,274 acres (921 hectares) of wetlands associated with the filling activities required for new structures and facilities and temporary and permanent clearing for new power lines and pipelines (see table B.6.2-3). The construction activities would permanently fill approximately 152 acres (62 hectares) of forested wetlands, including cypress-tupelo dominated wetlands, associated with the storage site, RWI, and access roads. The impact to this relatively rare and important type of forested wetlands would be a potential adverse effect, which would be mitigated by the compensation plan for jurisdictional wetland impacts.

Due to the geology and location of the salt dome, the water dependency of the RWI, and the long ROWs, impacts to wetlands and waters of the United States would be unavoidable for this site and its infrastructure. All filling of and discharge to jurisdictional wetlands would require a Section 404/401 permit from the USACE and the Louisiana Coastal Management Division of the Department of Natural Resources. The permit application would require a comprehensive alternatives analysis that demonstrates avoidance and minimization of wetland impacts. The permit would contain conditions to minimize the impact to wetlands during construction and would require compensation for unavoidable impacts on

wetlands. Section B.7 discusses in more detail the avoidance, minimization, and mitigation measures that would be used to reduce, avoid, and compensate for the potential impacts to wetlands and waters of the United States. Appendix O describes a conceptual compensation plan.

### **B.6.3 Richton Storage Site and Associated Infrastructure**

The Richton salt dome is located in Perry County, MS, 18 miles (29 kilometers) east of Hattiesburg and 3 miles (4.8 kilometers) northwest of the town of Richton (figure B.6.3-1). This proposed new site would consist of 16 new caverns with a combined capacity of 160 MMB. The Richton storage site and associated facilities would consist of the following:

- Sixteen new caverns,
- New RWI on the Leaf River and at Pascagoula,
- RWI pipeline from the Richton site to the RWI,
- Crude oil pipeline to Liberty, MS,
- Two, multi-purpose crude oil/raw water/brine pipelines to Pascagoula, MS,
- Pascagoula and Liberty terminals,
- Power lines,
- New site access roads and RWI access road, and
- Brine disposal pipeline from Pascagoula to the Gulf of Mexico.

Eight maps for the Richton 160 MMB storage site and infrastructure are included in an attachment to the EIS. They show detailed NWI mapped wetlands.

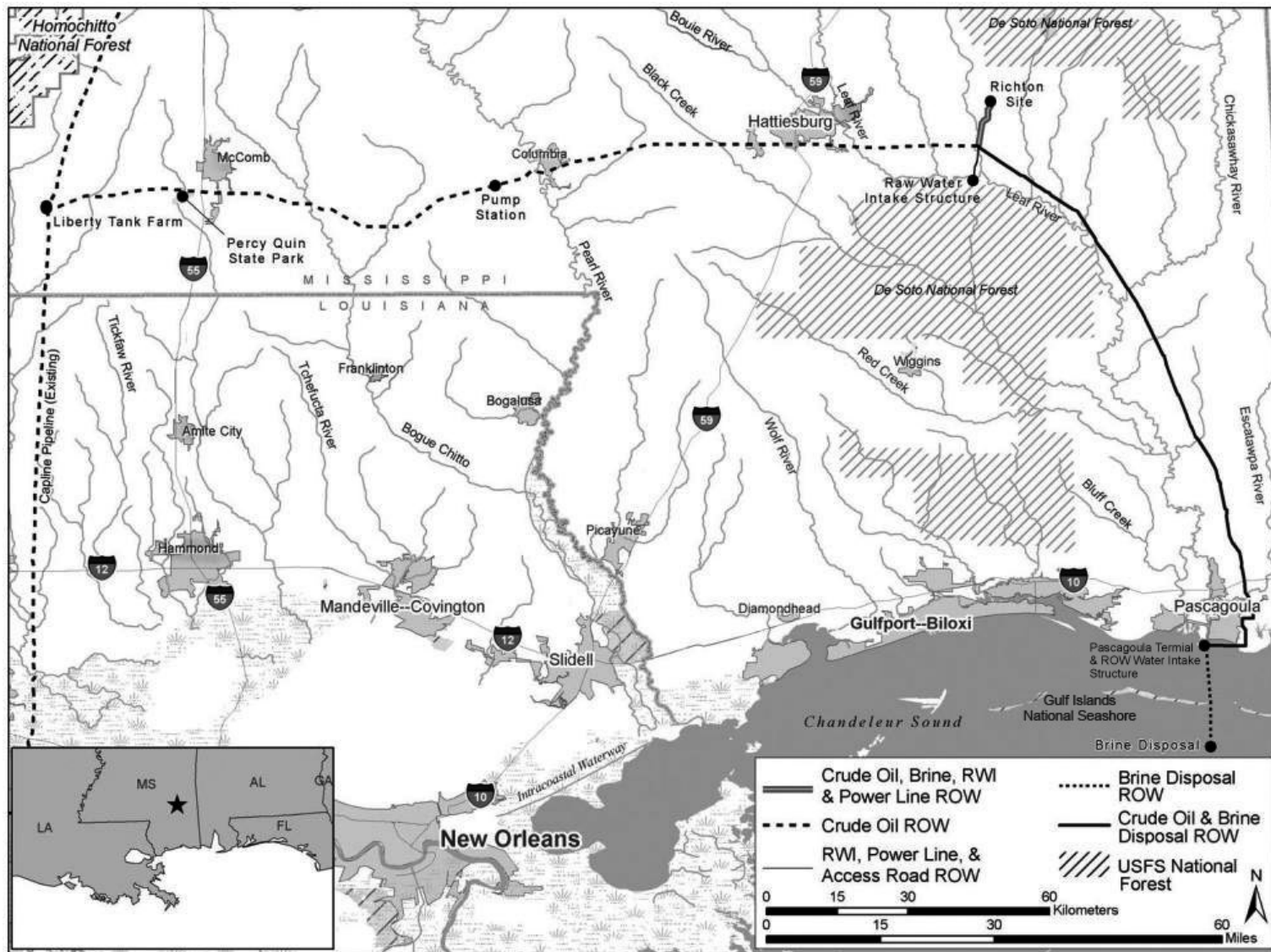
#### **B.6.3.1 Floodplain Impacts**

The extent of 100-year and 500-year floodplain was determined based on the FEMA Flood Insurance Rate Maps covering the project area. The proposed Richton storage site is currently an active pine plantation. It has an intermittent stream that drains the site and runs south to Pine Branch. The proposed storage site is not located within the 100-year or 500-year floodplain (see figure B.6.3-2). All 49 acres (20 hectares) of the Pascagoula terminal and Pascagoula RWI would be located within a 100-year floodplain (figure B.6.3-3).

Some of the proposed pipeline ROWs would be located within floodplains. The associated power line and pipeline ROWs would cross and temporarily affect approximately 27 miles (43 kilometers) of 100-year floodplain and 3 miles (5 kilometers) of 500-year floodplain. The pipelines would intersect several floodplains associated with various streams mostly in the Pascagoula or Pearl River drainage system. The impacts on floodplains associated with the construction of the ROWs would be temporary because the preconstruction contours would be re-established and no aboveground fill or structures would exist following the completion of the construction activities. No significant increased risk of flooding would be expected from ROW construction because no net loss of flood attenuation capacity would occur compared to the existing conditions. There would be a potential minor increase in flood stage during the construction activities because some staging materials and construction equipment may be located in floodplains. Power poles and other associated fill would be located outside of floodplain areas to the maximum extent practical. These structures would not be expected to significantly increase flood stage levels.

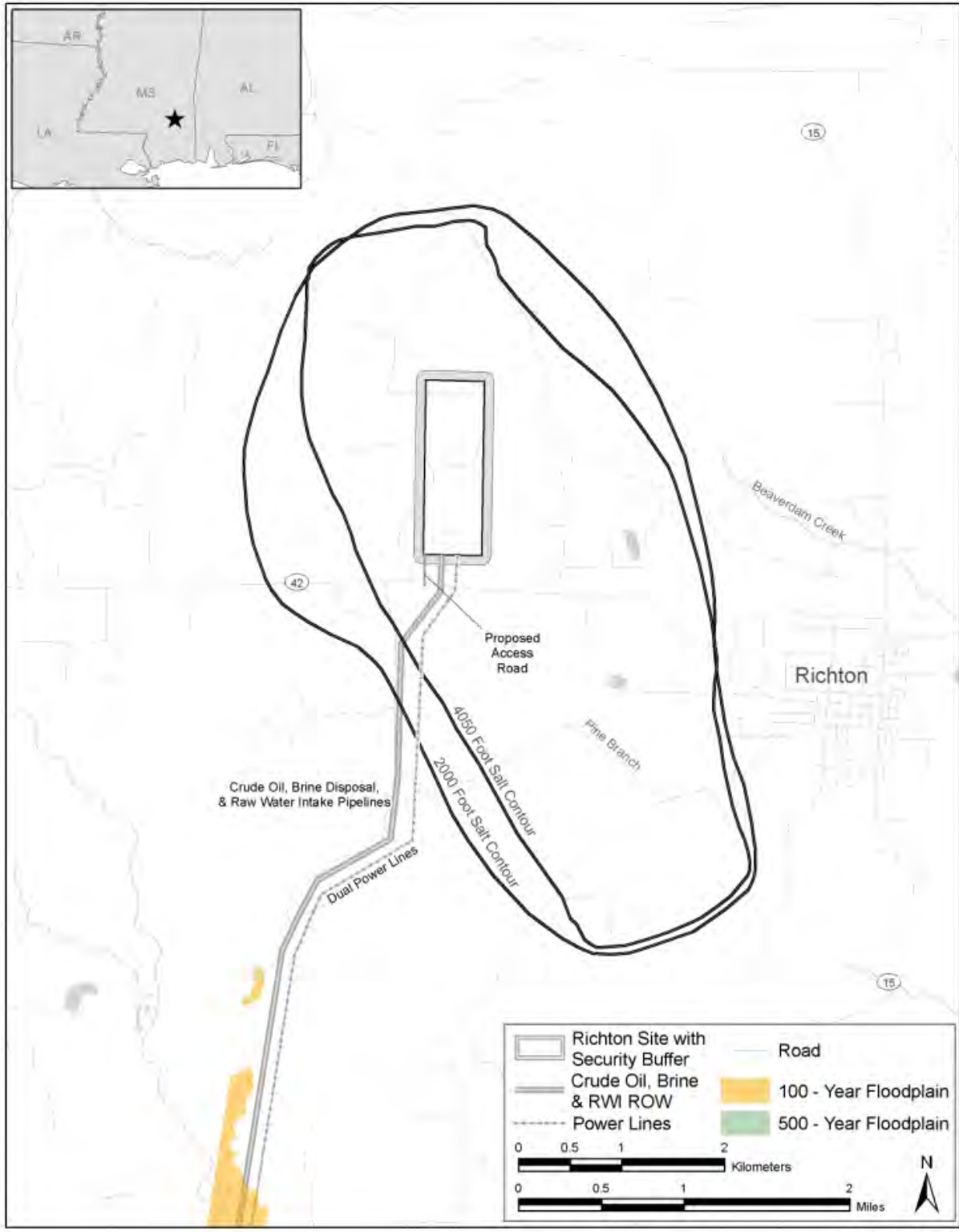
Due to the geology and location of the salt dome, the water dependency of the RWI structures, and the long ROWs, floodplains could not be completely avoided with this site development. Proper design and compliance with the local, state, and Federal regulatory programs would reduce the impacts to floodplains to a level where there would be no significant change in the base flood elevation. All disturbed areas

Figure B.6.3-1: Proposed Richton Storage Site and Associated Facilities

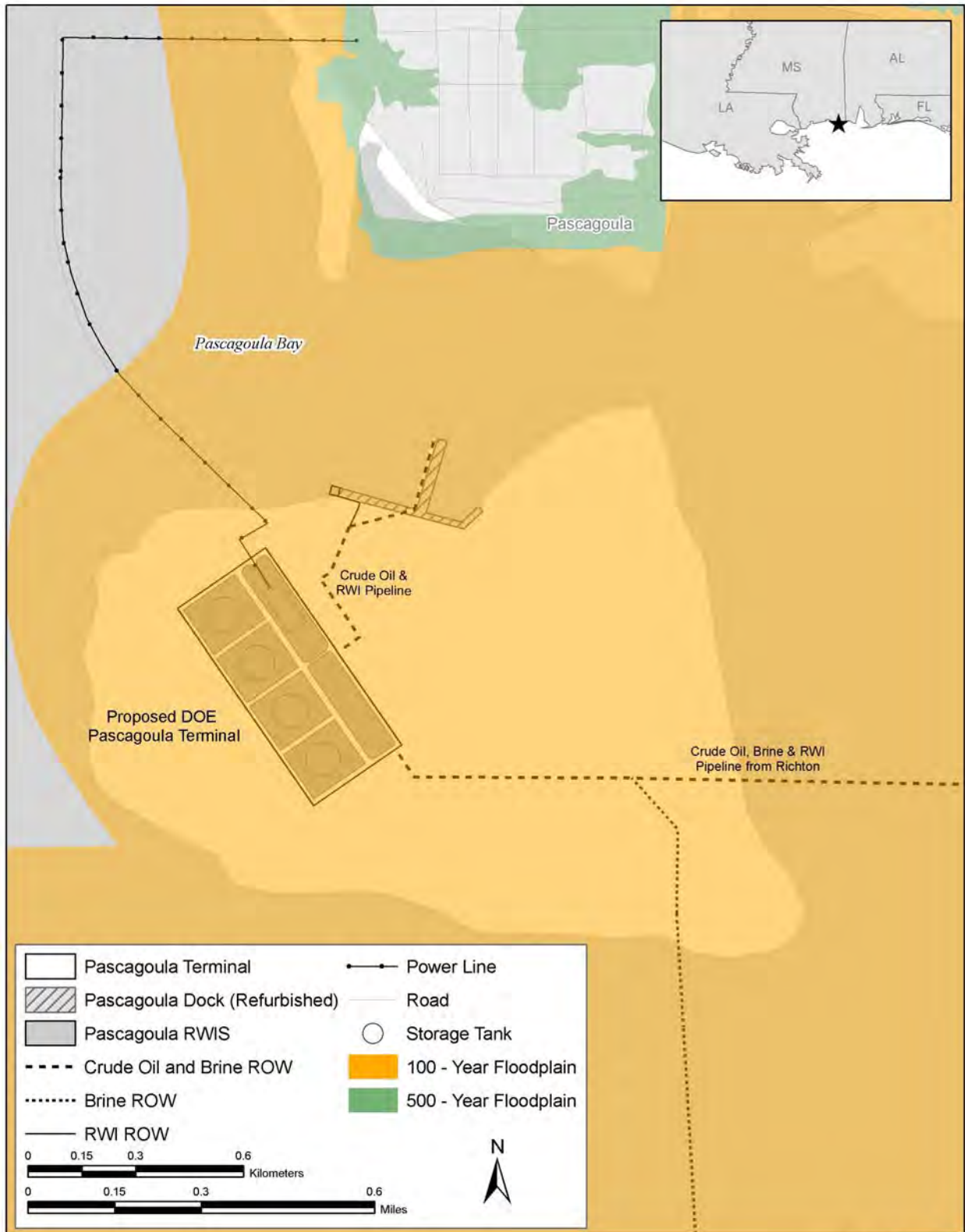


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Figure B.6.3-2: Floodplain Map for the Proposed Richton Storage Site



**Figure B.6.3-3: Floodplain Map of the Proposed Pascagoula Terminal**



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within the floodplains would be restored to preconstruction contours. Section B.7 discusses in more detail the avoidance and minimization measures that DOE would use to reduce the effects to floodplains in the project area.

### **B.6.3.2 Wetland Impacts**

The wetlands at the proposed Richton storage site are palustrine forested wetlands comprised of 15 to 20 year-old deciduous hardwoods, and are associated with a small intermittent stream originating on the site. In addition, a small area of palustrine forested wetlands is located adjacent to a small manmade pond along the western edge of the proposed site. Because the proposed Richton storage site is a managed pine plantation, harvesting of the pine trees continuously disturbs the small wetland area. These wetlands provide limited wildlife habitat and assist in filtering nutrients and runoff from the harvested/cleared areas.

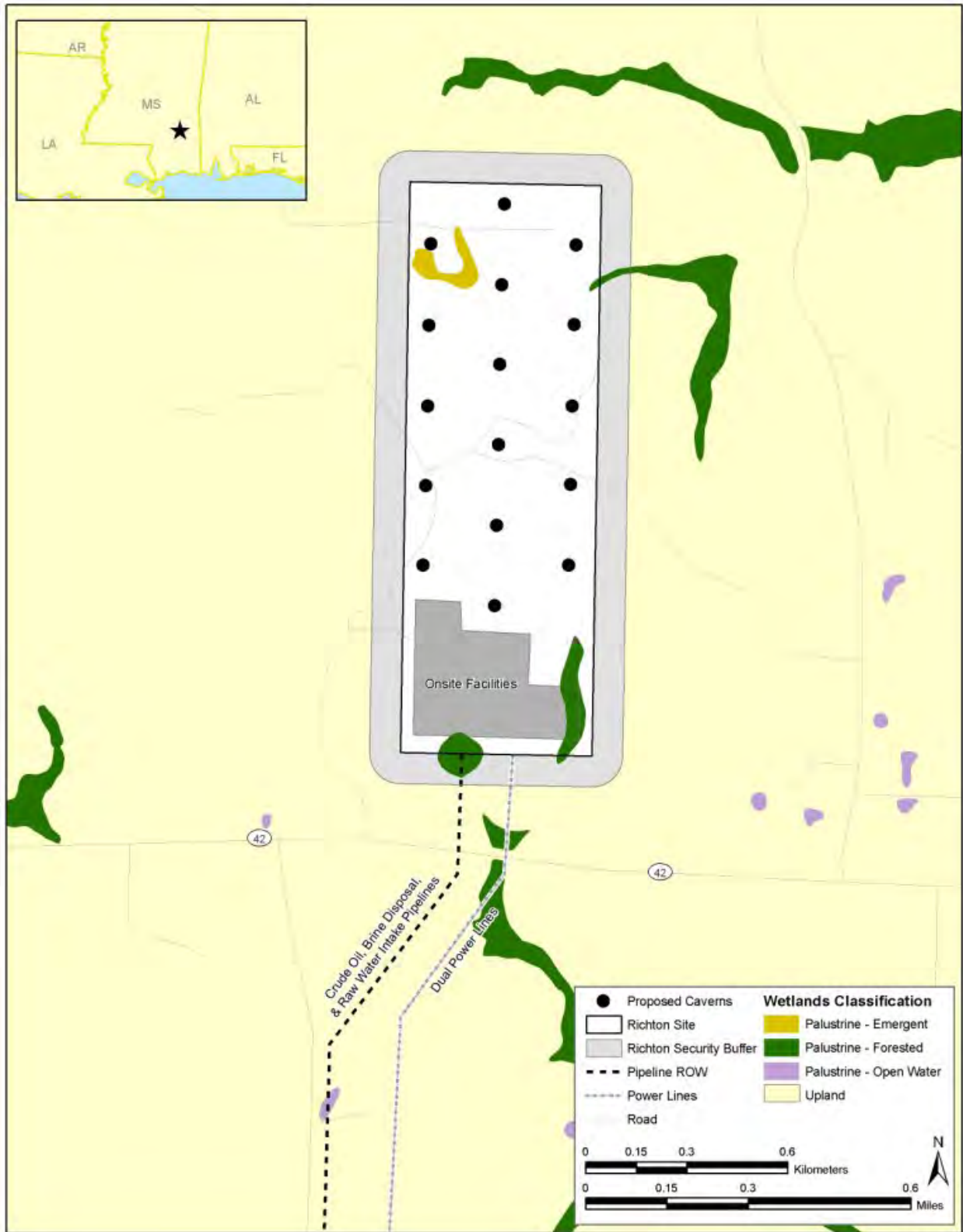
Construction of the Richton storage site and associated facilities would affect about 76 acres (30 hectares) of wetlands. The permanent fill and conversion of wetlands would be associated with the construction of the storage site, terminal, RWI, and maintenance of security buffers around the new facilities (see figure B.6.3-4). Most of the wetland impacts (43 acres [17 hectares]) would be associated with the proposed terminal and RWI in Pascagoula, which is located on an island created by USACE dredging activities (figure B.6.3-5). The maintenance of the security buffer around the storage facility would permanently convert about 2 acres (0.8 hectares) of forested wetlands to emergent wetlands. The security buffer would require the clearing of woody vegetation and periodic maintenance to suppress or clear woody species. The proposed Liberty terminal would affect 2 acres (0.8 hectares) of wetlands (figure B.6.3-6).

The power line and pipeline ROW associated with the Richton storage site would cross and permanently or temporarily affect 1,252 acres (507 hectares) of wetlands. Table B.6.3-1 summarizes the wetland impacts per ROW that would result from this alternative. Construction of the ROWs would affect 467 acres (189 hectares) of wetland within the permanent easement and 785 acres (318 hectares) of wetland within the temporary easement. Pre-existing contours would be restored and some affected vegetative communities would be allowed to re-establish depending on the location within the temporary and permanent easement. The impacts to wetlands within the temporary easement would last between 2 to 3 years for emergent wetlands and 10 to 25 years for forested wetlands. DOE would suppress the growth of woody vegetation within the permanent easement to protect pipelines and to allow weekly overflight inspections. Therefore, forested and scrub-shrub wetlands in these areas would be permanently converted to emergent wetlands. Although, the converted wetlands would provide different habitat than before construction, other important wetland functions, such as flood storage and nutrient filtration, would be maintained within the emergent wetland.

The entire Richton storage site and associated facilities, which include the site, the terminals, two RWI structures, and ROWs, would affect approximately 1,328 acres (537 hectares) of wetlands associated with the filling activities required for new structures and facilities and temporary and permanent clearing for new power lines and pipelines. The construction activities would permanently fill approximately 74 acres (30 hectares) of wetlands associated with the construction of the storage site, two RWI, and terminals. The proposed ROWs would result in the clearing of about 786 acres (318 hectares) of palustrine forested wetlands, including 467 acres (189 hectares) within the permanent easement. This would be a potential adverse effect because of the regional and ecological importance of this wetland type (see table B.6.3-2).

Due to the geology and the location of the salt domes, the long ROWs, and the water dependency of the RWI structures, impacts to wetlands and waters of the United States would be unavoidable for this site development. All filling of and discharge to jurisdictional wetlands would require a Section 404/401

Figure B.6.3-4: NWI Wetlands at the Proposed Richton Storage Site



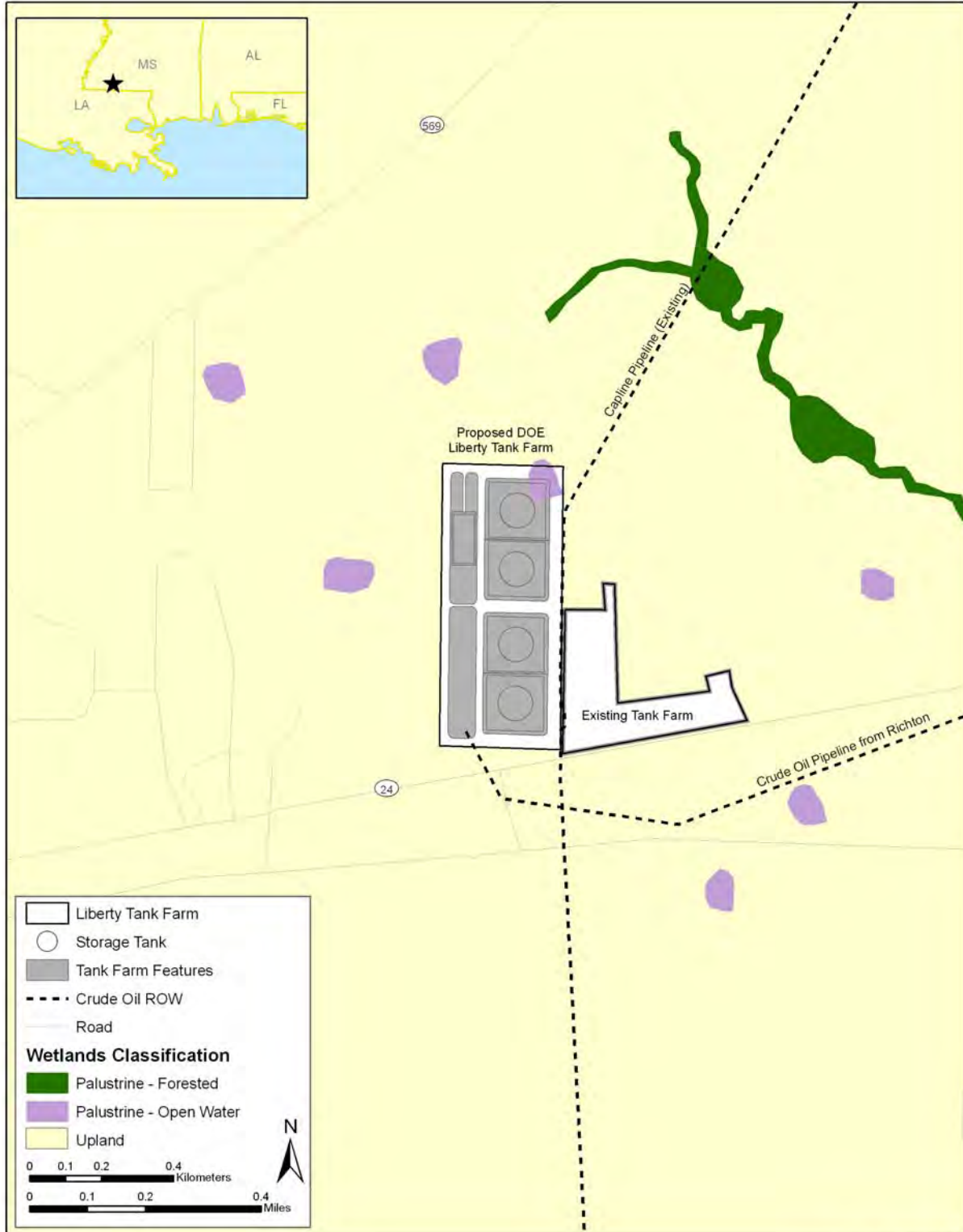


**Figure B.6.3-5: NWI Wetlands at the Proposed Pascagoula Terminal**



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Figure B.6.3-6: NWI Wetlands at the Proposed Liberty Tank Farm



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**Table B.6.3-1: Potential Wetland Impacts for the Proposed Richton Storage Site ROWs<sup>a</sup>**

Cowardin Wetland Classification	ROW from Site to Leaf RWI (acres)		ROW from RWI ROW to Pascagoula terminal (acres)		ROW from Leaf RWI ROW to Liberty Terminal (acres)		Power Line ROWs (acres)	
	Temporary easement	Permanent easement	Temporary easement	Permanent easement	Temporary easement	Permanent easement	Temporary easement	Permanent easement
Estuarine	0	0	94	62	0	0	NA	0
Estuarine – scrub-shrub	0	0	2	1	0	0	NA	0
Lacustrine	0	0	11	8	0	0	NA	0
Palustrine – aquatic bed	0	0	1	1	0	0	NA	0
Palustrine – emergent	0	0	24	16	0	0	NA	0
Palustrine – forested <sup>b</sup>	18	12	392	191	87	43	NA	43
Palustrine – scrub-shrub <sup>b</sup>	0	0	109	71	2	1	NA	0
Palustrine – open water	1	1	6	1	4	2	NA	0
Palustrine – unconsolidated bottom	0	0	13	3	9	4	NA	3
Riverine	0	0	5	1	4	2	NA	0
Other	1	0	1	0	1	0	NA	1
<b>Totals</b>	<b>20</b>	<b>13</b>	<b>658</b>	<b>355</b>	<b>107</b>	<b>52</b>	<b>NA</b>	<b>47</b>

Notes:

<sup>a</sup> This table presents only the wetland types that are present within the proposed ROW according to NWI data.

<sup>b</sup> Forested and scrub-shrub wetlands would be cleared of woody vegetation and permanently converted to and maintained as emergent wetlands within the permanent easement of all ROWs. Within the temporary construction easement, woody vegetation would be cleared but would be allowed to re-establish within the easement. DOE would follow any required wetland compensation for these temporary impacts that is required by the Section 404/401 permit. At a minimum, DOE would restore original contours, replace the original hydric topsoil back in the disturbed area (where practical), and seed with native species. Re-establishment of the scrub-shrub or forested wetland may take 5-25 years depending on the type of community affected.

<sup>c</sup> Impacts to these wetlands would be temporary and they would return to the pre-existing conditions shortly after construction is completed.

1 acre = 0.405 hectares; NA means no temporary easement

**Table B.6.3-2: Summary of Potential Wetland Impacts for the Proposed Richton Storage Site<sup>a</sup>**

Cowardin Wetland Classification	Storage Site (acres)		ROWs <sup>b</sup> (acres)		RWI Structures (acres)	Liberty Terminal	Pascagoula Terminal (acres)	Totals (acres)
	Filled wetlands	Permanent conversion	Temporary easement	Permanent easement	Filled wetlands	Filled wetlands	Filled wetlands	All affected wetlands
Estuarine	0	0	94	62	0	0	43	199
Estuarine – scrub-shrub	0	0	2	1	0	0	0	3
Lacustrine	0	0	11	8	0	0	0	19
Palustrine – aquatic bed	0	0	1	1	0	0	0	2
Palustrine - emergent	3	0	24	16	0	0	0	43
Palustrine – forested	6	2	497	289	20	0	0	814
Palustrine – scrub-shrub	0	0	111	72	0	0	0	183
Palustrine – open water	0	0	11	4	0	2	0	16
Palustrine – unconsolidated bottom	0	0	22	10	0	0	0	32
Riverine	0	0	9	3	0	0	0	12
Other	0	0	3	2	0	0	0	5
<b>Totals</b>	<b>9</b>	<b>2</b>	<b>785</b>	<b>467</b>	<b>20</b>	<b>2</b>	<b>43</b>	<b>1,328</b>

Notes:

<sup>a</sup> This table presents only the wetland types that are present within the proposed ROW according to NWI data.

<sup>b</sup> Forested and scrub-shrub wetlands would be cleared of woody vegetation and permanently converted to and maintained as emergent wetlands within the permanent easement of all ROWs. Within the temporary construction easement, woody vegetation would be cleared but would be allowed to re-establish within the easement. DOE would follow any required wetland compensation for these temporary impacts that is required by the Section 404/401 permit. At a minimum, DOE would restore original contours, replace the original hydric topsoil back in the disturbed area, and seed with native species. Re-establishment of the scrub-shrub or forested wetland may take 5-25 years depending on the type of community affected. Impacts to these wetlands would be temporary and they would return to the pre-existing conditions shortly after construction is completed.

1 acre = 0.405 hectares

permit from the USACE and the Mississippi Department of Environmental Quality. The permit application would require a comprehensive alternatives analysis that demonstrates avoidance and minimization of wetland impacts. The permit would contain conditions to minimize the impact on wetlands during construction and would require compensation for unavoidable impacts to wetlands. Section B.7 discusses in more detail the avoidance, minimization, and mitigation measures that DOE would use to reduce, avoid, and compensate for the potential impacts to wetlands and waters of the United States. Appendix O describes a conceptual compensation plan.

**B.6.4 Stratton Ridge Storage Site and Associated Infrastructure**

The Stratton Ridge salt dome is located in Brazoria County, TX, 3.0 miles (4.8 kilometers) east of Clute and Lake Jackson and 6.0 miles (9.7 kilometers) north of Freeport (figure B.6.4-1). This proposed site would consist of 16 new caverns with a combined storage capacity of 160 MMB. Two maps of the Stratton Ridge 160 MMB storage site and infrastructure, included as an attachment to this appendix, show the NWI mapped wetlands.

The Stratton Ridge storage would consist of the following:

- Sixteen new caverns and associated storage site infrastructure,
- New RWI structure and associated pipeline,
- One new terminal at Texas City,
- New crude oil pipeline to the Texas City terminal,
- Brine disposal pipeline to offshore diffuser in Gulf of Mexico,
- Power lines, and
- New access roads to the facility and to the brine injection wells.

**B.6.4.1 Floodplain Impacts**

The extent of 100-year and 500-year floodplain was determined based on the FEMA Flood Insurance Rate Maps covering the project area. The proposed new storage facilities would be located entirely within the 100-year and 500-year floodplains (see figure B.6.4-2 and B.6.4-3). The proposed Texas City tank farm would be located entirely in a 100-year floodplain (figure B.6.4-4). Table B.6.4-1 summarizes the floodplains that would be affected by this storage site and associates facilities.

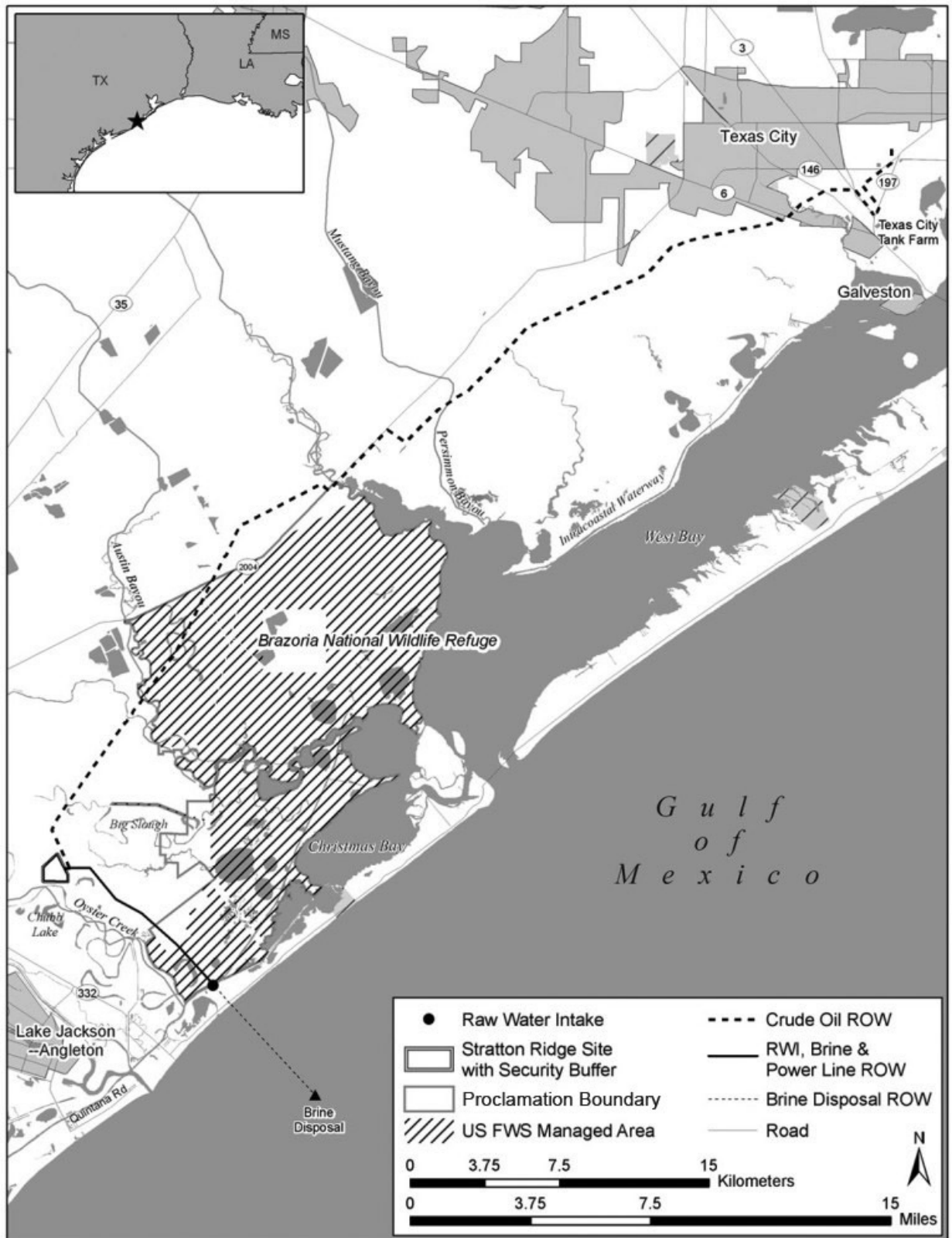
**Table B.6.4-1: Potential Floodplain Impacts for the Stratton Ridge Storage Site and Associated Facilities**

Description	100-Year Floodplain (acres)	500-Year Floodplain (acres)
Storage site/access road	86	186
RWI structure	16	0
Texas City tank farm	37	0
<b>Total</b>	<b>139</b>	<b>186</b>

1 acre = 0.405 hectares

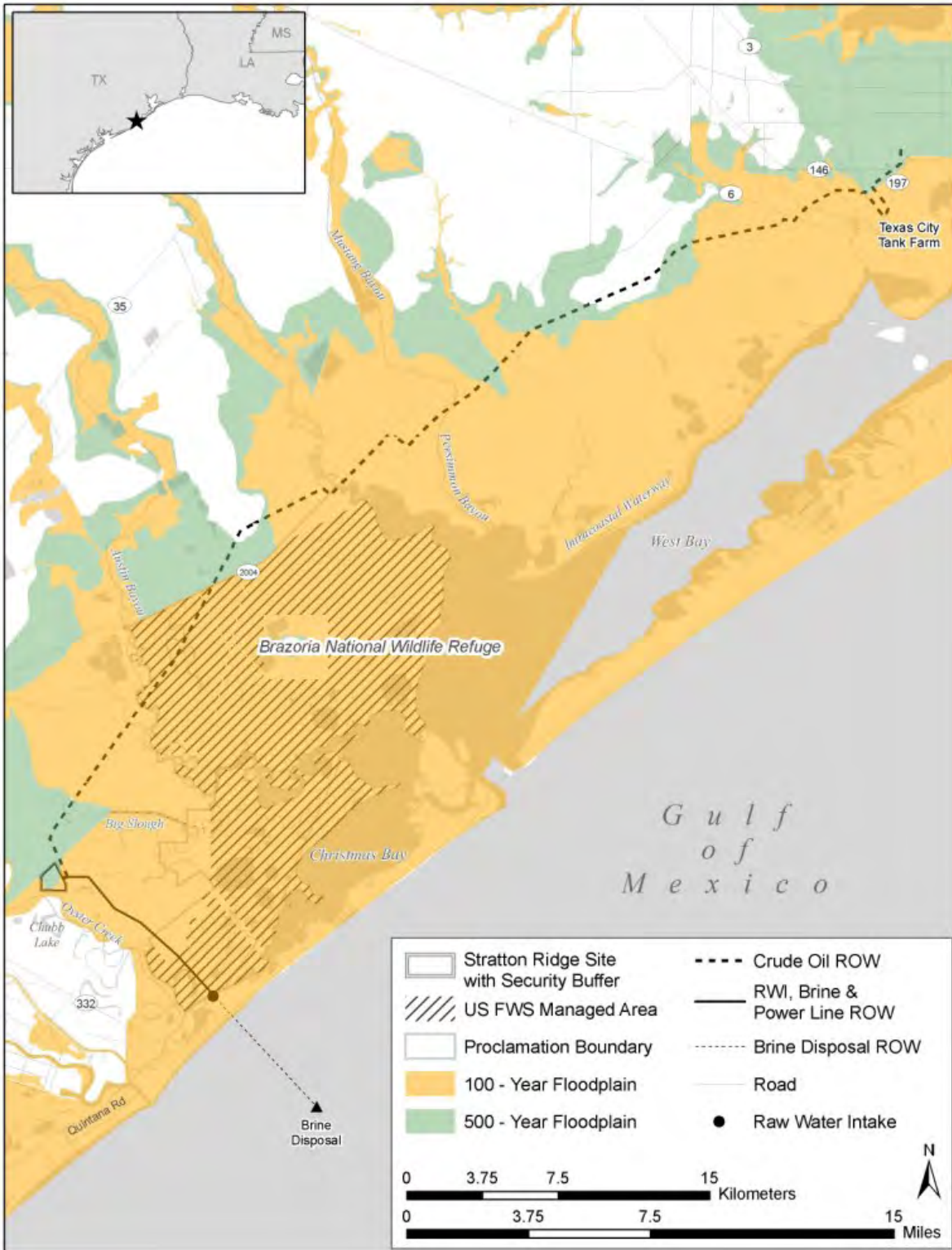
The proposed Stratton Ridge storage site would lie completely within the 100-year and 500-year floodplains. All onsite construction, therefore, would be within either a 100-year or a 500-year floodplain. This floodplain is large, extending over hundreds of square miles (square kilometers) and is part of the San Jacinto-Brazos Coastal Basin. Construction of the storage site would disturb

Figure B.6.4-1: Proposed Stratton Ridge Storage Site and Associated Facilities



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**Figure B.6.4-2: Floodplain Map for Proposed Stratton Ridge Site and Associated Facilities**



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Figure B.6.4-3: Floodplain Map for Proposed Stratton Ridge Storage Site

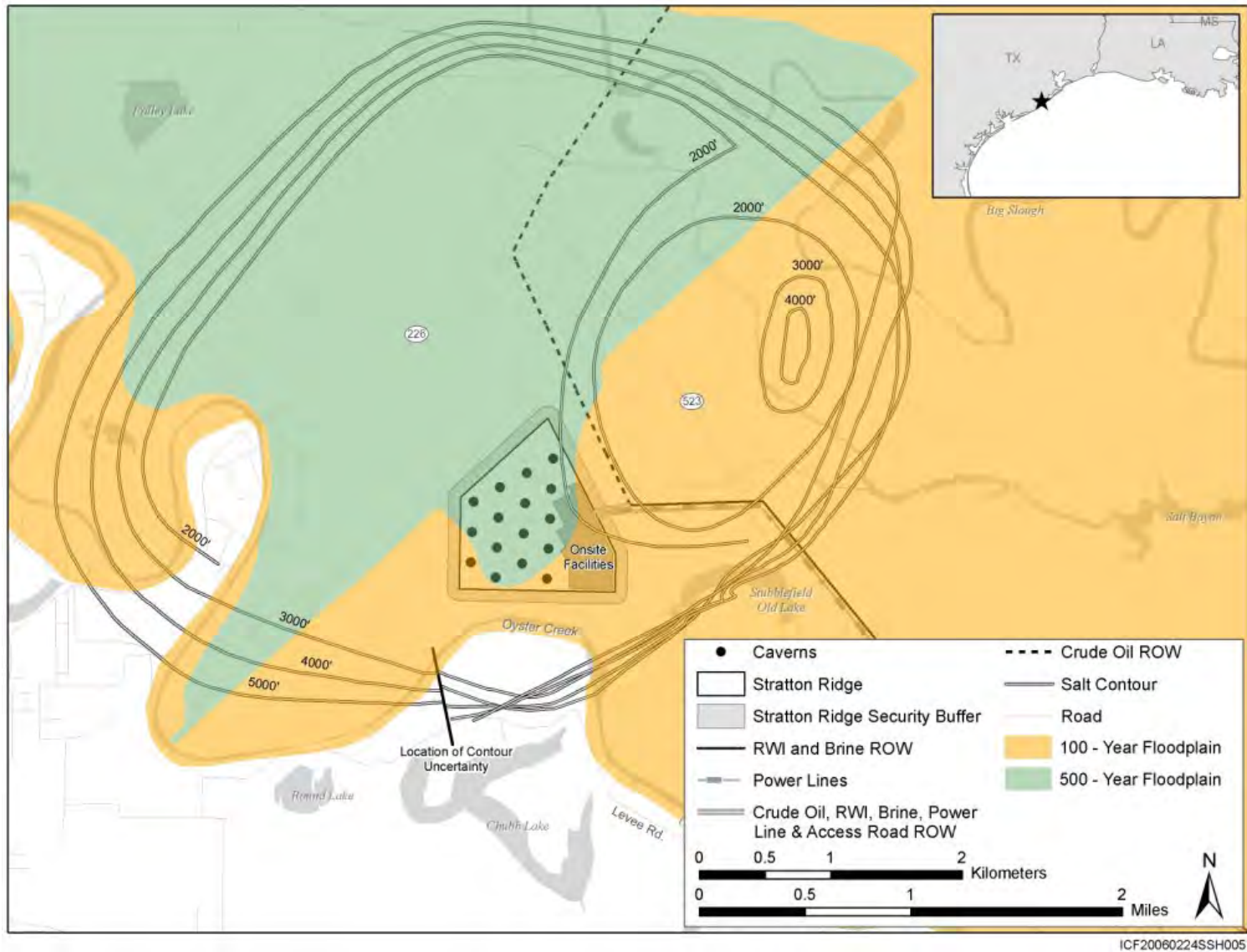
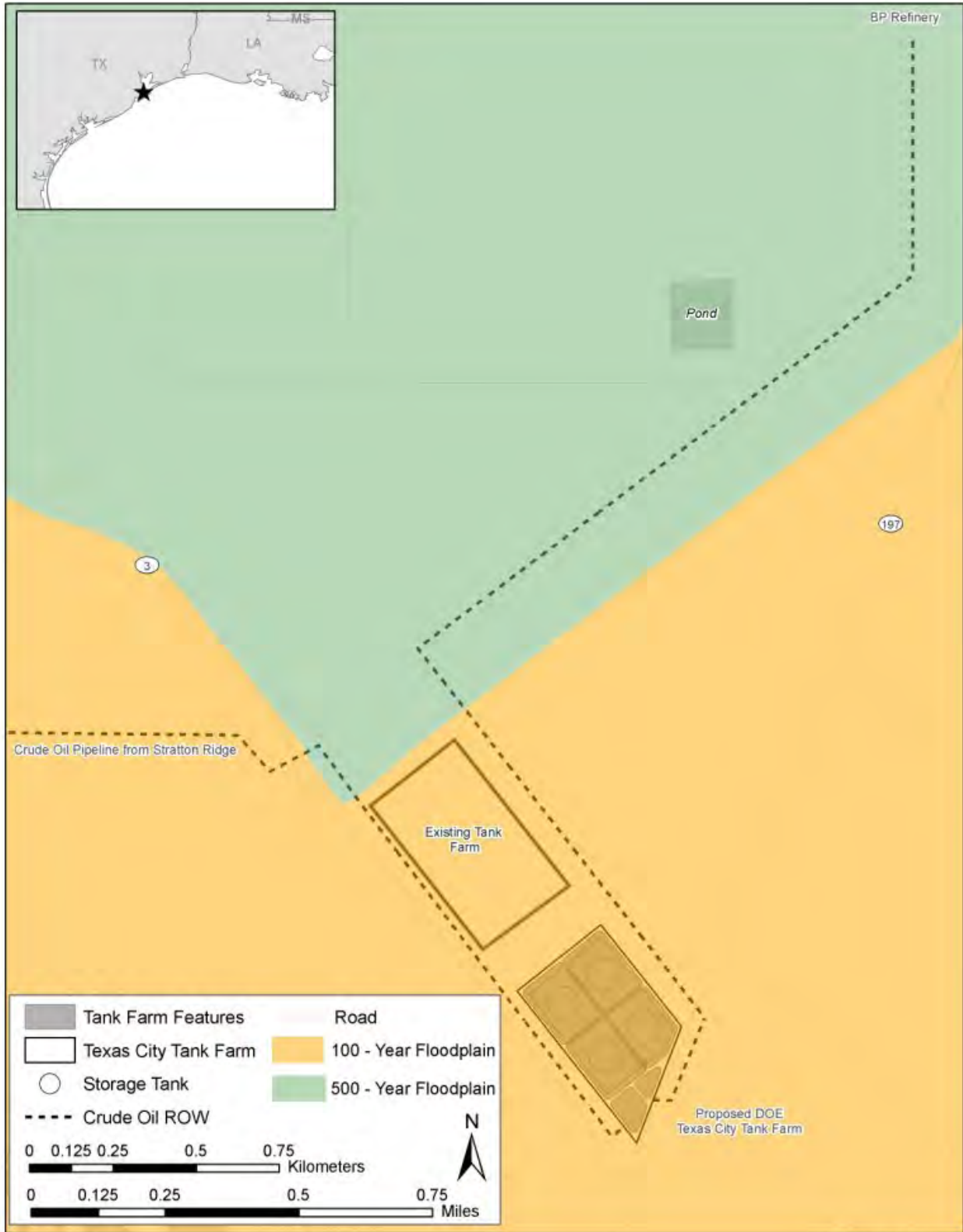




Figure B.6.4-4: Floodplain Map for Proposed Texas City Tank Farm



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approximately 139 acres (56 hectares) of 100-year floodplain and 186 acres (75 hectares) of 500-year floodplain associated with the site infrastructure.

The Stratton Ridge storage site and associated facilities would have the potential to increase future downstream flooding due to proposed fill and construction of aboveground structures within the floodplain, including administrative buildings, a tank farm, RWI, well pads, roads, and wellheads. The impacts would be minimal due to the overall size of the floodplain system and compliance with local, state, and Federal floodplain regulations. After selection of an preferred alternative other than no action prior to construction, hydrological modeling would be conducted to ensure that base flood elevations would not be increased by the proposed fill structures.

Any structures located within the floodplain would be designed in accordance with the NFIP requirements for non-residential buildings and structures located in special flood hazard areas. The NFIP regulations are designed to require vulnerable structures to be elevated above the 100-year flood elevation or to be watertight. DOE would coordinate with and secure approval from the floodplain coordinator at the Texas Commission on Environmental Quality or the local government, if it has adopted the NFIP, during the design stage/site plan process.

The proposed Stratton Ridge power line and pipeline ROWs would cross and temporarily affect approximately 41 miles (66 kilometers) of 100-year floodplain and 8 miles (13 kilometers) of 500-year floodplain. The impacts on floodplains associated with the construction of the ROWs would be temporary because the preconstruction contours would be re-established and no aboveground fill or structures would exist following the completion of the construction activities. Therefore, no significant increased risk of flooding would be expected from ROW construction because there would be no net loss of flood attenuation capacity compared to the existing conditions. There would be a potential minor increase in flood stage during the construction activities because some staging materials and construction equipment may be located in a floodplain. Power poles and other associated fill would be located outside of floodplain areas to the maximum extent practical. These structures would not be expected to significantly increase flood stage levels.

Due to the geology and location of the salt dome, the water dependency of the RWI, and the long ROWs, floodplains could not be avoided with this site development. DOE has considered the practicable alternatives to siting in a floodplain and has evaluated the proposed design and modifications to minimize the potential impact to floodplains. Proper design and compliance with the required regulatory programs would reduce the impacts of these structures on floodplains to a level where there would be no significant change in the base flood elevation. Section B.7 discusses in more detail the avoidance and minimization measures that would be used to reduce the effects to floodplains located in the project area.

#### **B.6.4.2 Wetland Impacts**

The construction and operations and maintenance activities associated with the proposed Stratton Ridge site development would have temporary and permanent impacts on wetlands as described in the methodology. Tables B.6.4-2 and B.6.4-3 summarize the wetlands that would be affected by the new storage site, ROWs, and associated facilities.

The Stratton Ridge site is comprised predominantly of palustrine forested wetlands with areas of palustrine emergent wetlands and upland deciduous forest. Construction of the storage site and related facilities would fill 225 acres (91 hectares) of wetlands. The 192 acres (78 hectares) of palustrine forested wetlands on the Stratton Ridge site are also known as a bottomland hardwood forest, which is an ecologically diverse and greatly threatened ecosystem in the United States (see figure B.6.4-5). These ecosystems provide wildlife habitat and play important roles in maintaining water quality and retaining

**Table B.6.4-2: Potential Wetland Impacts for the Proposed Stratton Ridge Storage Site ROWs<sup>a</sup>**

Cowardin Wetland Classification	ROW from Site to Gulf of Mexico (acres)		ROW from Site to Texas City (acres)		Power Line ROWs (acres)	
	Temporary easement	Permanent easement	Temporary easement	Permanent easement	Temporary easement	Permanent easement
Estuarine	35	22	6	3	NA	19
Lacustrine	0	0	2	1	NA	0
Palustrine – emergent	19	13	84	41	NA	12
Palustrine – scrub-shrub <sup>b</sup>	0	0	1	1	NA	0
Palustrine – unconsolidated bottom <sup>c</sup>	0	0	17	8	NA	0
Riverine <sup>c</sup>	0	0	2	1	NA	0
Other	0	0	0	0	NA	0
<b>Totals</b>	<b>54</b>	<b>35</b>	<b>112</b>	<b>55</b>	<b>NA</b>	<b>31</b>

Notes:

<sup>a</sup> This table presents only the wetland types that are present within the proposed ROW according to NWI data.

<sup>b</sup> Forested and scrub-shrub wetlands would be cleared of woody vegetation and permanently converted to and maintained as emergent wetlands within the permanent easement of all ROWs. Within the temporary construction easement, woody vegetation would be cleared but would be allowed to re-establish within the easement. DOE would follow any required wetland compensation for these temporary impacts that is required by the Section 404/401 permit. At a minimum, DOE would restore original contours, replace the original hydric topsoil back in the disturbed area, and seed with native species. Re-establishment of the scrub-shrub or forested wetland may take 5-25 years depending on the type of community affected.

<sup>c</sup> Impacts to these wetlands would be temporary and they would return to the pre-existing conditions shortly after construction is completed.

1 acre = 0.405 hectares; NA means no temporary easement

**Table B.6.4-3: Summary of Potential Wetland Impacts for the Proposed Stratton Ridge Storage Site<sup>a</sup>**

Cowardin Wetland Classification	Storage Site (acres)		ROWs <sup>b</sup> (acres)		RWI Structure (acres)	Texas City Terminal (acres)	Totals (acres)
	Filled wetlands	Permanent conversion	Temporary easement	Permanent easement	Filled wetlands	Filled wetlands	All affected wetlands
Estuarine	0	0	41	44	17	0	102
Lacustrine	0	0	2	1	0	0	68
Palustrine – emergent	20	3 <sup>c</sup>	103	66	0	4	196
Palustrine – forested	192	66	0	0	0	2	260
Palustrine – scrub-shrub	12	0	1	1	0	4	18
Palustrine – unconsolidated bottom	0	2 <sup>c</sup>	17	8	0	1	28
Riverine	0	0	2	1	0	0	3
Other	1	2 <sup>c</sup>	0	0	0	0	3
<b>Totals</b>	<b>225</b>	<b>73</b>	<b>166</b>	<b>121</b>	<b>17</b>	<b>11</b>	<b>613</b>

Notes:

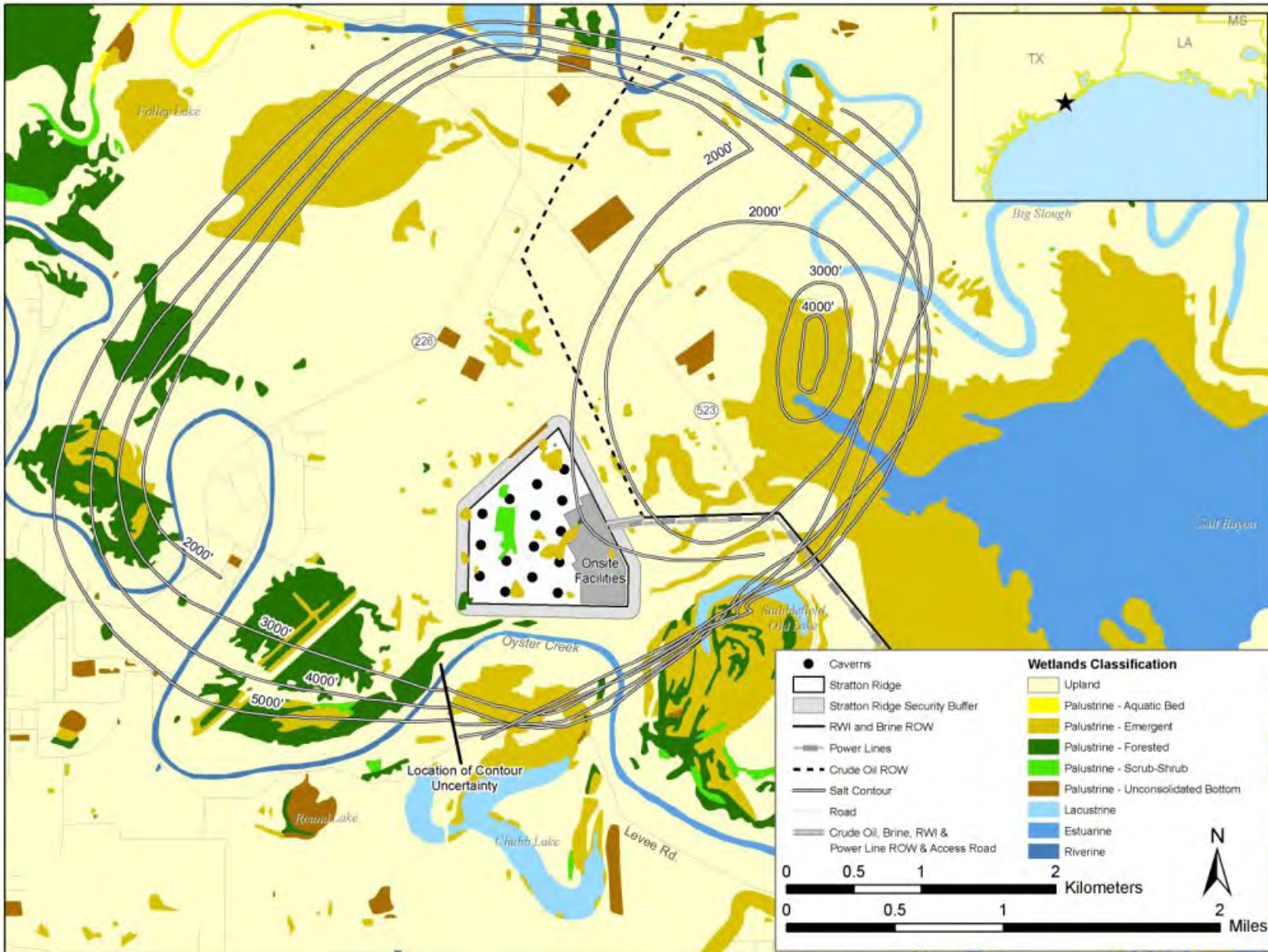
<sup>a</sup> This table presents only the wetland types that are present within the proposed footprint according to NWI data. Facilities were omitted if no wetlands were present within the footprint.

<sup>b</sup> Forested and scrub-shrub wetlands would be cleared of woody vegetation and permanently converted to and maintained as emergent wetlands within the permanent easement of all ROWs. Within the temporary construction easement, woody vegetation would be cleared but would be allowed to re-establish within the easement. DOE would follow any required wetland compensation for these temporary impacts that is required by the Section 404/401 permit. At a minimum, DOE would restore original contours, replace the original hydric topsoil back in the disturbed area, and seed with native species. Re-establishment of the scrub-shrub or forested wetland may take 5-25 years depending on the type of community affected. Impacts to these wetlands would be temporary and they would return to the pre-existing conditions shortly after construction is completed.

<sup>c</sup> During the site construction, non-woody wetland vegetation would be temporarily cleared in the security buffers. In these wetlands, DOE would restore original contours, replace hydric topsoil back in the disturbed area, and seed with native species. Impacts to these wetlands would be temporary and they would return to pre-existing conditions shortly after construction is completed.

1 acre = 0.405 hectares

Figure B.6.4-5: NWI Wetlands for Proposed Stratton Ridge Storage Site



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flooding waters. The Stratton Ridge site has been disturbed and fragmented by human activities and introduced animals and plants. The maintenance of the security buffer around the storage facility would convert 73 acres (30 hectares) of wetlands to emergent or open water. The security buffer would require the clearing of woody vegetation and periodic maintenance to suppress or clear woody species. The proposed Texas City tank farm would permanently impact 11 acres (4 hectares) of palustrine wetlands (see figure B.6.4-6).

The power line and pipeline ROWs associated with the Stratton Ridge storage site and associated facilities would cross and permanently or temporarily affect 287 acres (116 hectares) of wetlands. Table B.6.4-2 provides a summary of the wetland impacts per ROW that would result from this site development. Construction of the ROWs would affect 121 acres (49 hectares) of wetlands within the permanent easement and 166 acres (67 hectares) within the temporary easement. Pre-existing contours would be restored and the affected plant communities would be allowed to re-establish depending on location within the temporary and permanent easement. DOE would promote the growth of the emergent or forested vegetation in the temporary construction easement. The impacts on wetlands within the temporary easement would last between 2 to 3 years for emergent wetlands and 10 to 25 years for forested wetlands. DOE would suppress the growth of woody vegetation within the permanent easement to protect pipelines and to allow weekly overflight inspections. Therefore, forested and scrub-shrub wetlands in these areas would be permanently converted to emergent wetlands. Although the converted wetlands would provide different habitat than before construction, other important wetland functions such as flood storage and nutrient filtration would be maintained with the emergent wetlands.

The Stratton Ridge alternative, which includes the site, the ancillary facilities, and ROWs, would affect approximately 613 acres (245 hectares) of wetlands associated with the filling activities required for new structures and facilities and permanent and temporary clearing for new power lines and pipelines. The construction activities would permanently fill approximately 253 acres (102 hectares) of wetlands associated with the storage site, Texas City terminal, and RWI (see table 6.4-3). About 260 acres (105 hectares) of palustrine forested wetland would be temporarily or permanently cleared. The impact on this relatively rare and important type of forested wetland would be a potential adverse effect, which would be mitigated by the compensation plan for wetland impacts. Appendix O outlines a conceptual compensation plan.

Due to the geology and location of the salt dome, the water dependency of the RWI, and the long ROWs, impacts to wetlands and waters of the United States would be unavoidable for this site development. All filling of and discharge to jurisdictional wetlands would require a Section 404/401 permit from the USACE and the Texas Commission of Environmental Quality. The permit application would require a comprehensive alternatives analysis that demonstrates avoidance and minimization on wetland impacts. The permit would contain conditions to minimize the impact to wetlands during construction and would require compensation for unavoidable impacts to jurisdictional wetlands. Section B.7 discusses in more detail the avoidance, minimization, and mitigation measures that DOE would use to reduce, avoid, and compensate for the potential impacts to wetlands and waters of the United States. A conceptual compensation plan is provided in Appendix O.

### **B.6.5 Bayou Choctaw Expansion Site and Associated Infrastructure**

The Bayou Choctaw expansion site occupies a 360-acre (140-hectare) site in Iberville Parish, LA, located about 12 miles (19 kilometers) southwest of Baton Rouge (figure B.6.5-1). The Mississippi River is located about 4 miles (6 kilometers) east of the dome and the Port Allen Canal, an extension of the Intracoastal Waterway (ICW), is located about one quarter of a mile (0.4 kilometers) to the west.

Figure B.6.4-6: NWI Wetlands for Proposed Texas City Tank Farm

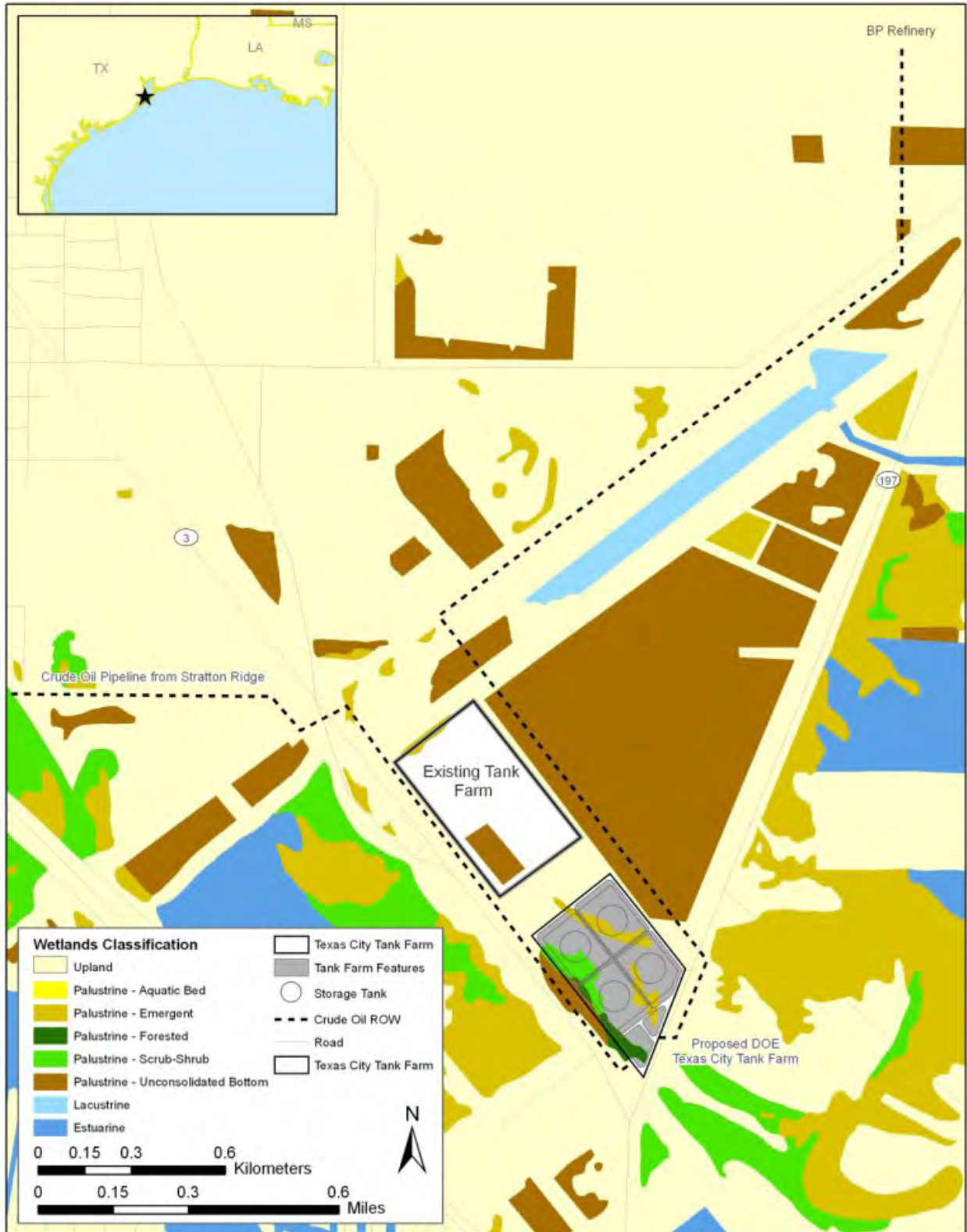
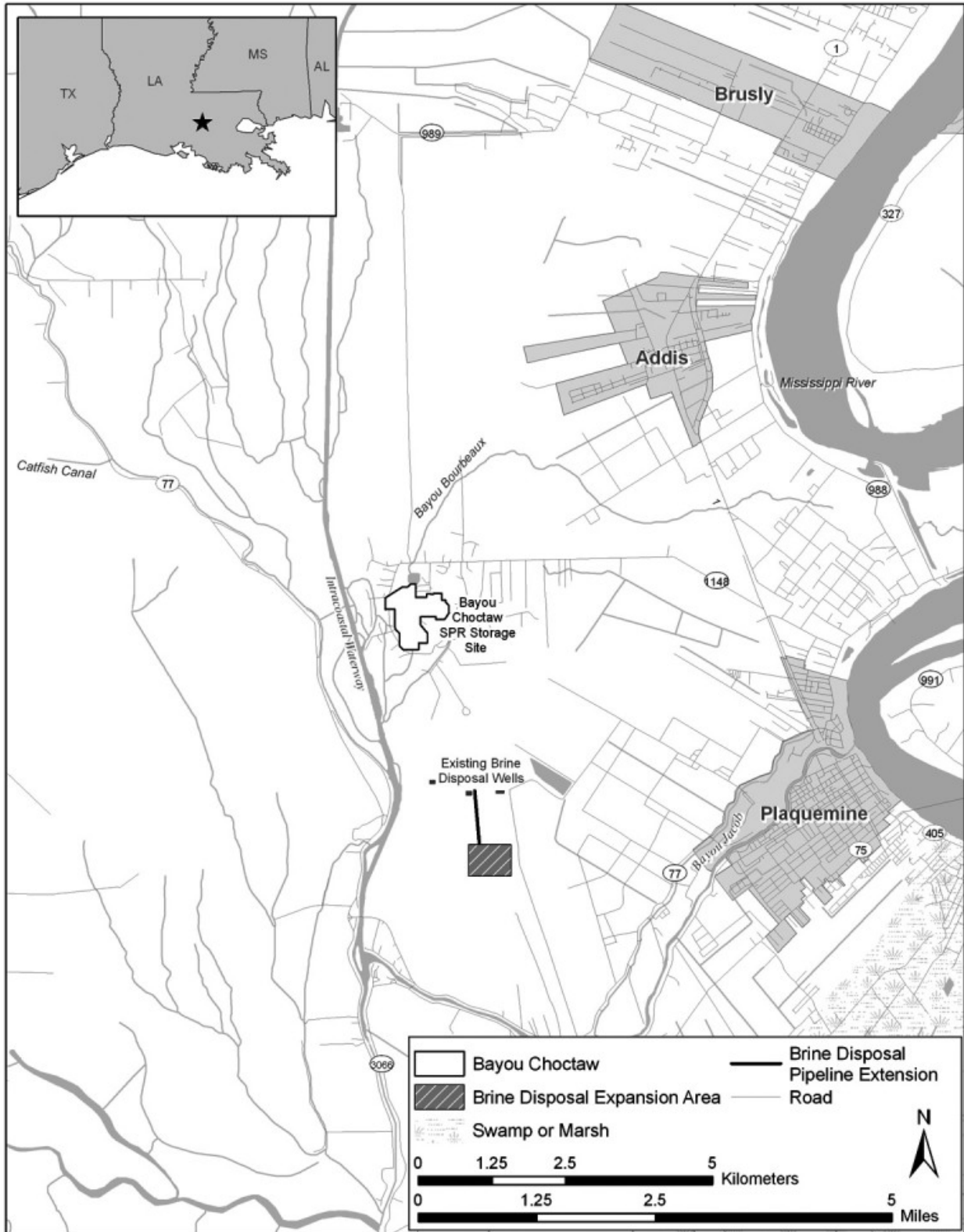


Figure B.6.5-1: Location of Bayou Choctaw Expansion Site and Associated Facilities



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The existing storage facility consists of 6, approximately 12.5 MMB capacity caverns with a combined storage capacity of 76 MMB. Raw water is supplied from an intake facility on Cavern Lake located north of the site. Brine is disposed of via underground injection wells south of the storage site. The disposal wells are connected to the site by a 2.3-mile (3.7-kilometer) pipeline. Oil is moved to and from the site through the St. James terminal on the Mississippi River or through the Placid Refinery pipeline.

The expansion of Bayou Choctaw storage site and associated facilities would consist of the following:

- Development of two new 10 MMB caverns and possible acquisition of one existing 10 MMB cavern,
- Minor upgrades to existing infrastructure,
- New offsite brine pipeline, and
- Six new offsite brine injection wells.

**B.6.5.1 Floodplain Impacts**

The Bayou Choctaw expansion site is located in the east-central portion of Iberville Parish and the Louisiana portion of the Western Gulf Coastal Plain Province. This low-lying area, approximately 5 feet (1.5 meters) above mean sea level, is composed of the Mississippi River floodplain, coastal marshes, and a series of Pleistocene terraces and low hills.

Bayou Bourbeaux and several small canals drain surface water from the site into Bull Bay and wetlands in the southern portion of the site that extend to the south. These water bodies drain into the ICW (also called Bayou Choctaw) to the west and to the marsh to the south via drainage streams.

The Bayou Choctaw expansion site would use the existing property and would require no new land acquisition for construction of additional storage caverns. DOE would purchase and use approximately 20 acres (8 hectares) of land south of the storage site for 6 new brine injection wells. A 3,000-foot (914 meter) brine disposal pipeline ROW would be required to connect the existing brine injection wells to the new disposal area. Because the entire site is located within the 100-year floodplain (figure B.6.5-2), all new construction would occur within floodplains. The expansion site would affect approximately 24 acres (10 hectares) of 100-year floodplain associated with the site storage facility expansion and the expansion of the brine disposal area. The site expansion would use existing onsite and offsite infrastructure to the maximum extent practicable. Table B.6.5-1 summarizes the floodplain area that would be affected by this expansion.

**Table B.6.5-1: Potential Floodplain Impacts for Bayou Choctaw Expansion Site**

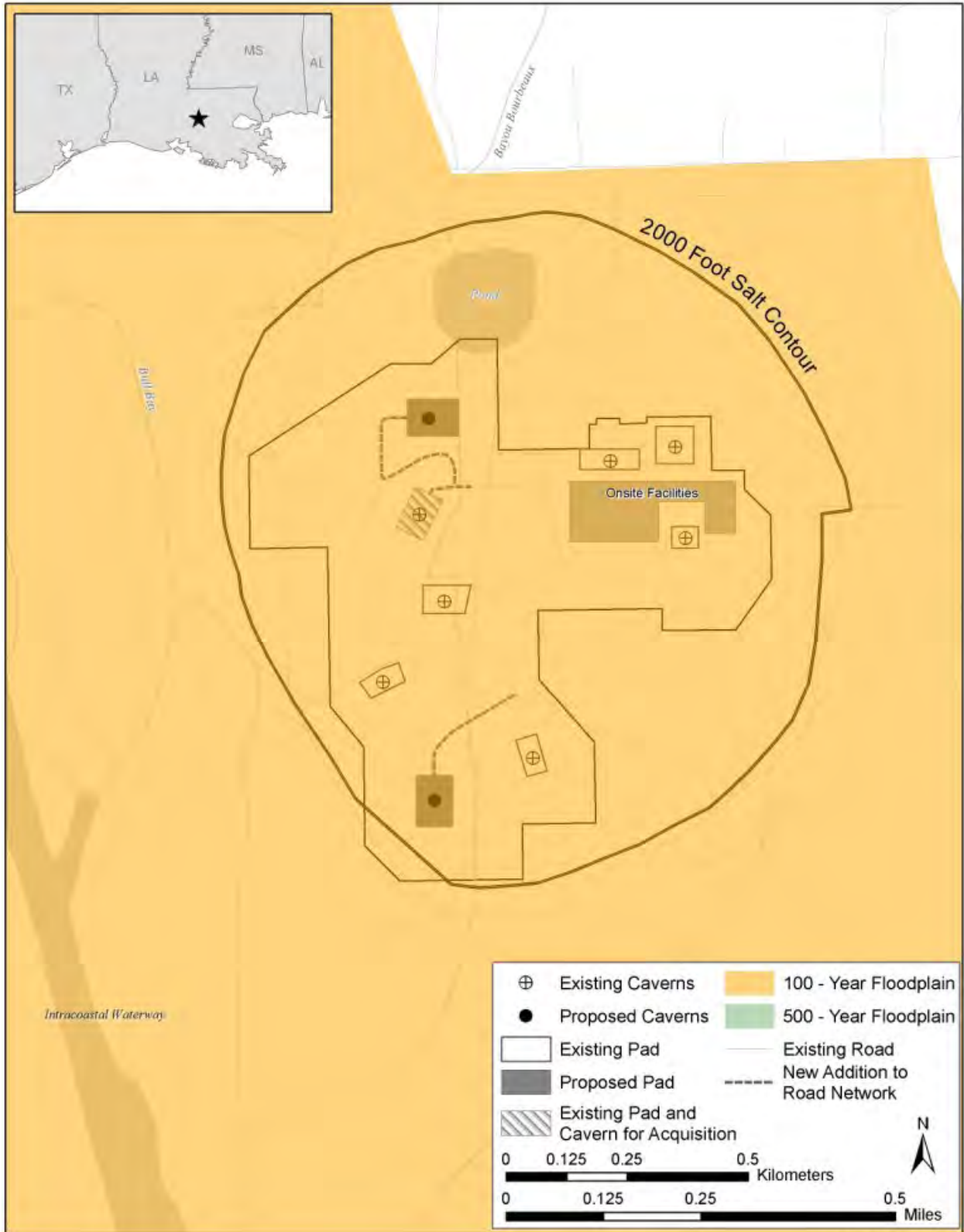
Description	100-Year Floodplain (acres)	500-Year Floodplain (acres)
Caverns/road	4	0
Brine Disposal Expansion	20	0
<b>Total</b>	<b>24</b>	<b>0</b>

1 acre = 0.405 hectares

The Bayou Choctaw storage site expansion would have a small potential to increase future downstream flooding due to proposed construction of aboveground structures within the floodplain, including well pads, access roads, and wellheads. The potential impacts are expected to be minimal due to the overall size of the floodplain system, small amount of construction, and compliance with local, state, and Federal floodplain regulations. After selection of an alternative other than no-action and prior to construction,



Figure B.6.5-2: Floodplain Map for Bayou Choctaw Expansion Site



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hydrological modeling would be conducted to ensure that base flood elevations would not be increased from the proposed fill structures.

Any structures located within the floodplain would be designed in accordance with the NFIP requirements for nonresidential buildings and structures located in special flood hazard areas. The NFIP regulations are designed to require vulnerable structures to be constructed above the 100-year flood elevation or to be watertight. DOE would coordinate with and secure approval from the floodplain coordinator at the Louisiana Department of Transportation and Development or the local government, if it has adopted the NFIP program, during the design stage/site plan process.

The brine pipeline would cross and temporarily affect 0.5 miles (0.8 kilometers) of 100-year floodplain during its construction. The impacts to floodplains associated with construction of the brine disposal pipeline ROW would be temporary because the preconstruction contours would be re-established and no aboveground fill or structures would exist following the completion of the construction activities. Therefore, no significant increased risk of flooding would be expected from ROW construction because there would be no net loss of flood attenuation capacity compared to the existing conditions. There would be a potential minor increase in flood stage during the construction activities because some staging materials and construction equipment might be located in a floodplain.

**B.6.5.2 Wetland Impacts**

The construction and operations and maintenance associated with the expansion of the Bayou Choctaw storage site would have temporary and permanent impacts on wetlands as described in the methodology. Table B.6.5-2 summarizes the wetlands that would be affected by the expansion site, ROWs, and brine injection wells.

**Table B.6.5-2: Summary of Potential Wetland Impacts for the Proposed Bayou Choctaw Storage Site and Associated Facilities<sup>a</sup>**

Cowardin Wetland Types	Storage Site (acres)		Brine Pipeline ROW (acres)		Brine Injection Wells (acres)	Totals (acres)
	Filled wetlands	Permanent conversion	Temporary easement	Permanent easement	Filled wetlands	All affected wetlands
Palustrine – Forested <sup>b</sup>	4	0	7	3	20	34

Notes:

<sup>a</sup> This table presents only the wetland types that are present within the proposed footprint according to NWI data. Facilities were omitted if no wetlands were present within the footprint.

<sup>b</sup> Forested and scrub-shrub wetlands would be cleared of woody vegetation and permanently converted to and maintained as emergent wetlands within the permanent easement of all ROWs. Within the temporary construction easement, woody vegetation would be cleared but would be allowed to re-establish within the easement. DOE would follow any required wetland compensation for these temporary impacts that is required by Section 404/401 permit. At a minimum, DOE would restore original contours, replace the original hydric topsoil back in the disturbed area, and seed with native species. Re-establishment of the scrub-shrub or forested wetland may take 5-25 years depending on the type of community affected.

The wetlands at the Bayou Choctaw storage site and brine disposal expansion area are palustrine forested (figure B.6.5-3 and figure B.6.5-4). This important type of fresh-water ecosystem generally provides functions that include nutrient transformation, flood storage, wildlife habitat, and timber production. The wetlands at the site have been disturbed by past facility construction and operations and maintenance.

Figure B.6.5-3: NWI Wetlands at the Bayou Choctaw Expansion Site

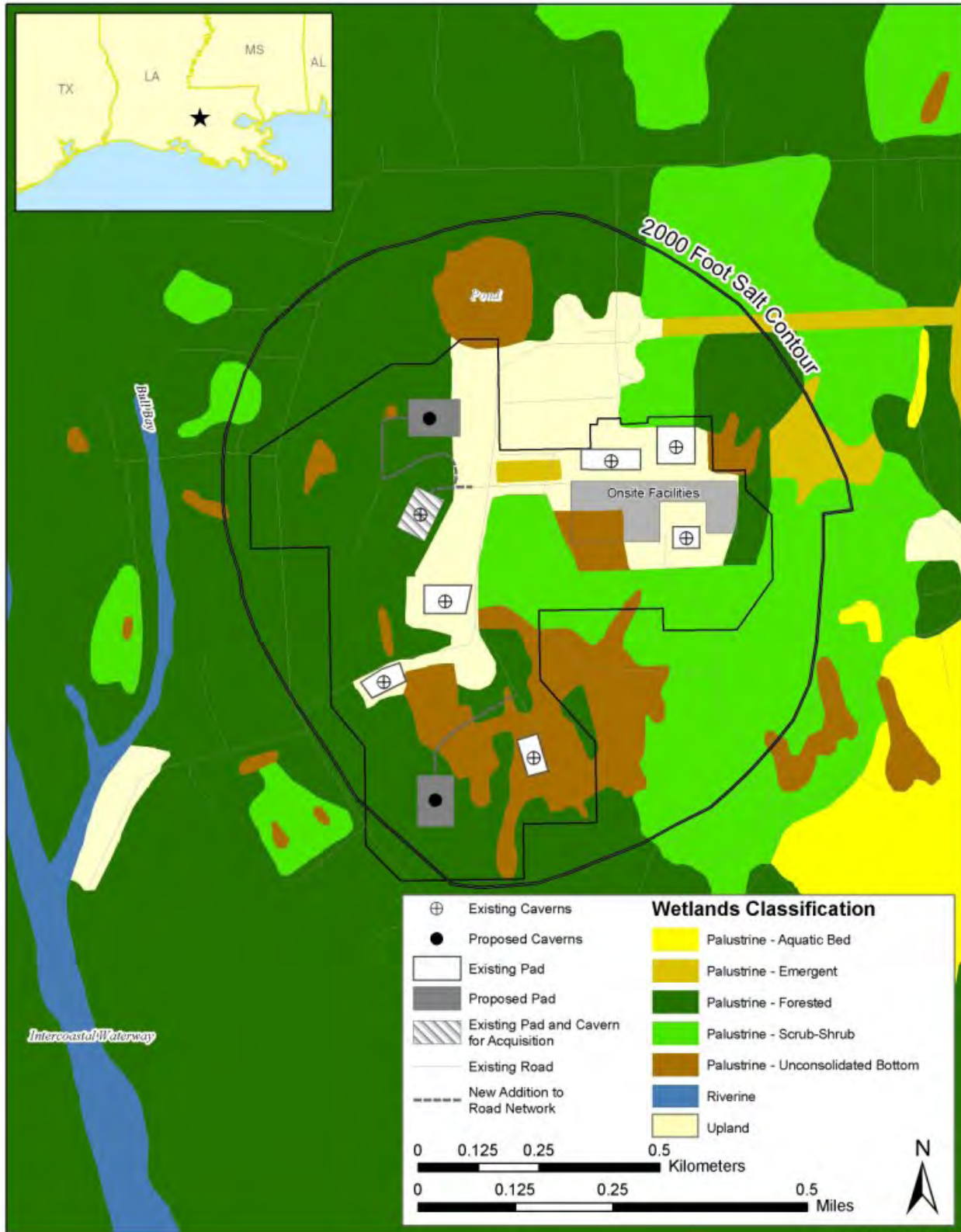
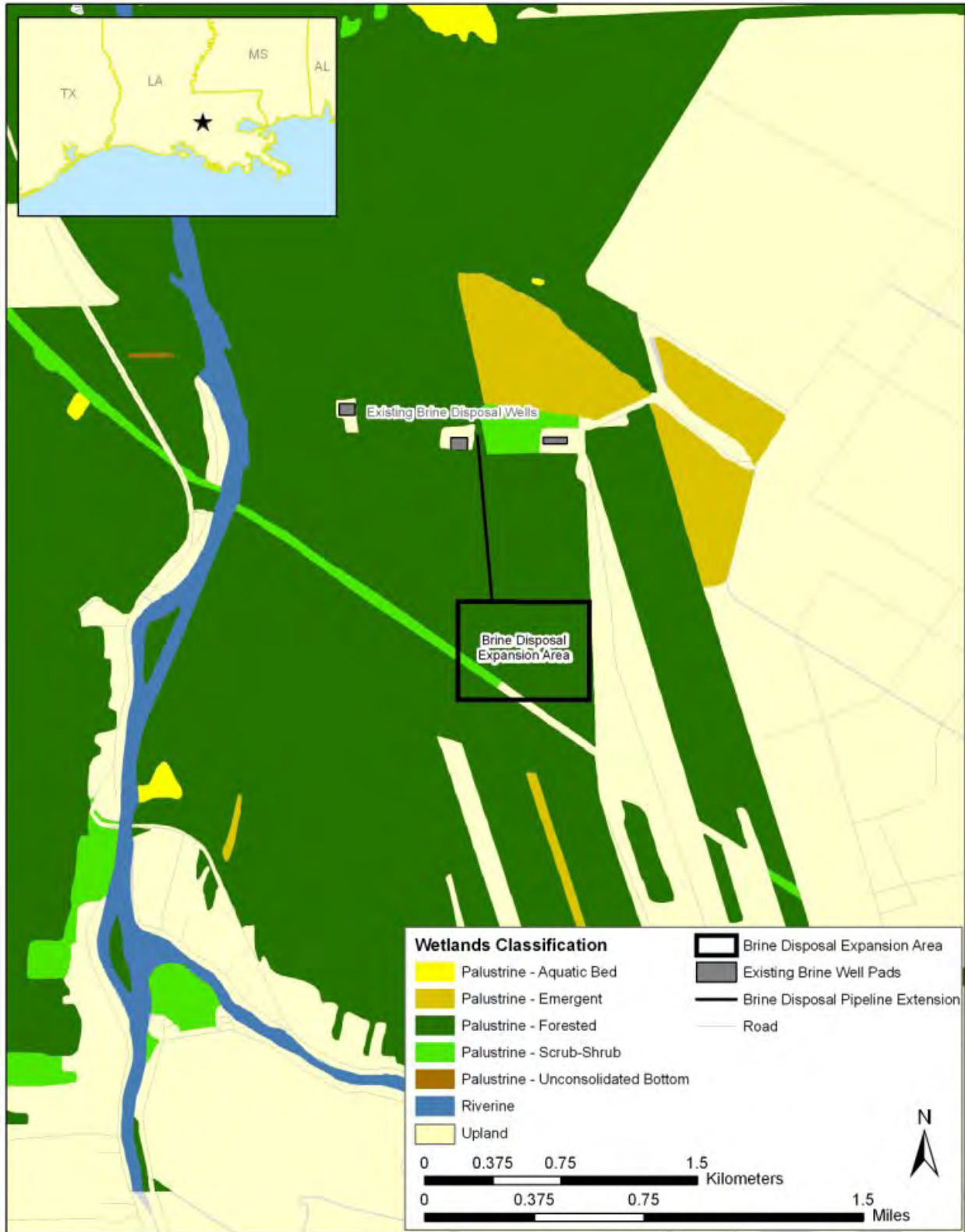


Figure B.6.5-4: NWI Wetlands at the Expansion Site Brine Disposal Wells



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Expansion of the Bayou Choctaw storage site and associated facilities would affect approximately 24 acres (10 hectares) of wetlands. The permanent fill and conversion of wetlands would be associated with the construction of the storage facility and brine injection well pads.

The brine pipeline ROW associated with the Bayou Choctaw expansion site would cross and permanently or temporarily affect 10 acres (4 hectares) of wetlands. Table B.6.5-2 summarizes the potential wetland impacts from the proposed ROW. Pre-existing contours would be restored within the ROW and the affected plant communities would be allowed to re-establish depending on location within the temporary and permanent easement. DOE would promote the growth of emergent or forested vegetation in the temporary construction easement. The impacts to wetlands within the temporary easement would last between 10 to 25 years for forested wetlands. DOE would suppress the growth of woody vegetation within the permanent easement to protect the pipeline and to allow weekly overflight inspections. Therefore, forested wetlands in these areas would be permanently converted to emergent wetlands. Although the converted wetlands would provide different habitat than before construction, other important wetland functions, such as flood storage and nutrient filtration, would be maintained within the emergent wetlands.

The entire Bayou Choctaw site development, which includes the expansion site, the brine disposal expansion area, and the ROWs, would affect approximately 34 acres (14 hectares) of wetlands associated with the filling activities required for new structures and temporary and permanent clearing for new power lines and pipelines. The construction activities would permanently fill approximately 24 acres (10 hectares) of wetlands associated with the expansion area and brine injection wells. The clearing of palustrine forested wetlands for the brine injection would affect an important ecological resource. These impacts would be mitigated by the compensation plan for wetland impacts (Appendix O).

Due to the location and geology of the salt domes and the long ROW, impacts to wetlands and waters of the United States would be unavoidable for this site development. All filling of and discharge to jurisdictional wetlands would require a Section 404/401 permit from the USACE and the Louisiana Coastal Management Division of the Department of Natural Resources. The permit application would require a comprehensive alternatives analysis that demonstrates avoidance and minimization of wetland impacts. The permit would contain conditions to minimize the impact to wetlands during construction and would require compensation for unavoidable impacts to wetlands. Section B.7 discusses in more detail the avoidance, minimization, and mitigation measures that would be used to reduce, avoid, and compensate for the potential impact to wetlands and waters of the United States. Appendix O describes a conceptual mitigation plan.

#### **B.6.6 Big Hill Expansion Site and Associated Infrastructure**

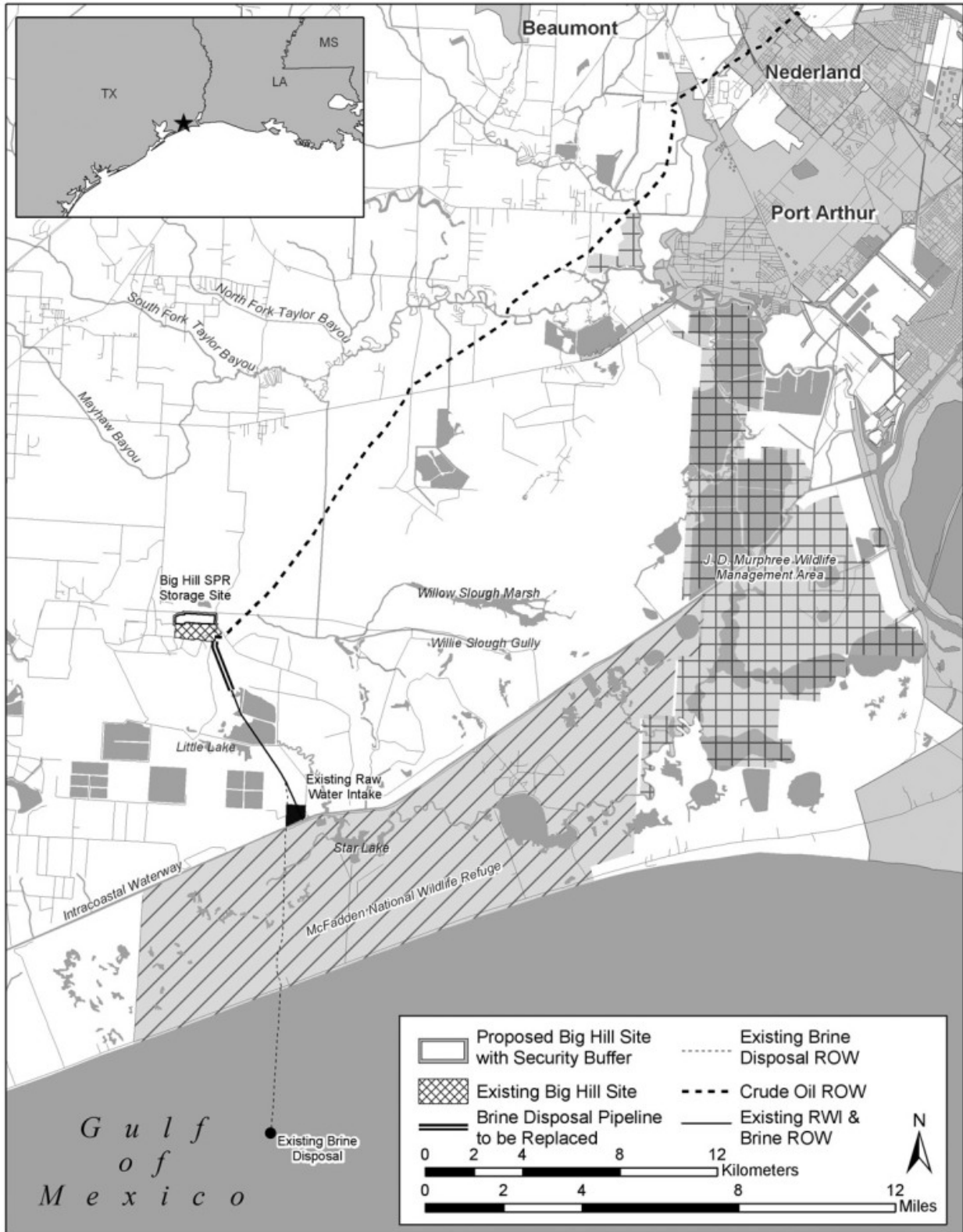
The Big Hill storage site is located in Jefferson County, TX, 17 miles (27 kilometers) southwest of Port Arthur and 70 miles (113 kilometers) east of Houston.

The existing Big Hill storage site consists of 14 crude oil storage caverns with a combined capacity of 170 MMB, a brine disposal system, an RWI system, and a crude oil distribution system (figure B.6.6-1). The site also has various support facilities, including a heliport, diesel oil storage, and several administration buildings. The caverns are located in the central portion of the salt dome and are arranged in two rows of five caverns and one row of four caverns.

The Big Hill expansion would consist of the following:

- Up to nine new caverns with a capacity of up to 96 MMB,
- Crude oil pipeline to the Sun terminal,

Figure B.6.6-1: Location of Big Hill Expansion Site and Associated Facilities



- Refurbishment of the 7,000 feet (2,134 meters) brine disposal pipeline, and
- New fencing, roads, onsite pipelines, and new anhydrite settling pond.

A map for the Big Hill Expansion storage site and associated facilities, included as an attachment to this appendix, shows detailed NWI mapped wetlands.

#### **B.6.6.1 Floodplain Impacts**

The extent of 100-year and 500-year floodplain was determined based on the FEMA Flood Insurance Rate Maps covering the project area. The proposed Big Hill expansion site is located in a predominantly undeveloped, extensive floodplain system (see figures B.6.6-2 and B.6.6-3).

The Big Hill expansion site would take advantage of the existing infrastructure, reducing the area required for new construction and operations. The proposed expansion would consist of the construction of up to nine new caverns immediately north of the existing facility. A large percentage of this expansion site (about 73 percent) would be located outside of the 100-year and the 500-year floodplain. The expansion site would affect 11 acres (5 hectares) of 100-year floodplain and approximately 27 (11 hectares) of 500-year floodplain.

The Big Hill expansion site would have some potential to increase future downstream flooding due to the proposed fill construction of aboveground structures within the floodplain including well pads, roads, and ponds. The impacts would be minimal due to the overall size of the floodplain system, the small impact area, and compliance with local, state, and Federal floodplain regulations. After selection of an alternative other than no-action and prior to construction, hydrological modeling would be conducted to ensure that base flood elevations would not be increased from the proposed fill structures.

Any structures located within the floodplain would be designed in accordance with the NFIP requirements for nonresidential buildings and structures located in special flood hazard areas. The NFIP regulations require vulnerable structures to be constructed above the 100-year flood elevation or to be watertight. DOE would coordinate with and secure approval from the floodplain coordinate at the Texas Commission on Environmental Quality or the local government, if it has adopted the NFIP, during the design stage/site plan process.

The proposed crude oil pipeline ROWs would cross and affect 18 miles (29 kilometers) of 100-year floodplain and 3 miles (4.8 kilometers) of 500-year floodplain. The impacts on floodplains associated with the pipeline ROWs would be temporary because the preconstruction contours would be re-established and no fill or aboveground structure would exist following the completion of the construction activities. Therefore, no significant increased risk of flooding would be expected from the pipeline ROWs because there would be net loss of floodplain storage capacity compared to the existing conditions. There would be a potential minor increase in flood stage during the construction activities because some staging materials and construction equipment may be located in the floodplain.

Due to the geology and location of the salt dome and the long ROWs, floodplains would be unavoidable for this site development. DOE has considered the practicable alternatives to siting in a floodplain and has evaluated the proposed design and modifications to minimize the potential impact to floodplains. Proper design and compliance with the required regulatory programs would reduce the impacts of these structures on floodplains to a level where there would be no significant change in the base flood elevation. Section B.7 discusses in more detail the avoidance and minimization measures that DOE would use to reduce the effects to floodplains located in the project area.

Figure B.6.6-2: Floodplain Map for Big Hill Expansion and Associated Facilities

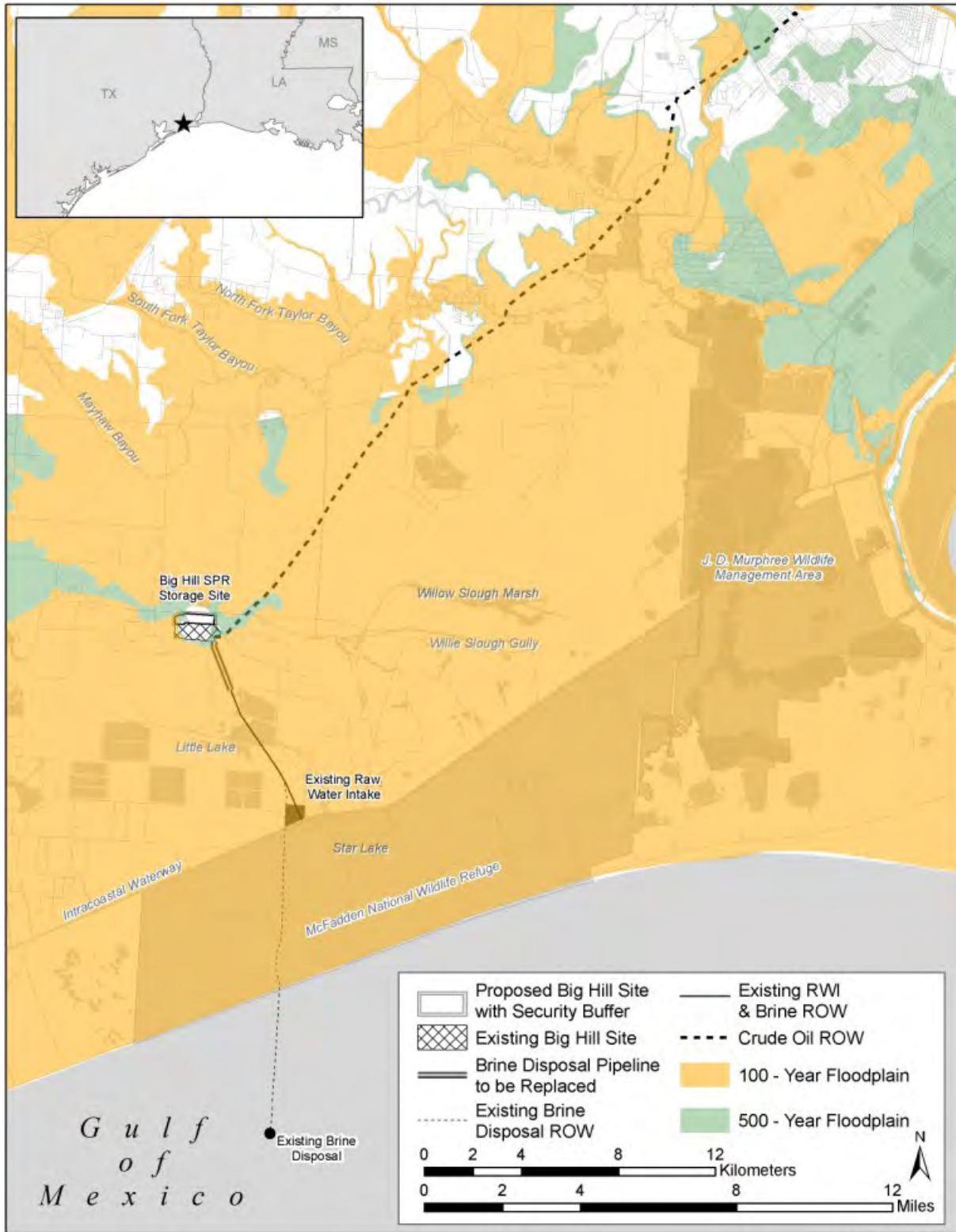
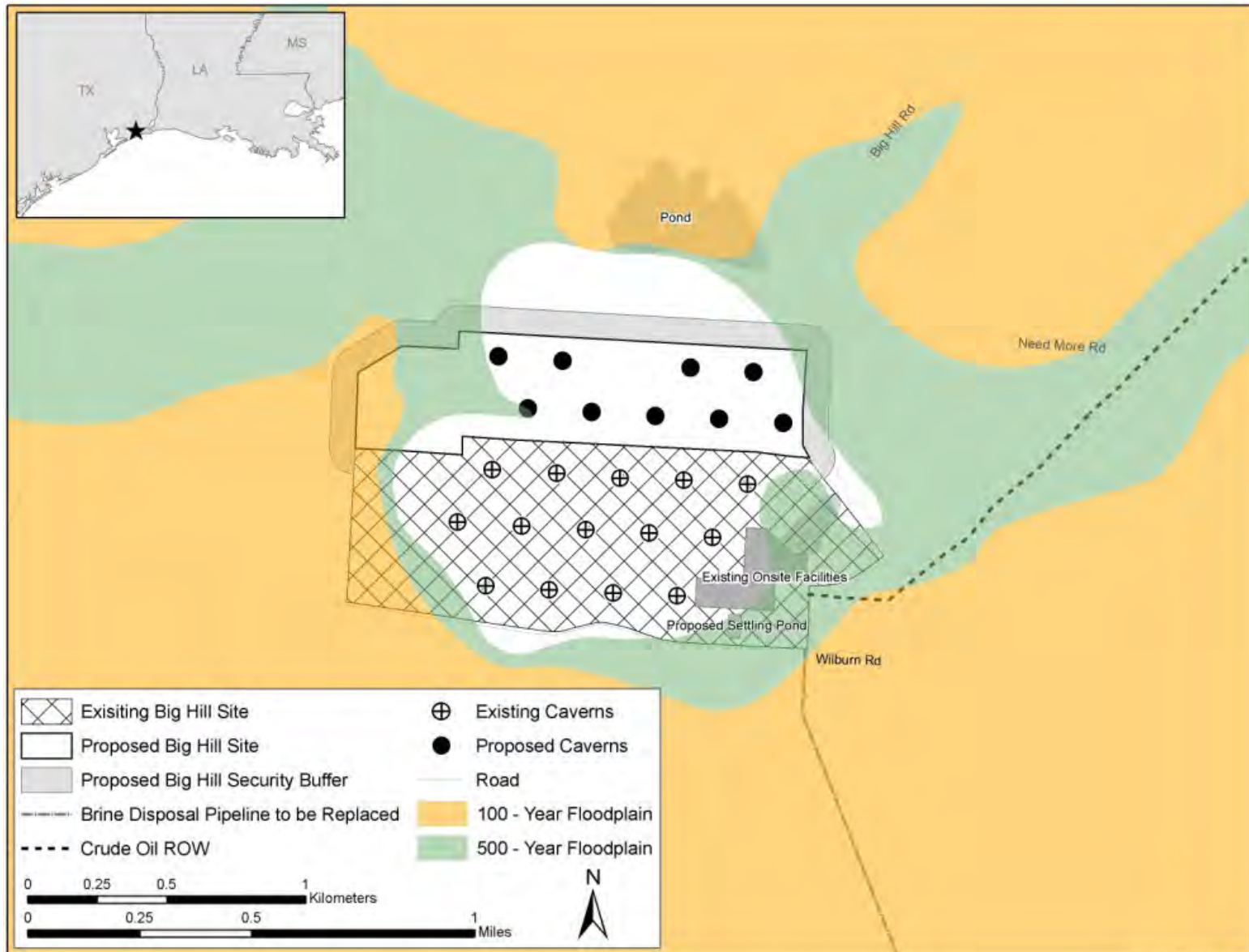




Figure B.6.6-3: Floodplain Map for Big Hill Expansion Site



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**B.6.6.2 Wetland Impacts**

The construction and operations and maintenance activities associated with the proposed Big Hill expansion site would have temporary and permanent impacts on wetlands as described in the methodology. Table B.6.6-1 summarizes the wetlands that would be affected by expansion of capacity at the site.

**Table B.6.6-1: Summary of Potential Wetland Impacts for the Proposed Big Hill Expansion Site<sup>a</sup>**

Cowardin Wetland Types	Storage Site (acres)		ROW to Sun Terminal <sup>b</sup> (acres)		Brine Pipeline to be Replaced <sup>b</sup> (acres)		Totals
	Filled wetlands	Permanent conversion	Temporary easement	Permanent easement	Temporary easement	Permanent easement	All affected wetlands
Lacustrine	0	0	5	3	3	1	12
Palustrine – emergent	6	0	92	45	4	2	149
Palustrine – forested	9	0	2	1	0	0	12
Palustrine – scrub-shrub	0	0	0	0	3	2	5
Palustrine – unconsolidated bottom	0	2 <sup>c</sup>	3	2	0	0	7
Riverine	0	0	2	1	0	0	3
Other	0	0	1	0	0	0	1
<b>Totals</b>	<b>15</b>	<b>2</b>	<b>105</b>	<b>52</b>	<b>10</b>	<b>5</b>	<b>189</b>

Notes:

<sup>a</sup> This table presents only the wetland types that are present within the proposed footprint according to NWI data. Facilities were omitted if no wetlands were present within the footprint.

<sup>b</sup> Forested and scrub-shrub wetlands would be cleared of woody vegetation and permanently converted to and maintained as emergent wetlands within the permanent easement of all ROWs. Within the temporary construction easement, woody vegetation would be cleared but would be allowed to re-establish within the easement. DOE would follow any required wetland compensation for these temporary impacts that is required by the Section 404/401 permit. At a minimum, DOE would restore original contours, replace the original hydric topsoil back in the disturbed area, and seed with native species. Re-establishment of the scrub-shrub or forested wetland may take 5-25 years depending on the type of community affected. Impacts to these wetlands would be temporary and they would return to the pre-existing conditions shortly after construction is completed.

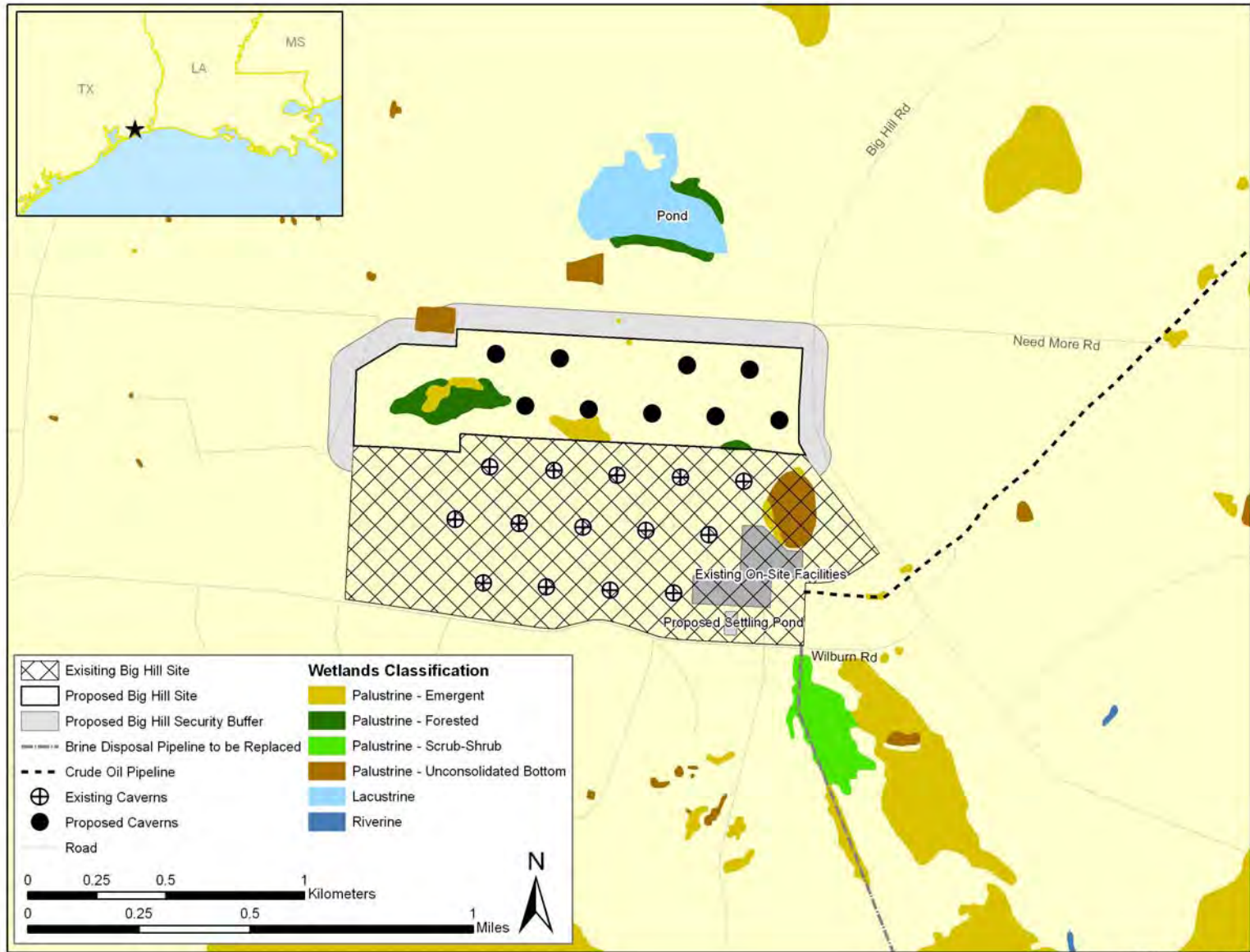
<sup>c</sup> During the site construction, non-woody wetland vegetation would be temporarily cleared in the security buffers. In these wetlands, DOE would restore original contours, replace hydric topsoil back in the disturbed area, and seed with native species. Impacts to these wetlands would be temporary and they would return to pre-existing conditions shortly after construction is completed.

1 acre = 0.405 hectares

The proposed expansion area is located immediately north of the existing Big Hill SPR facility. Much of the area proposed for expansion has been disturbed from past construction activities associated with the existing storage site and other oil development in the region. Construction of the Big Hill expansion site would fill approximately 15 acres (6 hectares) of wetlands. The permanent fill and conversion of wetlands would be associated with construction of the expansion site and the maintenance of a security buffer around the new facilities (see figure B.6.6.4). Wetlands within the security buffer would be permanently converted from forested and scrub-shrub wetlands to emergent wetlands or open water. The security buffer would require the clearing of woody vegetation and periodic maintenance to suppress or clear woody species.

The replacement of 7,000 feet (2,134 meters) of the brine pipeline and new crude oil pipeline associated with the Big Hill expansion site would cross and permanently or temporarily affect 172 acres (70 hectares) of wetlands. Construction of the ROWs would affect 115 acres (47 hectares) of wetlands within the temporary easement and 57 acres (23 hectares) of wetlands within the permanent easement. Pre-existing contours would be restored and the affected plant communities would be allowed to re-establish depending on the location within the temporary and permanent easement. DOE would promote

Figure B.6.6-4: NWI Wetlands at the Proposed Big Hill Expansion Site



the regrowth of emergent vegetation or forested vegetation within the temporary construction easement. The impacts on wetlands within the temporary easement would last between 2 to 3 years for emergent wetlands and 10 to 25 years for forested wetlands. DOE would suppress the regrowth of woody vegetation within the permanent easement to protect the pipeline and to allow weekly overflight inspections. Therefore, forested wetlands in these areas would be permanently converted to emergent wetlands. Although the converted wetlands would provide different habitat than before construction, other important wetland functions, such as flood storage and nutrient filtration, would be maintained within the emergent wetlands.

The entire Big Hill expansion site alternative, which includes the expansion area and the ROWs, would affect approximately 189 acres (76 hectares) of wetlands associated with the filling activities required for new structures and facilities and permanent and temporary clearing new pipelines. The construction would permanently fill approximately 15 acres (6 hectares) of wetland associated with the expansion site (table B.6.6-1). The impact to wetlands would not be adverse because the wetlands have been disturbed in the past. The impact would be mitigated by the compensation plan for wetland impacts (Appendix O).

Due to the geology and location of the salt dome, the water dependency of the RWI, and the long ROWs, impacts to wetlands and waters of the United States would be unavoidable for this site development. All filling of and discharge to jurisdictional wetlands would require a Section 404/401 permit from the USACE and the Texas Commission of Environmental Quality. The permit application would require a comprehensive alternatives analysis that demonstrates avoidance and minimization of wetland impacts. The permit would contain conditions to minimize the impact to wetlands during construction and would require compensation for unavoidable impacts to wetlands. Section B.7 discusses in more detail the avoidance, minimization, and mitigation measures that DOE would use to reduce, avoid, and compensate for the potential impacts to wetlands and waters of the United States. Appendix O describes a conceptual compensation plan.

### **B.6.7 West Hackberry Expansion Site and Associated Infrastructure**

The West Hackberry site occupies approximately 570 acres (230 hectares) in Cameron and Calcasieu Parishes in southwestern Louisiana (figure B.6.7-1). The site is located approximately 20 miles (32 kilometers) southwest of the City of Lake Charles and 16 miles (26 kilometers) north of the Gulf of Mexico.

The existing SPR storage facility consists of 22 caverns with a combined capacity of 227 MMB. DOE would use the existing oil distribution pipelines, RWI, and brine disposal for the proposed expansion.

The West Hackberry expansion site consists of the following:

- Acquisition of three existing caverns with a total of 15 MMB of capacity,
- Use of existing infrastructure, and
- New access road, fencing, and onsite pipelines connecting acquired caverns to the existing DOE site.

#### **B.6.7.1 Floodplain Impacts**

The proposed expansion at West Hackberry would involve the acquisition of three existing storage caverns adjacent to the existing SPR site. DOE would acquire, but not develop, a large property containing the storage caverns. Only a small portion of the acquired land would be located within a floodplain. The proposed construction area that contains the three existing storage caverns would be outside of this floodplain; therefore, the West Hackberry expansion site would not affect floodplains (see figure B.6.7-2).

Figure B.6.7-1: Location of West Hackberry Expansion Site and Associated Facilities

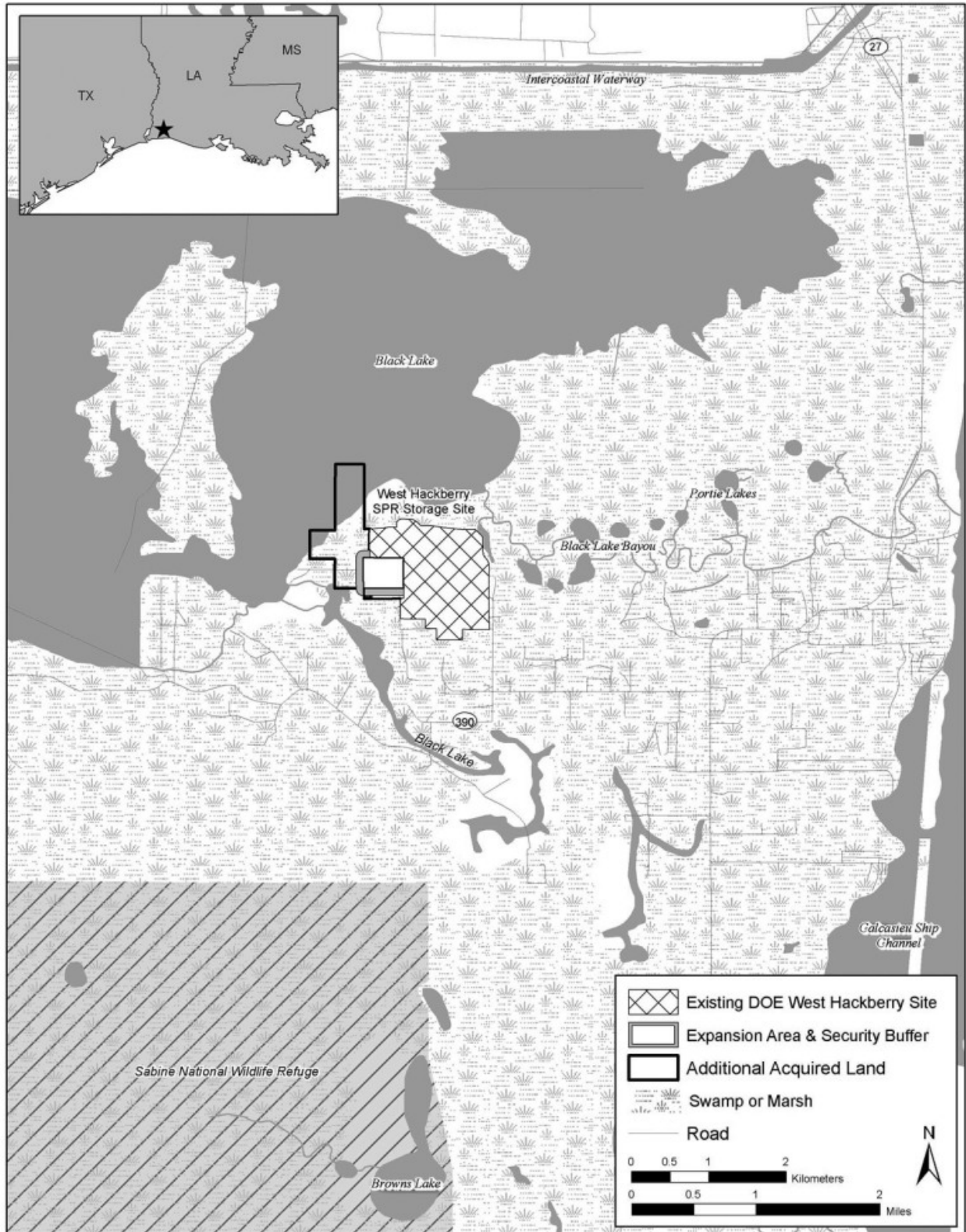
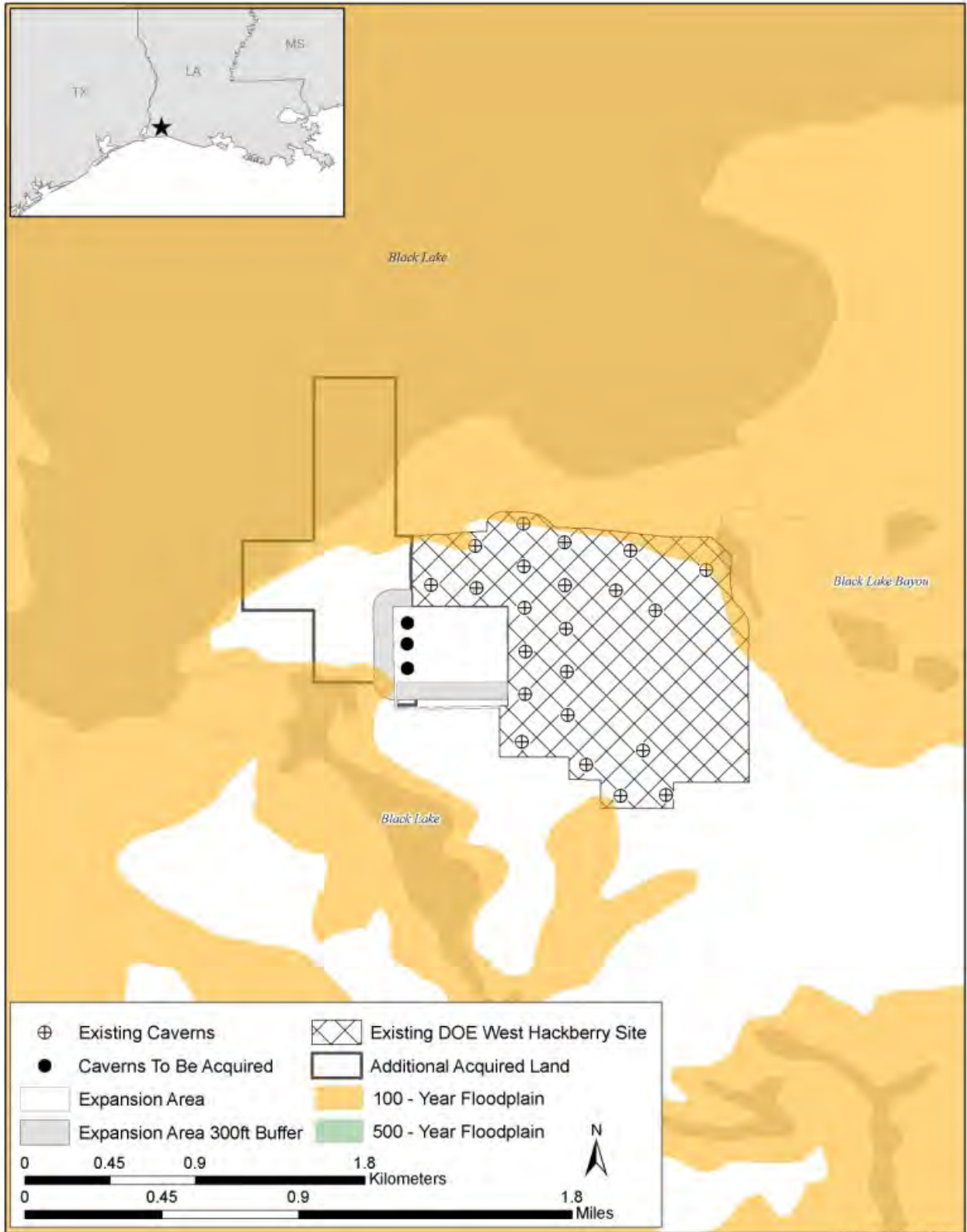


Figure B.6.7-2: Floodplain Map for West Hackberry Expansion



**B.6.7.2 Wetland Impacts**

The construction and operations and maintenance associated with the proposed West Hackberry expansion would have temporary and permanent impacts on wetlands as described in the methodology. Table B.6.7-1 summarizes the wetlands that would be affected by this expansion. Figure B.6.7-3 shows the wetlands located at the expansion site.

**Table B.6.7-1: Summary of Potential Wetland Impacts for the Proposed West Hackberry Expansion Site<sup>a</sup>**

Cowardin Wetland Types	Storage Site (acres)		Totals (acres)
	Filled wetlands	Permanent conversion	All affected wetlands
Palustrine – scrub-shrub <sup>b</sup>	0	5	5

Notes:

<sup>a</sup> This table presents only the wetland types that are present within the proposed facility footprint according to NWI data. Facilities were omitted if no wetland were present within the footprint.

<sup>b</sup> Forested and scrub-shrub wetlands would be cleared of woody vegetation and permanently converted to and maintained as emergent wetlands within the security buffer. DOE would follow any required wetland compensation for these temporary impacts that is required by Section 404/401 permit. At a minimum, DOE would restore original contours, replace the original hydric topsoil back in the disturbed area, and seed with native species

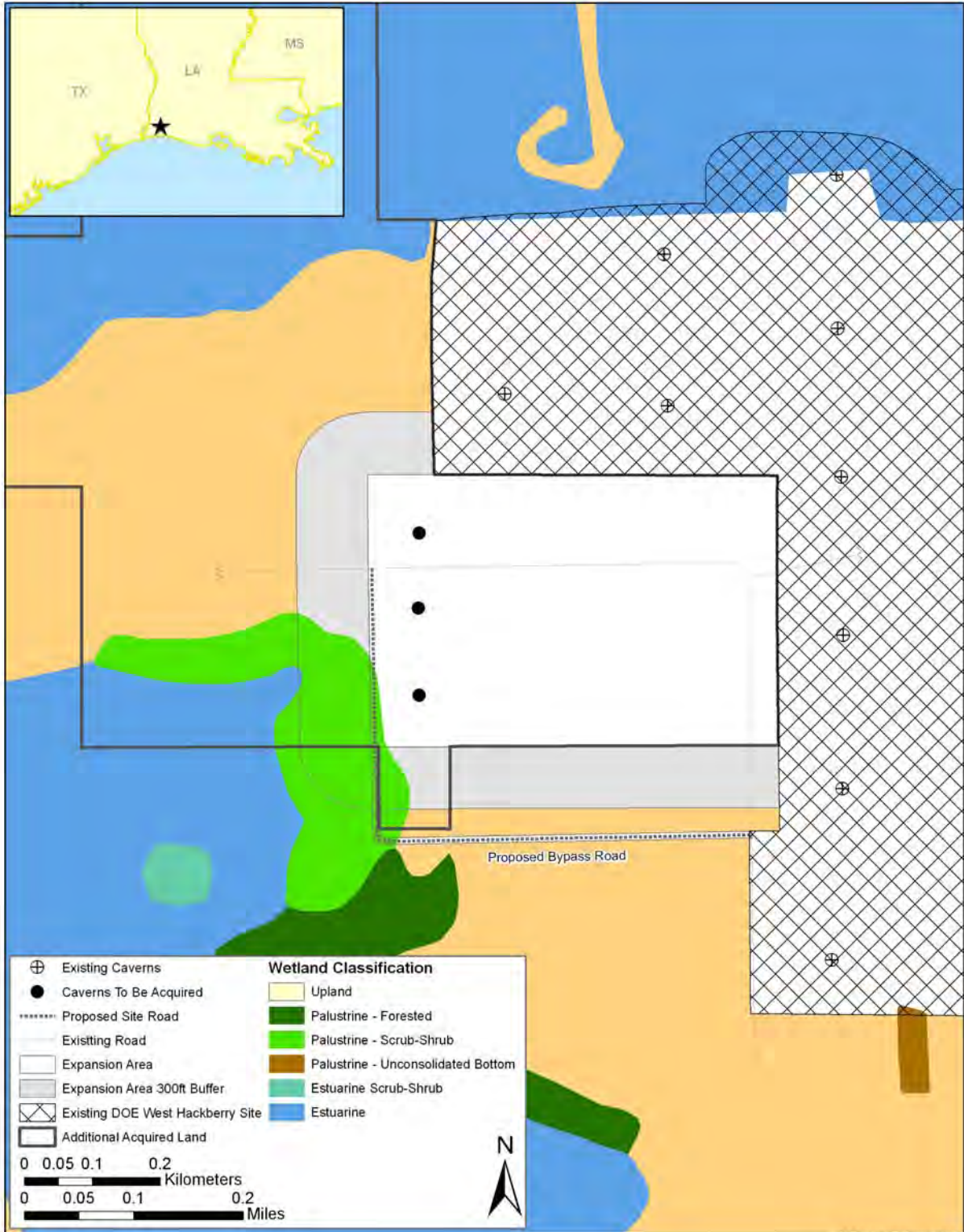
Numerous canals and natural waterways bisect the area where the West Hackberry storage site is located. This region consists of estuaries associated with the Louisiana coast. Natural ridges in the area typically support grass and trees and affect water flow through the marshes. Construction and operations and maintenance of the West Hackberry expansion site would permanently convert approximately 5 acres (2 hectares) of scrub-shrub wetlands to emergent wetlands. These potential wetland impacts are associated with the expansion area 300-foot (91-meter) site security buffer. This area would be permanently maintained for security purposes, converting the existing scrub-shrub wetlands to emergent wetlands. No additional wetland impacts are anticipated to result from the West Hackberry expansion.

Due to the location and geology of the salt domes, impacts to wetlands would be unavoidable for this alternative. All impacts of jurisdictional wetlands would require a Section 404/401 permit from the USACE and from the Louisiana Coastal Management Division of the Department of Natural Resources. The permit application would require a comprehensive alternatives analysis that demonstrates avoidance and minimization of wetland impacts. The permit would contain conditions to minimize the impact to wetlands during construction and would require compensation for unavoidable impacts to wetlands. Section B.7 below discusses in more detail the avoidance, minimization, and mitigation measures that DOE would use to reduce, avoid, and compensate for the wetland impacts. Appendix O describes a conceptual compensation plan.

**B.7 ALTERNATIVES, MINIMIZATION, AND MITIGATION**

This discussion is not site-specific because alternatives, avoidance, minimization, and mitigation efforts that DOE pursues would be similar regardless of which site is chosen. Once DOE has selected an alternative other than the no-action alternative, a more detailed analysis of avoidance and minimization would be conducted as part of the design and Section 404/401 permit process. In addition, a compensation plan for unavoidable impacts to wetlands would be prepared. If required by the USACE, the compensation plan would include a functional assessment of affected wetlands in order to establish appropriate compensation ratios.

Figure B.6.7-3: NWI Wetlands at the West Hackberry Expansion Site



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**B.7.1 Alternatives Consideration for Floodplains and Wetlands**

DOE has taken into consideration alternatives to avoid adverse effects and incompatible development within floodplains and wetlands, to the maximum extent practicable. DOE has concluded there are no practicable alternatives to construction within floodplains or wetlands for the individual proposed SPR sites. Site locations, the location of onsite facilities, and site access roads are dictated by the location and configuration of the salt domes, which constitute a unique geologic setting. In addition, DOE needs a raw water source that is adequate for solution mining of storage caverns. Similarly, because the salt dome sites are largely located in lowland areas surrounded by wide expanses of floodplain and/or wetlands, there are no practicable alternatives to the location of the pipelines running to and from these sites within floodplains and wetlands. RWI structures and their pipeline ROWs also are water dependent because of their function and therefore cannot be located outside of the floodplain associated with the water source. Pipelines, power lines, and roads are long by nature and cannot avoid crossing waterways, wetlands, and the associated floodplains.

As discussed in the foregoing sections, the facilities to be constructed for the SPR expansion are not expected to significantly impact floodplain values or the base flood elevation—particularly in view of the impact minimization and mitigation measures that would be employed. The project would avoid “adverse effects and incompatible development within the floodplain,” regardless of the alternative selected.

From the standpoint of the overall SPR expansion program, DOE considered alternatives for minimizing the potential impacts of pipeline and power line ROWs in floodplains and wetlands. Selecting pipeline and power line ROWs along existing ROWs was the primary approach that DOE employed in selecting pipeline ROWs. The Gulf Coast consists of a large number of gas and oil fields and associated facilities, which offer a network of existing pipeline and power line ROWs. This network of utilities enabled DOE to minimize the potential impacts to floodplains and wetlands. Table B.7-1 summarizes the percentage of the length of proposed SPR pipeline ROWs that would follow existing ROWs for each proposed new or expanded storage site.

**Table B.7-1: Percentage of Proposed ROW Located In Existing ROWs**

Storage Site	Total ROW Required (miles)	Total Proposed ROW Following Existing ROW (miles)	Percent in Existing ROW
Bruinsburg	206	77	37
Chacahoula	146	77	55
Richton	222	92	41
Stratton Ridge	48	37	78
Bayou Choctaw	1	N/A	0
Big Hill	24	24	100
West Hackberry	No pipelines	No pipelines	No pipelines

1 mile = 1.61 kilometers; N/A = not applicable

As shown in table B.7-1, a significant portion of the length of the proposed ROWs would use existing ROWs. The use of the existing ROWs would minimize the floodplain and wetland impacts associated with project construction and operation and would help prevent fragmentation of the natural environment.

### **B.7.2 Mitigation of Site Construction Impacts on Floodplains**

To comply with E.O. 11988 and existing regulations, DOE would follow the U.S. Water Resources Council's (1978) *Floodplain Management Guidelines for Implementing Executive Order 11988* and FEMA's *Unified National Program for Floodplain Management* (FEMA 1986, 1994) while planning its mitigation strategy for the selected SPR alternative. Those actions would include the following:

- The use of minimum grading requirements to save as much of the site from compaction as possible;
- Returning the site and ROWs to original contours where feasible;
- Preserving free natural drainage when designing and constructing roads, fills, and large built-up centers;
- Maintaining wetland and floodplain vegetation buffers to reduce sedimentation and discharge of pollutants to nearby water bodies where feasible;
- Constructing stormwater management facilities (where appropriate) to minimize any alteration in natural drainage and flood storage capacity;
- Limiting the practice of clear-cutting and amount of fill placed within wetlands where feasible;
- Directional drilling of larger wetland and stream crossings where feasible;
- Locating buildings above the base flood elevation or flood proofing;
- Complying with the floodplain ordinance/regulations for the jurisdiction where the selected alternative is located; and
- Performing a hydrological demonstration (using the Hydrologic Engineering Center Hydrologic Modeling System or an approved floodplain model) that proposed fill and structures within the floodplain would not increase the base flood elevation. The proposed facility would be designed and constructed to avoid increasing the base flood elevation.

#### **B.7.2.1 Additional Alternatives Considered for Wetlands**

DOE would follow established practices to avoid dredging and filling in wetlands, or where there is no practicable alternative, to minimize the wetland and compensating for unavoidable wetland losses. DOE has initiated actions to identify the least environmentally damaging practicable alternative (LEDPA) for the routing of the ROWs and the storage sites and associated facilities. DOE would further refine the conceptual design for the selected alternative to minimize the construction and operations impacts, and finally mitigate for unavoidable impacts to wetlands. Suggested best practices to limit or avoid pipeline construction and operation impacts in wetlands are presented in section B.7.3.

DOE used geospatial data to identify the LEDPA route for ROWs where possible. DOE used a GIS software tool to assign weights to data features in order to compute a cost-weighted distance between two points, which represents the ease of movement between two points (Theobald 2003). For example, one often thinks of the distance to an object in terms of both measured distance and the time it will take to travel through obstacles such as steep slopes. A cost-weighted distance takes into consideration the obstacles as well as the distance. This geospatial tool is often used to locate a new road or hiking trail (Theobald 2003). DOE used this approach to identify alternative routes for proposed ROWs that would use existing corridors and would avoid high value wetlands to the extent possible.

To find potential ROWs, DOE used data on existing pipeline and power line ROWs along with wetland data acquired from NWI. Existing ROWs and non-wetland areas were assigned the lowest weights, open

water and emergent wetlands were moderately weighted, while forested wetland areas not along an existing ROW were heavily weighted. In this way, DOE identified the shortest path between two points that would avoid wetlands or certain wetland types and would maximize distance along existing ROWs.

DOE was able to apply this tool to the proposed sites at Stratton Ridge and Chacahoula. At Stratton Ridge, the tool did not find a practicable alternative to the refined proposed ROWs. The cost-weighted shortest path went through heavily developed areas or was longer than what was considered practicable. Before application of the cost-weighted path, DOE had already adjusted the ROWs at Stratton Ridge to maximize distance along existing ROWs and shorten distance through wetland areas, particularly Brazoria National Wildlife Refuge. These proposed alignments are shown on figure B.7.2-1.

The tool also did identify practicable alternatives to the ROWs at Chacahoula. After application of the tool, the ROWs were moved to follow existing pipeline ROWs that reduced the distance through wetlands and reduced the overall distance between points. Figure B.7.2-2 shows the proposed ROWs before and after application of the cost-weighted shortest path tool.

Due to limited availability of digital wetland data in Mississippi, DOE was not able to use this tool for the Richton or Bruinsburg sites and their infrastructure. Instead, DOE used USGS maps to align proposed ROWs along existing pipeline or power line ROWs. Aligning ROWs with existing ROWs was more challenging in Mississippi due to the relative lack of pipeline or power line infrastructure as compared to the coastal areas in Louisiana and Texas. Additionally, the Bruinsburg pipeline ROWs were limited by the rolling terrain in the area.

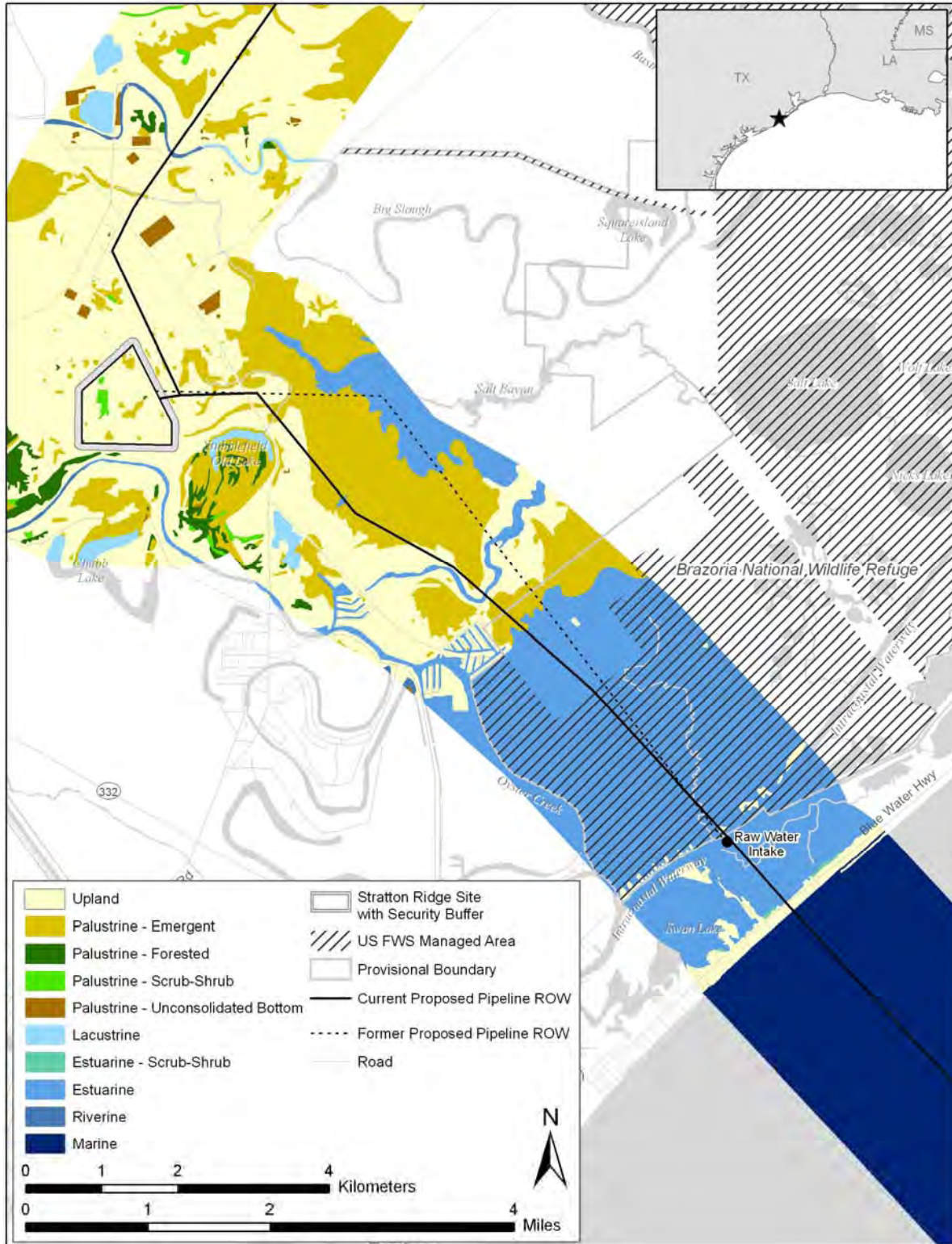
Wetland impacts would be unavoidable for any alternative other than the no-action alternative. Site selection for the oil storage caverns depends on the location of the salt domes designated by EPACT. Therefore, in cases where wetlands exist above the salt domes designated by EPACT criteria, development could not avoid impacts to wetlands. In addition, all of the proposed new sites would require a new source of raw water for solution mining. Therefore, the impacts to wetlands would be unavoidable, except under the no-action alternative, due to the water dependency of the project.

### **B.7.3 Mitigation of Site Construction Impacts on Wetlands**

DOE would comply with Section 404/401 of the Clean Water Act, E.O. 11990, the National No Net Loss Policy, and 10 CFR Part 1022 when planning its mitigation strategy for the wetland impacts from the selected alternative. Although some impacts to wetlands could not be avoided (e.g., removal of vegetation during site or pipeline construction), the impacts would be partially mitigated through the use of appropriate engineering designs and good operating procedures. In addition to selecting the LEDPA, DOE would mitigate impacts throughout construction by using the following:

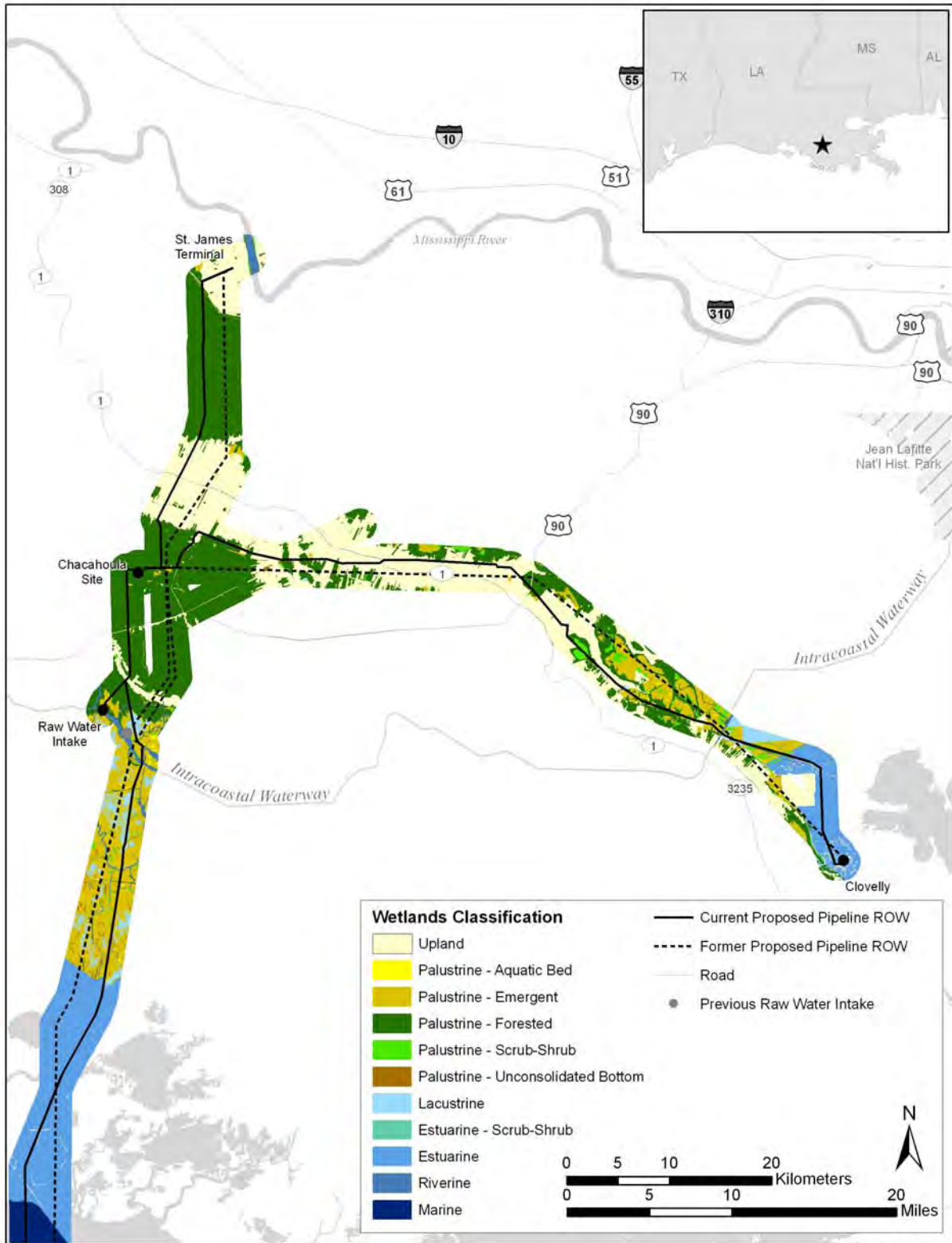
- Impact avoidance and minimization, which in addition to the LEDPA approach described above, includes ongoing infrastructure siting refinements and low-impact construction methods and containment measures.
- Restoration, which includes replanting, restoration, and other postconstruction compensation. Mitigation of impacts to wetlands would be specified in the Clean Water Act Section 404/401 Water Quality Certificate for the selected alternative.

Figure B.7.2-1: Alternative ROWs Considered for the Proposed Stratton Ridge Site



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Figure B.7.2-2: Alternative ROWs Considered for the Proposed Chacahoula Site



#### **B.7.4 Impact Avoidance and Minimization**

DOE's primary mitigation measure for wetland impacts would be avoidance and minimization. As described in chapter 2 and in the preceding text of this appendix, DOE would locate temporary access roads and staging areas in upland areas or would use temporary floating staging areas, as appropriate. Larger wetlands (about 100 feet [30 meters] or wider) would be directionally drilled wherever practicable. DOE would continue to refine the concept plans for the site storage areas and terminals to avoid placing aboveground structures and fill in wetlands as much as practicable. Where the security buffers around the storage areas or permanent ROW easements extend into wetlands, DOE would preserve emergent wetlands and would allow herbaceous species to re-establish themselves within the forested and scrub-shrub wetlands that would be cleared.

Within the temporary construction easements of the ROWs, DOE would promote the restoration and re-establishment of the existing plant community by stockpiling and reusing the hydric soils (and their diverse seed bank) from the disturbed wetlands. In this way, some wetland functions and values would be preserved and wetlands would be restored more quickly if there was a temporary impact to wetlands or permanent conversion from forested to emergent wetlands. For wetland impacts that cannot be avoided, DOE would implement one or more of the following mitigation measures:

- As described in chapter 2, DOE would install trench plugs (using low-permeability clay placed around the pipe) at intervals to prevent the unintentional draining of water from the wetlands or mixing of fresh-water and marine wetland systems.
- Excess dredged material would be disposed of in consultation and in accordance with permits issued by USACE and the state. Dredge spoils would be used for wetland creation or restoration activities wherever possible.
- Where possible, power line poles would not be placed in wetlands.
- If the wetlands are forested, tree stumps and root mass from all plants would be left intact, except where this would interfere with excavation of the pipeline trench.
- For wetlands that are not inundated or that have shallow standing water, equipment would be supported on timber mats or on prefabricated equipment mats. Spoil from the trench would be stored within the ROW on the nonworking side of the pipeline ROW. Topsoil would be stored separately, where appropriate. Stockpiling of soil would be interrupted at appropriate intervals to prevent change of surface water flow (sheet flow). If the bottom of the pipeline trench would be at a lower elevation than the wetlands, a permanent trench plug of impervious clay would be placed into the trench at the wetland boundaries. If a fresh-water marsh (palustrine emergent wetlands) would likely be exposed to brackish or marine water by connection with these water sources via the pipeline trench, then temporary trench plugs would be used during construction and permanent trench plugs would be installed after the pipe is lowered into the trench. The trench plugs would be installed between the fresh-water marsh (palustrine emergent wetlands) and any adjacent body of water with a higher salinity.
- Excavated wetlands would be backfilled with either the same hydric topsoil removed or a comparable material capable of supporting similar wetlands vegetation. Original wetland elevations would be restored and adequate material would be used so that following settling and compaction of the material, the proper preconstruction elevation would be attained. After backfilling, DOE would

implement erosion protection measures to stabilize and revegetate the site and prevent further wetland degradation.

- DOE would remove all construction-related materials, such as timber mats, rip rap, silt fence, prefabricated equipment mats, and geotextile fabric, upon completing construction. Where the pipeline trench may drain wetlands, DOE would construct trench breakers and/or seal the trench bottom as necessary to maintain the original wetland hydrology. For each wetland area crossed, DOE would install a permanent slope breaker and a trench breaker at the base of the slopes near the boundary between the wetlands and the adjacent upland areas. The trench breaker would be located immediately upslope of the slope breaker. DOE would not use fertilizer, lime, or mulch along the ROW within wetlands, nor immediately upslope from wetlands. Reseeding efforts would use a seed mix of native wetland species. For ongoing ROW maintenance, DOE would limit vegetation in a narrow corridor over the pipeline and to either side to facilitate periodic pipeline corrosion and leak surveys. DOE would not use herbicides or pesticides in or within 100 feet (30 meters) of wetlands. DOE would conduct a postconstruction monitoring program of the disturbed wetlands within the ROWs to ensure that the hydrology and wetland plant community is re-establishing. The monitoring would follow approved procedures contained in the USACE Section 404 permit. If the monitoring showed that wetland plants and hydrology were not successfully re-established, DOE would implement corrective action.
- Other potential mitigation measures or best management practices that DOE would consider during permit application and design include the following:
  - Other than the construction ROW, only use pre-existing roads within wetlands. Do not construct new access roads through wetlands.
  - Assemble the pipeline in an upland area and use the push technique to place the pipe in the trench where water and other site conditions allow.
  - Minimize the duration of construction-related disturbance within wetlands.
  - Schedule the construction-related disturbance during the dry season.
  - Limit construction equipment operating in wetland areas to equipment needed to clear the ROW, dig the trench, fabricate and install the pipeline, backfill the trench, and restore the ROW.
  - Cut vegetation off at ground level, leaving existing root systems in place, except within the path of the pipe trench.
  - Do not pile woody vegetation within wetlands.
  - Do not store hazardous materials, chemicals, fuels, or lubrication oils, or perform concrete coating activities in wetlands or within 30 yards (9 meters) of any wetland boundary.
  - Attempt to refuel all construction equipment in an upland area at least 30 yards (9 meters) outside a wetland boundary. If construction equipment must be refueled within wetlands, follow fueling procedures outlined in project-specific spill prevention or contingency plans.
  - Do not use rock, soil imported from outside the wetlands, tree stumps, or brush rip rap to stabilize the ROW.
  - If standing water or saturated soils are present, use low-ground-weight construction equipment or operate normal equipment on timber mats or prefabricated equipment mats.
  - Do not cut trees outside the construction ROW to obtain timber for equipment mats.
  - Do not discharge hydrostatic test water into wetlands.

**B.7.5 Wetland Compensation**

DOE would compensate for unavoidable wetland impacts by creating, restoring, and/or preserving wetlands, paying an in-lieu of fee, or buying credits from an approved mitigation bank. DOE would develop and submit the compensation plan as part of the Section 404/401 permit process. A conceptual plan is presented in Appendix O. Wetland creation would typically involve alteration of an upland (generally through excavation) to create the proper hydrology for wetlands and planting of wetland species at the site. Restoration typically involves the modification of a previously disturbed wetland that may no longer function as a wetland because it has been ditched or drained. The wetland hydrology is restored and wetland species are planted at the site. Wetland preservation typically involves the purchase and preservation of existing wetlands in perpetuity.

Compensation credits and a compensation ratio would be established based on the functions and values of the affected wetland, the acreage of wetland impacts, and the type of compensation offered. Because the compensation ratio would be based on the functions and values of the wetlands and the type of mitigation proposed, one compensation credit does not necessarily equate to one acre of wetlands. Thus, the type of mitigation is important in determining how many acres would need to be preserved, created, or restored to equal one compensation credit. For example, the compensation required for preservation of wetlands would be much higher than that for wetland restoration to reach one compensation credit.

The type of wetland affected and its rarity would be important in determining the compensation ratio. The filling of palustrine forested wetlands would cause a complete loss of functions and values of a relatively rare and ecologically important resource. This type of impact would require the highest compensation ratio, such as 5:1 or 7:1. On the other hand, impacts to emergent wetlands within the permanent easement for pipeline corridors would cause only a temporary loss of the wetland functions and values and would probably require compensation at the lowest ratio.

Representative mitigation ratios for unavoidable impacts to wetlands are presented in table B.7-2 Wetland Mitigation Ratios. If required by the USACE, the compensation ratios would be determined through a formal assessment of wetland functions and values, which would be completed during the permit application stage. The Vicksburg, Mobile, and New Orleans Districts of USACE indicated that they would probably require DOE to use the USACE Charleston District methodology for determining wetland compensation credits (USACE Charleston District 2002).

**Table B.7-2: Approximate Wetland Mitigation Ratios**

State	Approximate Compensation Requirements		
	High Wetland Functions and Values	Moderate Wetland Functions and Values	Low Wetland Functions and Values
Louisiana	5:1	3:1	2 to 1:1
Mississippi	5:1	3:1	2 to 1:1
Texas	7:1	5:1	3 to 1:1

Notes:

These are estimates of the compensation ratios that may be required by regulatory agencies. The actual requirements would depend on several factors, including existing wetland conditions and their functions and values. If required for the selected alternative, a formal assessment of affected wetland functions and values would be completed to determine appropriate compensation ratios.

Source: U.S. Army Corps of Engineers, New Orleans, Vicksburg, Galveston, and Mobile Districts



**B.8 SUMMARY**

Table B.8-1 summarizes and compares the potential floodplain and wetland impacts associated with each proposed new and expansion site; table B.8-2 summarizes and compares the potential floodplain and wetland impacts by alternative.

**Table B.8-1: Summary of Potential Floodplain and Wetland Impacts for Each Proposed New and Expansion Site**

Storage Site	Storage Site and Associated Facilities Floodplain Impacts (acres)		ROW Floodplain Impacts (miles)		Storage Site, Associated Facilities, and ROW Wetland Impacts (acres)
	100-year	500-year	100-year	500-year	
Bruinsburg	272	22	30	4	480
Chacahoula	150	0	91	<1	2,274
Richton	49	0	27	3	1,328
Stratton Ridge	139	186	41	8	613
Bayou Choctaw	24	0	<1	0	34
Big Hill	11	27	18	3	189
West Hackberry	0	0	0	0	5

1 acre = 0.405 hectares; 1 mile = 1.61 kilometers

**Table B.8-2: Summary of Potential Floodplain and Wetland Impacts by Alternative with Three Expansion Sites**

Alternative	Storage Site and Associated Facilities Floodplain Impacts (acres)		ROW Floodplain Impacts (miles)		Storage Site, Associated Facilities, and ROW Wetland Impacts (acres)
	100-year	500-year	100-year	500-year	
Bruinsburg	312	49	48	7	708
Chacahoula	185	27	109	3	2,502
Richton	84	27	45	6	1,556
Stratton Ridge	174	213	59	11	841
No-action	0	0	0	0	0

1 acre = 0.405 hectares; 1 mile = 1.61 kilometers

All of the alternatives presented in table B.8-2, with the exception of no-action, could be developed with the expansion of two sites (Big Hill and Bayou Choctaw) or the expansion of three sites (Big Hill, Bayou Choctaw, and West Hackberry). With only two expansion sites developed, the total acres of wetlands impacted under each alternative would be reduced by five acres (2 hectares) because West Hackberry would not be expanded.

A substantial portion of the proposed storage sites and associated infrastructure would be located in the 100-year and 500-year floodplain. The amount of onsite construction would vary by site, with the greatest amount of floodplain disturbance at Stratton Ridge and Bruinsburg. Richton would have no floodplain disturbance due to onsite construction activities. Offsite pipeline construction would affect floodplains only during construction, and areas would be brought back to grade following construction. Pipeline construction associated with the Chacahoula project crosses the largest area of floodplains.

Because most of the infrastructure on the affected floodplains would be built below ground, the impacts would be lessened. The main impacts on flood storage and flooding attenuation would result from constructing some aboveground structures and placing fill at the new cavern facilities at Chacahoula, Bayou Choctaw, Stratton Ridge, and Big Hill. These fill areas, however, would be insignificant in comparison to the total areas of the floodplains in which they would be located. The Bruinsburg, Chacahoula, Richton, Stratton Ridge, and Big Hill sites are located in floodplains that extend over hundreds of acres (hectares) in coastal basins. The Bayou Choctaw site also is located in an extensive floodplain area. Thus, fill areas developed as part of the proposed action at these sites would have insignificant impact on the flood storage capacity or hydraulic function of the related floodplains.

DOE would comply fully with applicable local and state guidelines, regulations, and permit requirements regarding floodplain construction. In general, DOE would be required to evaluate the impact of placing fill or structures in the 100-year floodplain and to demonstrate that the proposed fill/structures would not increase the base flood elevation. Based on these factors, DOE expects that overall impacts to floodplain hydraulic function, and therefore to lives and property, would not be significant.

As shown in table B.8-2, the relative order of potential impacts on wetlands from least to most by alternative would be as follows:

- Bruinsburg,
- Stratton Ridge alternative,
- Richton alternative, and
- Chacahoula alternative.

Relatively rare and ecologically important bald cypress forested wetlands would be filled or converted at the Bruinsburg alternative. The potential impacts on wetlands under the Stratton Ridge alternative would involve filling and converting relatively rare and ecologically important bottomland hardwood forest at the Stratton Ridge site.

The Richton alternative would affect almost double the amount of wetland (over 600 acres [243 hectares]), in terms of permanent impacts, compared to the Bruinsburg alternative. The majority of the potential wetland impacts associated with the Richton alternative result from the long ROWs (over 200 miles [322 kilometers]). The Chacahoula alternative has the most potential impacts on wetlands (over 1,000 acres [405 hectares]). Relatively rare and ecologically important bald cypress forested wetlands would be filled and converted at Chacahoula, and the majority of each ROW would pass through the extensive wetlands located throughout southern Louisiana.

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**Appendix C:**  
**Brine Plume Modeling of Strategic Petroleum Reserve Expansion Sites**

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## Table of Contents

	<u>Page</u>
<b>C.1 INTRODUCTION.....</b>	<b>C-1</b>
C.1.1 Objectives .....	C-1
C.1.2 Description of Proposed Diffusers.....	C-1
<b>C.2 DESCRIPTION OF BRINE PLUME MODEL .....</b>	<b>C-4</b>
<b>C.3 MODEL APPROACH.....</b>	<b>C-8</b>
<b>C.4 DEFINITION OF MODEL INPUT PARAMETERS .....</b>	<b>C-11</b>
<b>C.5 DISCUSSION .....</b>	<b>C-12</b>
C.5.1 Big Hill .....	C-13
C.5.2 Stratton Ridge .....	C-14
C.5.3 Chacahoula.....	C-16
C.5.4 Richton.....	C-17
<b>C.6 CONCLUSIONS .....</b>	<b>C-19</b>
<b>REFERENCES.....</b>	<b>C-19</b>
<b>ATTACHMENT C-1: Model Predictions for Brine Discharge Scenarios for the Strategic Petroleum Reserve Expansion Sites .....</b>	<b>C-23</b>

### LIST OF TABLES

	<u>Page</u>
Table C.2-1: Coefficients for Brine Plume Prediction Equations Based on Data for West Hackberry Brine Diffuser Site.....	C-7
Table C.3-1: Summary of Percentage of Occurrence of Bottom-Current Magnitudes at Big Hill Site.....	C-9
Table C.3-2: Summary of Percentage of Occurrence of Bottom-Current Directions at Big Hill Site.....	C-10
Table C.3-3: Summary of Percentage of Occurrence of Bottom-Current Magnitudes and Directions at Richton Area .....	C-11
Table C.4-1: Environmental Conditions for SPR Expansion Sites .....	C-11
Table C.4-2: Characteristics of Brine and Brine Diffuser for SPR Expansion Sites.....	C-12
Table C.5-1: Results of Brine Plume Prediction for SPR Expansion Sites .....	C-12

### LIST OF FIGURES

	<u>Page</u>
Figure C.1.1-1: Proposed Locations of SPR Brine Diffusers in the Gulf of Mexico.....	C-3
Figure C.1.2-1: Example Brine Diffuser Site and Schematic of the Brine Discharge Operation .....	C-4
Figure C.2-1: Schematic of the Ellipse Used to Predict the Areal Extent of the Brine Plume .....	C-5
Figure C.5.1-1: Big Hill - Empirical Brine Plume Prediction for Maximum Plume .....	C-13
Figure C.5.1-2: Big Hill - Empirical Brine Plume Prediction for Typical Case Conditions for Bottom Currents Downcoast (left) and Upcoast (right) .....	C-14
Figure C.5.2-1: Stratton Ridge - Empirical Brine Plume Prediction for Maximum Case Conditions for Downcoast Bottom Currents .....	C-15
Figure C.5.2-2: Stratton Ridge - Empirical Brine Plume Prediction for Typical Case Conditions for Bottom Currents Downcoast (left) and Upcoast (right) .....	C-15

Figure C.5.3-1:	Chacahoula - Empirical Brine Plume Prediction for Maximum Case Conditions for Westerly Bottom Currents.....	C-16
Figure C.5.3-2:	Chacahoula - Empirical Brine Plume Prediction for Typical Case Conditions for Bottom Currents to the West (left) and East (right) .....	C-17
Figure C.5.4-1:	Richton - Empirical Brine Plume Prediction for Maximum Case Conditions for North-Northeast Bottom Currents.....	C-18
Figure C.5.4-2	Richton - Empirical Brine Plume Prediction for Typical Case Conditions .....	C-18



## **Appendix C**

### **Brine Plume Modeling of Strategic Petroleum Reserve Expansion Sites**

#### **C.1 INTRODUCTION**

The Department of Energy (DOE) is evaluating development of new Strategic Petroleum Reserve (SPR) sites and expansion of existing sites to increase the overall SPR capacity. At each of the sites, brine would be generated from cavern formation and during oil drawdown events over the operational life of the facility. Brine from three of these sites (Bruinsburg, Bayou Choctaw, and West Hackberry) would be injected into the deep subsurface through injection wells. At the remaining four sites in the following list, brine would be discharged into the Gulf of Mexico through diffusers. Brine discharge to the Gulf of Mexico would occur at the following proposed sites:

- Richton, MS (new site);
- Chacahoula, LA (new site);
- Big Hill, TX (expansion of existing SPR site; brine would be discharged through an existing diffuser); and
- Stratton Ridge, TX (new site).

The impacts of brine discharge into the Gulf of Mexico have been studied at operating sites including Bryan Mound, TX, and West Hackberry, LA. Based on field measurements of elevated salinity around these diffuser sites, an empirical model was developed. The model was run for the four above-listed proposed brine diffuser sites to estimate the impacts of brine discharge to the Gulf of Mexico for each of the proposed sites. Take note that West Hackberry is an existing SPR facility that in the past discharged brine to the Gulf of Mexico, but the diffuser is no longer being used; the proposed plan for expansion would use injection wells to dispose of brine. In addition to this modeling effort, EPA will require use of the CORMIX model to further predict the extent of the brine plume as part of the permitting process prior to operation of a brine diffuser.

##### **C.1.1 Objectives**

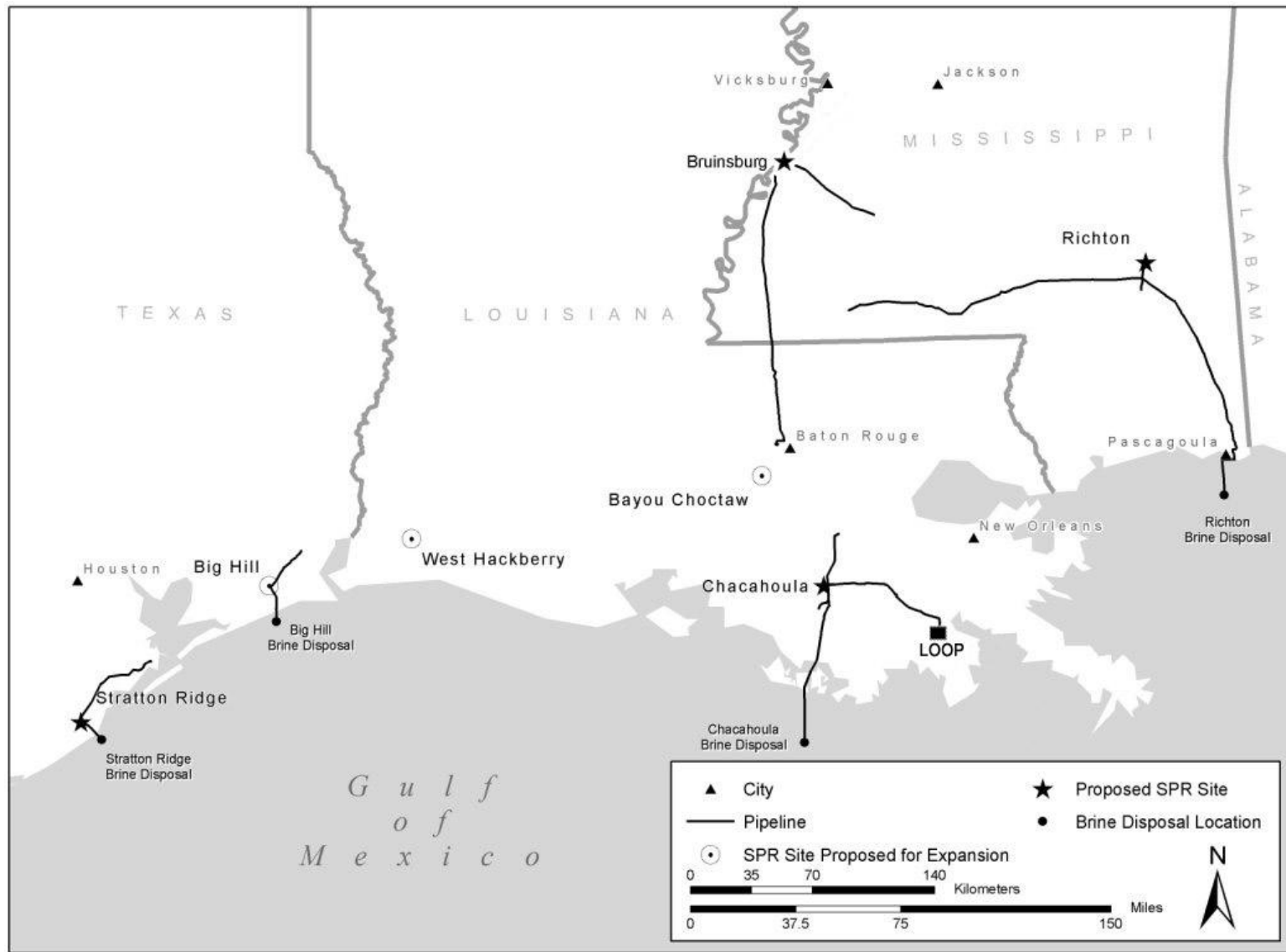
The objective of this study is to predict the areal extent of the brine plumes, the above-ambient salinity contours, and the vertical extent of the brine jets emanating from the proposed diffuser locations at the proposed new and expansion sites. The empirical brine plume model developed by Randall and Price (1985a, 1985d), which is described later, was used to estimate potential impacts of the proposed sites. Figure C.1.1-1 shows the proposed locations of the brine diffuser sites for the new and expansion sites.

##### **C.1.2 Description of Proposed Diffusers**

Brine from the SPR sites would be pumped to the Gulf of Mexico through a buried pipeline to a multiport diffuser. A schematic of the diffuser system is provided in figure C.1.2-1. The brine lines would range up to 4.0 inches (10 centimeters) with up to 75 proposed diffuser ports, 3.0 inches (7.6 centimeters) in diameter, spaced 60 feet (18 meters) apart at each diffuser location. A flexible hose extending 4.0 feet (1.2 meters) above the mudline would be attached to each port. The water depths at the proposed diffuser locations range from 30 feet (9.1 meters) to 47 feet (14 meters). As the brine exits from the diffuser ports, it is diluted as a result of jet mixing. Subsequently, it sinks to the bottom as a result of its greater density,

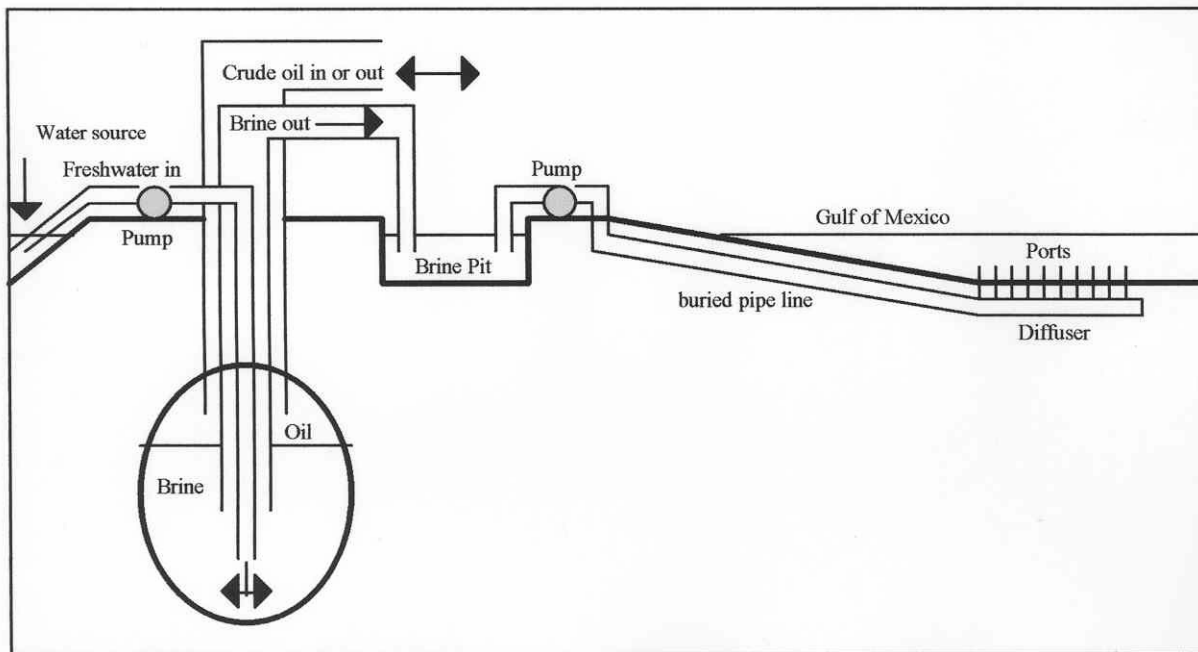
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Figure C.1.1-1: Proposed Locations of SPR Brine Diffusers in the Gulf of Mexico



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**Figure C.1.2-1: Example Brine Diffuser Site and Schematic of the Brine Discharge Operation**



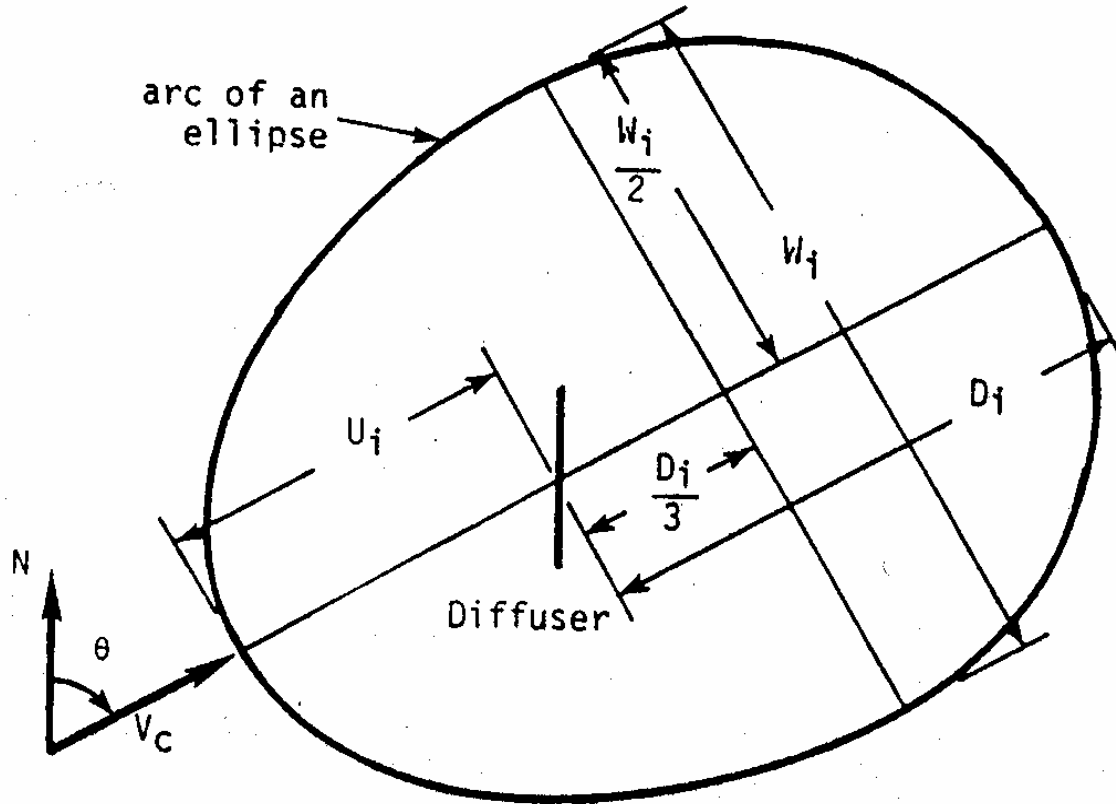
and it simultaneously spreads laterally. The plume is then dispersed by advection due to currents and diffusion due to turbulence.

## C.2 DESCRIPTION OF BRINE PLUME MODEL

Experimental results of Tong and Stolzenbach (1979), a numerical model by Adams et al. (1975), and field measurements at Bryan Mound and West Hackberry diffuser sites, indicated there were certain parameters that are important in describing the plume behavior. These parameters are bottom-current speed ( $V_c$ ) and direction, brine salinity ( $S_b$ ), ambient bottom salinity ( $S_a$ ), brine exit velocity ( $V_e$ ), and brine discharge rate ( $Q$ ). Empirical equations using dimensionless groupings of the above parameters were developed to estimate the brine plume areal extent, general dimensions (downstream length, width, and upstream length), maximum above-ambient bottom salinity, and the number of above-ambient salinity contours.

During field investigations at operating SPR brine diffusers, the brine plume was measured using a conductivity sensor mounted 10 inches (25 centimeters) above the sea floor in a towed sled. The measured brine plume data indicated that an ellipse was a reasonable estimate of the above-ambient bottom salinity contours. Therefore, empirical equations were determined to relate the upstream length ( $U_i$ ), downstream length ( $D_i$ ), and maximum width ( $W_i$ ) of the plume to the dimensionless groups of physical parameters affecting the plume formation. The two lengths and the width define the axes of an ellipse as illustrated in figure C.2-1. The upstream length ( $U_i$ ) is measured from the center of the diffuser in the opposite direction of the average bottom current to the desired above-ambient bottom salinity contour. The downstream length ( $D_i$ ) is the distance measured in the direction of the bottom current from the center of the diffuser to the desired above-ambient bottom salinity contour. The width ( $W_i$ ) is measured normal to the direction of the bottom current, and it is bisected by the line extending through the center of the diffuser in the direction of the bottom current. Plume measurements indicate that the

**Figure C.2-1: Schematic of the Ellipse Used to Predict the Areal Extent of the Brine Plume**



maximum width of the plume is usually located approximately one-third of the distance downstream of the diffuser, and therefore, the width is displaced a distance  $D_i/3$  from the diffuser center. The ends of the lines  $U_i$ ,  $D_i$ , and  $W_i$  are then connected with arcs of an ellipse that define the estimated above-ambient bottom salinity contour.

**Note:** Where  $U_i$  is the upstream length,  $D_i$  is downstream length, and  $W_i$  is the maximum width. The empirical relationship that fits the data best is

$$D_i, U_i \text{ or } W_i = M (Q/V_c)^{1/2} (S_b/S_a) + B \quad (1)$$

where  $Q$ ,  $V_c$ ,  $S_b$  and  $S_a$  are the brine discharge rate in units of cubic feet per second (cubic meters per second), average bottom current in units of cubic feet per second (meters per second), and brine salinity and ambient bottom salinity in units of parts per thousand, respectively. An empirical equation of similar form,

$$A_i = (1/M)(Q/V_c)(S_b/S_a) + B \quad (2)$$

is the best fit for predicting the areal extent. The units of the plume dimensions ( $D_i$ ,  $U_i$ , and  $W_i$ ) are feet (meters) and acres (hectares) for the area ( $A_i$ ).

DOE began discharging brine at the Bryan Mound SPR site through a multiport diffuser in 71 feet (22 meters) of water located 11 nautical miles (20 kilometers) offshore of Freeport, TX, in March 1980. Field measurements of the resulting brine plumes are described in several reports (Randall, 1981; Randall, 1982; Randall and McLellan, 1983; Randall and Price, 1984a, 1985b).

Brine discharge began in May 1981 through the West Hackberry multiport diffuser located in 32 feet (9.8 meters) of water and 5.4 nautical miles (10 kilometers) offshore of Holly Beach, LA (the West Hackberry brine diffuser is no longer operated). The West Hackberry brine plume was also measured and the results were reported (Randall, 1983; Randall and Price, 1984b, 1985c).

The brine plume field measurements from the Bryan Mound and West Hackberry sites were used to develop empirical models for predicting the brine plume areal extent, brine jet vertical extent, and the above-ambient salinity contours. The models are described in the reports mentioned earlier and by Randall and Price (1985a, 1985d).

The measured brine plume data and bottom-current data from the West Hackberry diffuser site location, and the West Hackberry brine diffuser site operating data for the period May 1981 through November 1983 were used to determine the coefficients ( $M$  and  $B$ ) for equations 1 and 2. The resulting coefficients and the correlation coefficients for the resulting equations are tabulated in table C.2-1. The scatter of the data about the regression line as discussed by Randall and Price (1985a, 1985d), and the low correlation coefficients indicate that the predictive equations are a reasonable estimate. The natural variation of salinity in the vicinity of the brine discharge contributes to the scatter. Also, the bottom currents change in magnitude and direction over the approximate 8-hour period of the plume measurement. Variations in the brine discharge rate and salinity during the measurement period are also factors contributing to the data scatter. Randall and Price (1985a, 1985d) conclude that the empirical equations are a best estimate of the plume characteristics in a variable ocean environment.

In addition to the plume dimensions and areal extent, the number of above-ambient bottom salinity contours must be determined. The maximum above-ambient bottom salinity is a function of the brine salinity, ambient bottom salinity, bottom current, port exit velocity, port diameter, brine density, and ambient bottom water density. Laboratory experiments conducted by Tong and Stolzenbach (1979) showed the maximum above-ambient bottom salinity could be estimated by

$$\Delta S = 0.5 \Delta S_m V_r (F^2)^{-0.67} \quad (3)$$

where  $\Delta S$  is the bottom salinity minus the ambient salinity in units of parts per thousand,  $\Delta S_m$  is the brine salinity minus the ambient salinity in units of parts per thousand,  $V_r = V_c/V_e$ ,  $V_c$  is the bottom current in units of feet per second (meters per second),  $V_e$  is the jet exit velocity in units of feet per second (meters per second),  $F = V_c/[g((\rho_b - \rho_a)/\rho_a)D]^{0.5}$ ,  $g$  is 9.81 feet per second (meters per second),  $\rho_b$  is the brine density in units of pounds per cubic feet (grams per cubic centimeters),  $\rho_a$  is the ambient sea water density in units of pounds per cubic feet (grams per cubic centimeters), and  $D$  is the port inside diameter in units of feet (meters).

The brine plume, brine discharge, and physical oceanography current meter data collected from the Bryan Mound and West Hackberry brine disposal operations were used to determine an empirical relationship similar to equation 3 using linear regression techniques (Randall and McLellan, 1983). The result has a correlation coefficient of 0.89, indicating a good fit to the data. Equation 4 is used to estimate the

**Table C.2-1: Coefficients for Brine Plume Prediction Equations Based on Data for West Hackberry Brine Diffuser Site**

Equation Type	Coefficient M	Coefficient B	Correlation Coefficient
<b>Area</b>			
A <sub>1</sub>	10.3	3.02	0.20
A <sub>2</sub>	17.9	1.04	0.20
A <sub>3</sub>	34.0	0.21	0.22
A <sub>4</sub>	56.2	0	0.17
A <sub>5</sub>	127.4	0	0.06
A <sub>6</sub>	196.3	0	0.01
<b>Width</b>			
W <sub>1</sub>	71.1	1804	0.47
W <sub>2</sub>	59.9	1045	0.53
W <sub>3</sub>	41.0	629	0.52
W <sub>4</sub>	34.7	186	0.54
W <sub>5</sub>	18.7	55	0.28
W <sub>6</sub>	13.8	52	0.33
<b>Downstream Length</b>			
D <sub>1</sub>	56.5	1051	0.26
D <sub>2</sub>	41.3	683	0.16
D <sub>3</sub>	32.5	406	0.1
D <sub>4</sub>	27.0	332	0.42
D <sub>5</sub>	22.3	289	0.36
D <sub>6</sub>	19.7	177	0.62
<b>Upstream Length</b>			
U <sub>1</sub>	39.7	0	0.66
U <sub>2</sub>	28.0	0	0.75
U <sub>3</sub>	20.5	0	0.74
U <sub>4</sub>	15.1	0	0.74
U <sub>5</sub>	13.0	0	0.52
U <sub>6</sub>	12.4	0	0.82

Note: Subscripts indicate the above-ambient salinity contour.  
 Source note: Randall and Price 1985a, 1985d.

maximum above-ambient bottom salinity, and this value is truncated to the nearest part per thousand to determine the number of above-ambient bottom salinity contours for the plume prediction.

$$\Delta S = 0.444 \Delta S_m V_r (F^2)^{-0.533} \tag{4}$$

The prediction of the plume is for an 8-hour period because this is the approximate time required to measure the plumes. The prediction model does not account for a sloping bottom, but the West Hackberry data used to evaluate the coefficients for the plume prediction equations were taken from a site that has a small cross-shelf slope (1 to 2,500). A computer program has been developed that inputs the

necessary physical data and uses these data to compute the plume physical dimensions, areal extent, and above-ambient bottom salinity contours for each 8-hour period. Comparisons of predicted and measured results are described by Randall and Price (1985a, 1985d).

The plume prediction model in equations 1 and 2 and the maximum above-ambient bottom salinity prediction in equation 4 assume the vertical salinity distribution is constant. Stable stratification (increasing salinity with increasing depth) frequently is observed at water depths ranging from 30 to 40 feet (9.1 to 12 meters) in this area of the Gulf of Mexico; however, vertical salinity gradients in the range of 5 to 10 parts per thousand have been observed (Kelly et al., 1982, Randall and Kelly, 1982). When these vertical salinity gradients are present, the dilution of the brine is greater, and consequently, the maximum above-ambient bottom salinity is less than that predicted by equation 4. There are also fewer above-ambient salinity contours and smaller areal extent, and consequently, the model is conservative when salinity stratification is present.

The vertical extent of negatively buoyant jets has been investigated using laboratory and field experiments as reported by Tong and Stolzenbach (1979), Turner (1966), and Randall and McLellan (1983). The vertical extent of the brine jets depends on the exit velocity, port diameter, brine density, and ambient density of the receiving waters. A relationship has been determined by experimental procedures as reported by previously mentioned researchers. The general form of the equation developed is

$$Z/D = C V_e / [g((\rho_b - \rho_a) / \rho_a) D]^{1/2} \quad (5)$$

where  $Z$  is maximum height of brine jet above the port,  $D$  is inside port diameter,  $V_e$  is port exit velocity,  $g$  is gravitational acceleration constant,  $\rho_b$  is the brine density,  $\rho_a$  is the ambient sea water density, and  $C$  is a proportional constant. Randall and McLellan (1983) determine a value of  $C$  equal to 2.2.

### C.3 MODEL APPROACH

The empirical brine plume prediction model described earlier was used to predict the negatively buoyant brine plumes for the proposed new and expansion diffuser locations. Input parameters representative of baseline oceanographic conditions at each of the proposed brine diffuser sites were estimated based on available data from various field studies at similar depths and distances from shore in the Gulf of Mexico.

The direction and magnitude of bottom currents at the diffuser sites are primary determinants of the extent of the resultant brine plumes. The resultant high salinity plume is largest at low bottom-current velocities; thus, analyses are limited to the low bottom-current velocity of 1.2 inches per second (3.0 centimeters per second) (identified as the “maximum plume” scenario) and moderate bottom-current velocity 3.5 inches per second (9.0 centimeters per second) (identified as the “typical plume” scenario). These bottom-current velocities were chosen based on review of monitoring data from the operating Big Hill and West Hackberry SPR sites and other available data from the proposed Richton diffuser location area.

For each site, analyses and maps represent the following three scenarios:

1. The first map depicts the maximum potential impact area showing the plume extent resulting from the low bottom-current velocity of 1.2 inches per second (3.0 centimeters per second), and it shows the predominant current direction along the shoreline.
2. The second map depicts the area of impact assuming a “typical” bottom-current velocity of 3.5 inches per second (9.0 centimeters per second), and it shows the predominant current direction.



- The third map depicts the area of impact also assuming a “typical” bottom-current velocity of 3.5 inches per second (9.0 centimeters per second), but it shows the second most predominant current direction.

Probable bottom-current velocities and directions are based on available oceanographic data for the diffuser sites and surrounding areas. This background information is summarized as follows.

Representative data from the Big Hill site is provided in tables C.3.1-1 and C.3.1-2. Table C.3.1-1 shows that bottom-current velocities may range from below 1.2 inches per second (3.0 centimeters per second) up to greater than 15.7 inches per second (40 centimeters per second) over the course of a 9-month monitoring program at the Big Hill diffuser location. At Big Hill, bottom-current velocities between 2.4 and 4.7 inches per second (6.0 and 12 centimeters per second) were most prevalent (table C.3.1-1). For the modeling effort, 3.5 inches per second (9.0 centimeters per second) was identified as typical bottom-current velocity. Table C.3.1-2 shows bottom-current direction in terms of percentage of time over a 9-month period. The direction of bottom currents in these areas has been recorded in all directions, but the predominant direction is along and parallel to the coastline.

**Table C.3-1: Summary of Percentage of Occurrence of Bottom-Current Magnitudes at Big Hill Site**

Month	Bottom-Current Magnitude Range (cm/s)								
	0–3	3–6	6–12	12–15	15–20	20–25	25–30	30–40	40+
<b>DEC 77</b>	3.8	14.4	25.9	12.8	18.6	13.4	5.4	5.7	0.0
<b>JAN 78</b>	2.6	7.7	25.6	13.8	19.4	12.5	9.3	6.9	2.3
<b>FEB 78</b>	1.0	8.9	24.0	13.8	20.8	15.0	9.2	5.1	2.1
<b>MAR 78</b>	7.1	16.9	42.4	13.6	11.0	5.5	3.1	0.4	0.0
<b>APR 78</b>	4.6	10.6	25.2	15.6	23.9	10.3	4.9	4.7	0.4
<b>MAY 78</b>	15.3	16.7	23.3	12.0	14.9	9.9	5.8	1.9	0.1
<b>JUN 78</b>	10.1	18.2	36.7	13.3	12.5	5.6	2.2	1.4	0.0
<b>JUL 78</b>	15.1	20.8	41.5	12.4	7.9	2.0	0.3	0.0	0.0
<b>AUG 78</b>	14.5	22.3	42.7	7.3	6.6	1.5	1.2	1.2	2.7
<b>AVERAGE</b>	8.2	15.2	31.9	12.7	15.1	8.4	4.6	3.0	0.8

Note: Based on current joint frequency distribution of Big Hill secondary site bottom-current data for December 1977 through August 1978.

cm/s = centimeter/second

Source note: Randall and Kelly (1982).

**Table C.3-2: Summary of Percentage of Occurrence of Bottom-Current Directions at Big Hill Site**

Month	N	NE	E	SE	S	SW	W	NW
<b>DEC 77</b>	1.8	22.5	8.8	2.6	8.4	30.4	21.6	3.9
<b>JAN 78</b>	4.8	16.8	5.5	1.7	11.0	16.1	38.4	5.5
<b>FEB 78</b>	6.4	20.8	9.2	3.9	11.3	16.2	24.7	7.4
<b>MAR 78</b>	9.0	21.6	7.0	6.2	7.4	18.1	21.8	8.9
<b>APR 78</b>	3.1	11.7	8.3	5.8	11.9	34.2	18.2	6.8
<b>MAY 78</b>	2.8	19.0	15.9	2.7	4.7	26.6	25.5	2.7
<b>JUN 78</b>	6.8	15.6	23.6	9.6	12.8	18.1	8.69	5.0
<b>JUL 78</b>	12.8	25.0	15.7	7.5	8.9	9.9	10.9	9.3
<b>AUG 78</b>	5.9	18.4	16.4	6.9	9.8	16.8	18.3	7.5
<b>AVERAGE</b>	5.9	19.0	12.3	5.2	9.6	20.7	20.9	6.3

Note: Based on current joint frequency distribution of Big Hill secondary site bottom-current data for December 1977 through August 1978.

Source note: Randall and Kelly (1982).

Data for the West Hackberry diffuser site (Kelly et al., 1982) show that the predominant bottom-current velocity during the year is 2.0 to 5.9 inches (5.0 to 15 centimeters) per second, representing the modeled “typical plume.” The low velocities resulting in the modeled “maximum plume” occur only 10.4 percent of the year. The bottom-current direction is in all directions, and the preferred bottom-current direction is to the west (parallel to the coastline) 26 percent of the time.

Oceanographic data from the area of the proposed Richton diffuser location are available in Dinnel (1988), Eleuterius (1973), Kjerfve and Sneed (1984), and Vittor and Associates (1985). In addition, an environmental impact statement by the U.S. Army Corps of Engineers and the U.S. Navy (1991), a feasibility report (USACE, 1984) for a nearby dredged material disposal area offshore Horn Island, and a U.S. Army Corps of Engineers study of the Mississippi Sound (USACE, 1980) were used to evaluate values for ambient bottom salinity, ambient bottom temperature and bottom-current velocities.

Table C.3.1-3 shows bottom-current magnitudes for the typical and maximum case plumes and the preferred bottom-current direction, based on data from Kjerfve and Sneed (1984). The data show that bottom currents representing the maximum plume extent, in the range of 0 to 1.6 inches per second (0 to 4 centimeters per second), occurred 34 percent of the time. Bottom currents representing typical plumes, in the range of 3.2 to 5.5 inches per second (8.0 to 14 centimeters per second), occurred 22 percent of the time. Bottom currents in the north-northeast direction occurred 19 percent of the time, and those in the northeast-east direction occurred 26 percent of the time.

**Table C.3-3: Summary of Percentage of Occurrence of Bottom-Current Magnitudes and Directions at Richton Area**

	Bottom-Current Magnitude (cm/s)							
Range	0-4	4-8	8-14	14-22				
Percentage of Time	34	34	22	10				
	Bottom-Current Direction							
Range	N-NE	NE-E	E-SE	SE-S	S-SW	SW-W	W-NW	NW-N
Percentage of Time	19	26	13	6	6	7	9	14

Note: Based on joint frequency distribution of offshore Mississippi sound site bottom-current data.

cm/s = centimeters/second

Source note: Kjerfve and Sneed, 1984.

#### C.4 DEFINITION OF MODEL INPUT PARAMETERS

Ambient conditions for the “typical” and “maximum” oceanographic conditions were determined to be similar at each of the proposed brine diffuser locations, based on review of the existing body of oceanographic data for this area, as described earlier. These conditions are summarized in table C.4-1. Salinity and water temperature are expected to be similar for typical and maximum conditions because the diffusers will be placed at similar water depths. The resultant plumes for a “typical” scenario and a low bottom-current velocity “maximum” scenario were evaluated for each diffuser location. The potential impacts of all current directions, in addition to just the two most prevalent current directions, were evaluated.

**Table C.4-1: Environmental Conditions for SPR Expansion Sites**

Parameter	Big Hill, TX		Stratton Ridge, TX		Chacahoula, LA		Richton, MS	
	Typical	Max.	Typical	Max.	Typical	Max.	Typical	Max.
Ambient Bottom Salinity (ppt)	31	25	31	25	31	25	31	25
Ambient Surface Salinity (ppt)	31	25	31	25	31	25	31	25
Ambient Bottom Temperature (°C)	20	15	20	15	20	15	20	15
Ambient Surface Temperature (°C)	20	15	20	15	20	15	20	15
Water Depth (ft)	33	33	30	30	30	30	47	47
Ambient Bottom Current (m/s)	0.09	0.03	0.09	0.03	0.09	0.03	0.09	0.03

ppt = parts per thousand; °C = degrees Celsius; ft = feet; m/s = meters/second  
 1 foot = 0.3048 meters

Table C.4-2 summarizes the input parameters including specific characteristics of the brine diffuser and discharge volume. The number of open diffuser ports is determined by assuming an exit velocity of 30 feet per second (9.1 meters per second) and the maximum brine discharge rate. The maximum brine salinity is chosen as 263 parts per thousand that corresponds to a saturated condition for 68 °Fahrenheit (20 °Celsius).

**Table C.4-2: Characteristics of Brine and Brine Diffuser for SPR Expansion Sites**

Parameter	Big Hill, TX	Stratton Ridge, TX	Chacahoula, LA	Richton, MS
Brine Salinity (ppt)	263	263	263	263
Brine Temperature (°C)	20	20	20	20
Maximum Number of Ports	75	75	75	75
Number of Open Ports resulting in maximum brine discharge rate	57	53	45	45
Port Height above Bottom (ft)	4	4	4	4
Port Exit Velocity (ft/s)	30	30	30	30
Maximum Brine Discharge Rate (MMBD)	1.3	1.2	1.0	1.0
Port Diameter (inches)	3	3	3	3
Port Spacing (ft)	60	60	60	60

ppt = parts per thousand; °C = degrees Celsius; ft = feet; ft/s = feet/second; MMBD = million barrels per day  
 1 foot = 0.3048 meters; 1 inch = 2.54 centimeters

**C.5 DISCUSSION**

Table C.5-1 summarizes model results for the existing (Big Hill) and proposed (Chacahoula, Richton, Stratton Ridge) brine diffuser location. Additional data appear in attachment C-1.

**Table C.5-1: Results of Brine Plume Prediction for SPR Expansion Sites**

Parameter	Big Hill, TX	Stratton Ridge, TX	Chacahoula, LA	Richton, MS
Brine Salinity (ppt)	263	263	263	263
Brine Temperature (°C)	20	20	20	20
Maximum Number of Ports	75	75	75	75
Number of Open Ports needed to reach maximum brine discharge rate	57	53	45	45
Port Height above Bottom (ft)	4	4	4	4
Port Exit Velocity (ft/s)	30	30	30	30
Maximum Brine Discharge Rate (MMBD)	1.3	1.2	1.0	1.0
Port Diameter (inch)	3	3	3	3
Port Spacing (ft)	60	60	60	60
Maximum Above-ambient Salinity (ppt)	4.3 (Typical) 4.7 (Maximum)	4.3 (Typical) 4.7 (Maximum)	4.3 (Typical) 4.7 (Maximum)	4.3 (Typical) 4.7 (Maximum)
Maximum Vertical Extent of Brine Jets (ft)	18.5 (Typical) 18.4 (Maximum)	18.5 (Typical) 18.4 (Maximum)	18.5 (Typical) 18.4 (Maximum)	18.5 (Typical) 18.4 (Maximum)
Water Depth	33	30	30	47
Downstream Length (nm)	+1 – 1.9 T 3.4 M	+1 – 1.8 T 3.3 M	+1 – 1.7 T 3.1 M	+1 – 1.7 T 3.1 M
T – typical plume	+2 – 1.3 T 2.5 M	+2 – 1.3 T 2.4 M	+2 – 1.2 T 2.2 M	+2 – 1.2 T 2.2 M
M – maximum plume	+3 – 1.0 T 1.9 M	+3 – 1.0 T 1.8 M	+3 – 0.9 T 1.7 M	+3 – 0.9 T 1.7 M
	+4 – 0.8 T 1.5 M	+4 – 0.8 T 1.5 M	+4 – 0.7 T 1.4 M	+4 – 0.7 T 1.4 M

ppt = parts per thousand; °C = degrees Celsius; ft = feet; ft/s = feet/second; MMBD = million barrels per day; nm = nautical miles  
 1 foot = 0.3048 meters; 1 inch = 2.54 centimeters; 1 nautical mile = 1.85 kilometers

The typical plume assumes a moderate bottom-current velocity, resulting in the highest salinity, which would be 4.3 parts per thousand above ambient conditions. The typical plume would extend 0.8 nautical miles (1.5 kilometers) out from the diffuser, and the salinity rate would increase to 1.0 part per thousand for 1.9 nautical miles (3.5 kilometers) out from the diffuser.

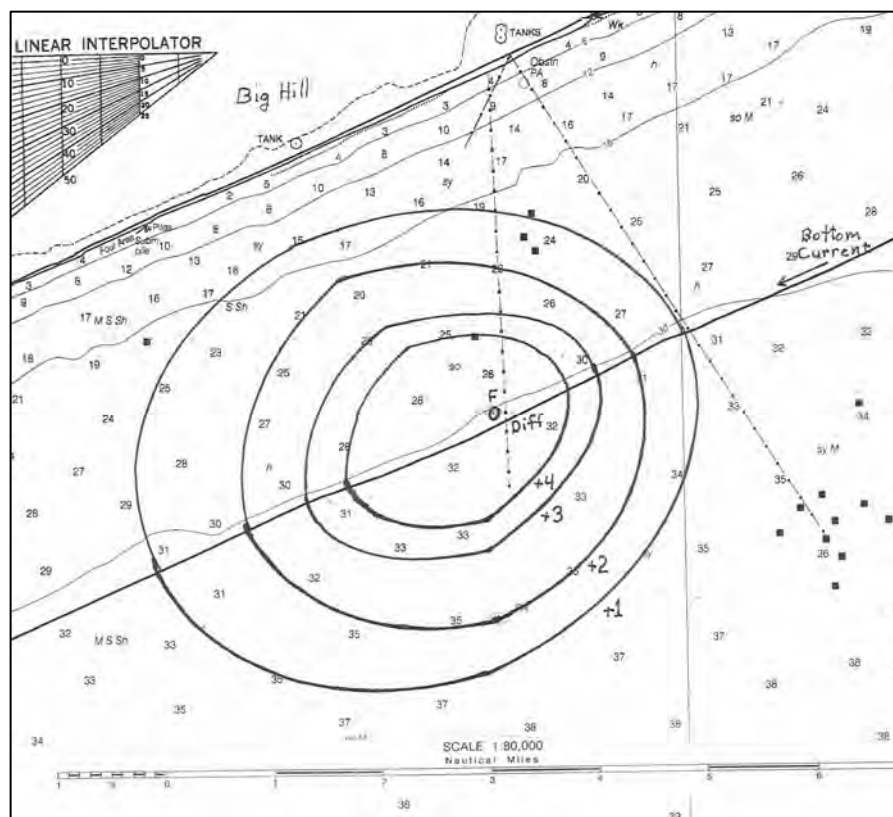
The maximum-plume scenario, which assumes a low bottom-current velocity, would have the highest increase of salinity above ambient conditions. The result would be 4.7 parts per thousand extending 1.5 nautical miles (2.8 kilometers) out from the diffuser. There would be an increase in salinity of 1.0 part per thousand extending out 3.4 nautical miles (6.3 kilometers) from the diffuser.

The maximum vertical extent of the brine jet would be approximately 19 feet (5.8 meters) for the typical plume and 18 feet (5.5 meters) for the large plume. For the Big Hill site, the maximum downstream length of the plume would be 3.4 nautical miles (6.3 kilometers) for the maximum plume scenario and 1.9 nautical miles (3.5 kilometers) for the typical plume scenario, which is the result of the largest brine maximum discharge rate of 1.3.

### C.5.1 Big Hill

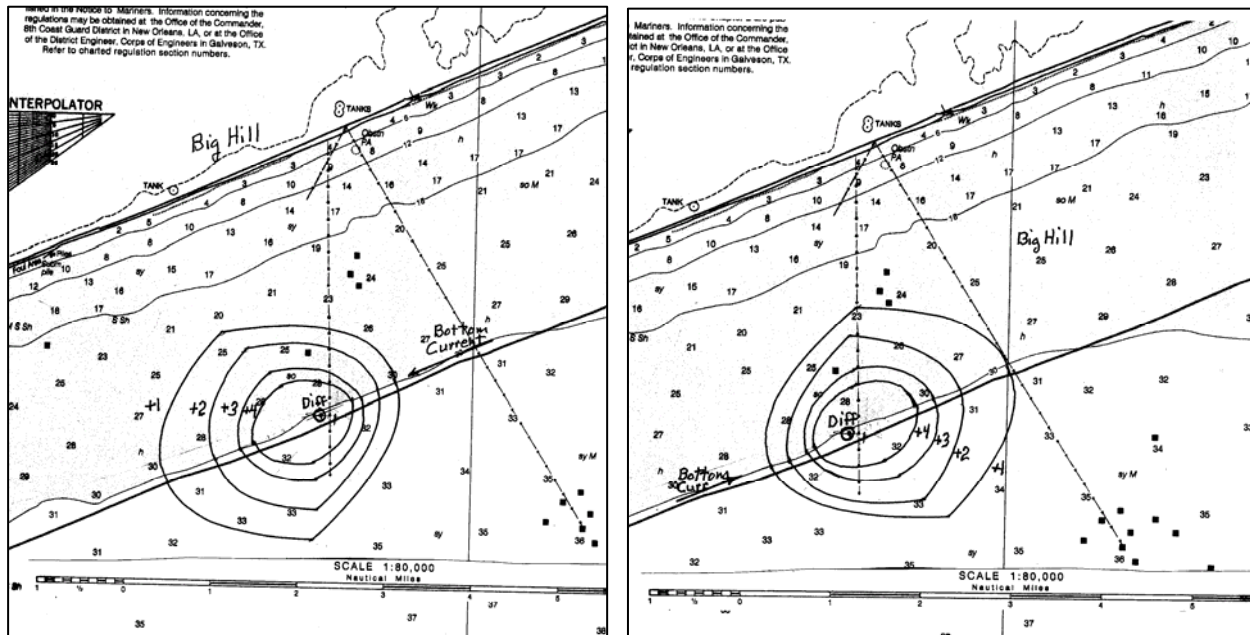
Figure C.5.1-1 shows the extent of the maximum elevated salinity plume showing the +1 through +4 parts per thousand contours for the proposed Big Hill site. Based on a review of the data presented in table C.3.1-2, this figure shows maximum plume conditions and assumes a low bottom-current velocity of 1.2 inches per second (3 centimeters per second) along the shore to the southwest.

**Figure C.5.1-1: Big Hill - Empirical Brine Plume Prediction for Maximum Plume**



The elliptical above-ambient salinity contours for the typical plume scenario assumes a bottom-current velocity of 3.5 inches per second (9 centimeters per second), shown on figure C.5.1-2 for the two most predominant current directions.

**Figure C.5.1-2: Big Hill - Empirical Brine Plume Prediction for Typical Case Conditions for Bottom Currents Downcoast (left) and Upcoast (right)**

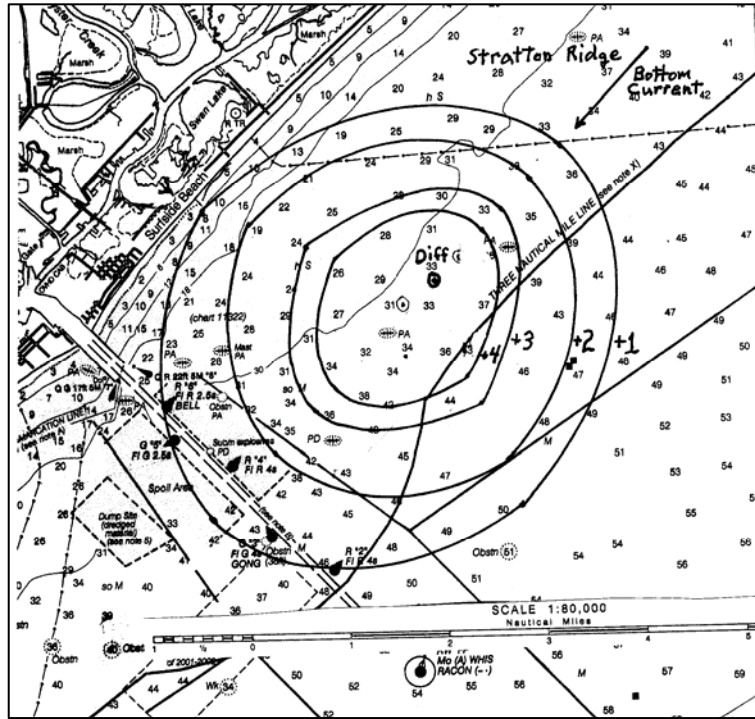


The brine plume model estimates that the area inside the typical elliptical contour plumes is 7.2 square nautical miles (13 square kilometers) for the +1 parts per thousand contour, 4.0 square nautical miles (7.4 square kilometers) for the +2 parts per thousand contour, 2.0 square nautical miles (3.7 square kilometers) for the +3 parts per thousand, and 1.2 square nautical miles (2.2 square kilometers) for the +4 parts per thousand contour. For the maximum plume, estimated to occur on the average of 8 percent of the year, the model predicts the area inside the elliptical contours as 24, 14, 7.2, and 4.3 square nautical miles (45, 26, 13, and 8.0 square kilometers) for the +1, +2, +3, and +4 parts per thousand contours, respectively.

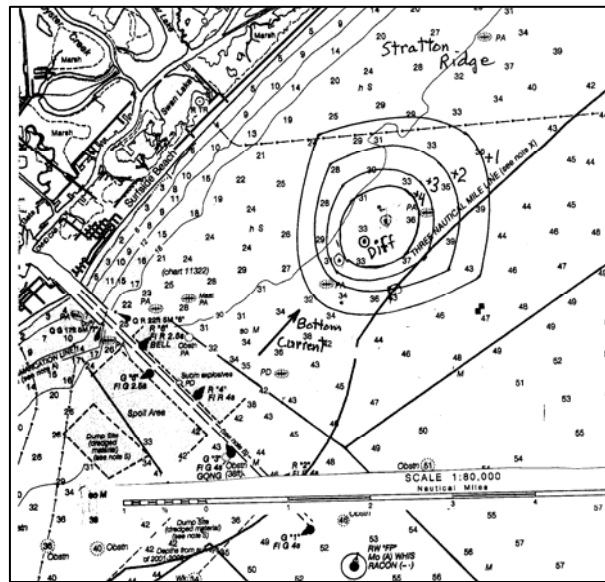
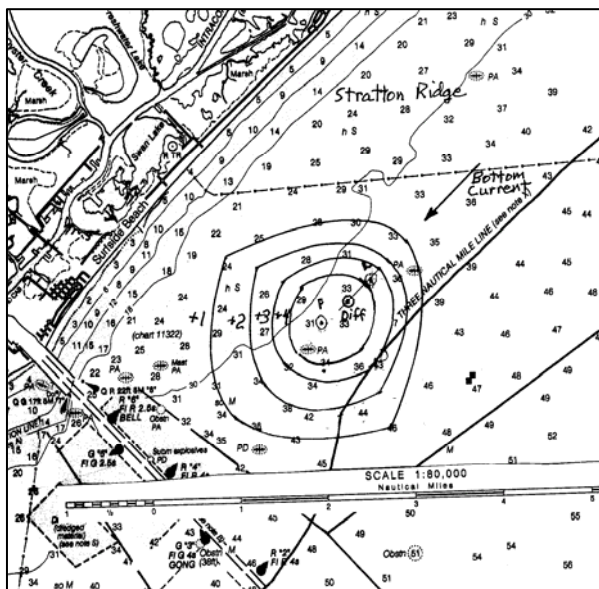
### C.5.2 Stratton Ridge

The above-ambient salinity contours for +1 to +4 parts per thousand are shown on figure C.5.2-1 for the maximum plume scenario, which assumes a bottom-current velocity of 1.2 inches per second (3.0 centimeters per second) for the Stratton Ridge site. The bottom current is shown propagating down and parallel to the coast, which is the predominant current direction. The +1 part per thousand above-ambient contour overlaps the Freeport ship channel and thus some of the brine plume is predicted to enter the ship channel. The typical brine plume contours, which assume a bottom current of 3.5 inches per second (9.0 centimeters per second), are shown in figure C.5.2-2. Resultant plumes for the two most prevalent bottom currents are shown parallel to the shoreline. The predicted area inside the elliptical maximum plume contours are 22.8 square nautical miles (42 square kilometers) for the +1 parts per thousand contour, 14 square nautical miles (26 square kilometers) for the +2 contour, 6.7 square nautical miles (12 square kilometers) for the +3 parts per thousand, and 4.0 square nautical miles (7.4 square kilometers) for the +4 parts per thousand contour. The typical plume scenario predicts areas of 6.8, 3.7, 1.8, and 1.1 square nautical miles (13, 6.9, 3.3, and 2.0 square kilometers) respectively. The depth of the diffuser is 30 feet (9.14 meters) on the navigation chart. The diffuser for this proposed SPR expansion site is parallel to the brine line and nearly perpendicular to the coastline.

**Figure C.5.2-1: Stratton Ridge - Empirical Brine Plume Prediction for Maximum Case Conditions for Downcoast Bottom Currents**



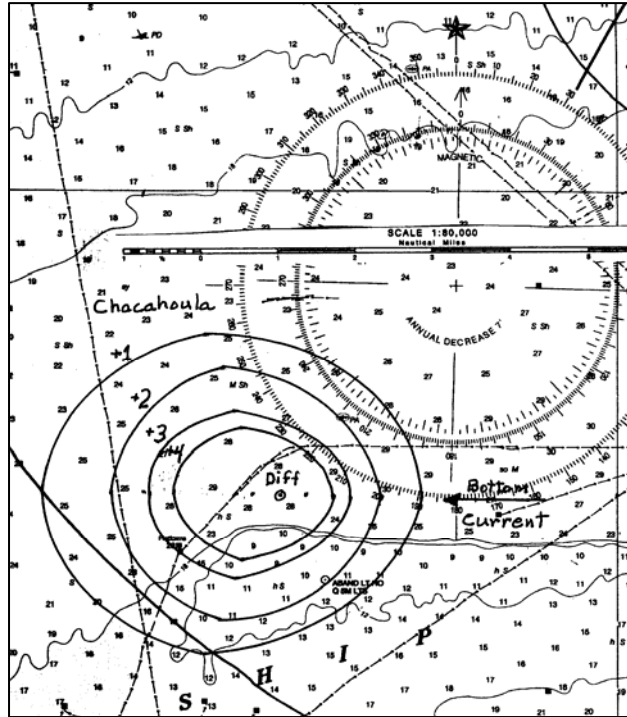
**Figure C.5.2-2: Stratton Ridge - Empirical Brine Plume Prediction for Typical Case Conditions for Bottom Currents Downcoast (left) and Upcoast (right)**



**C.5.3 Chacahoula**

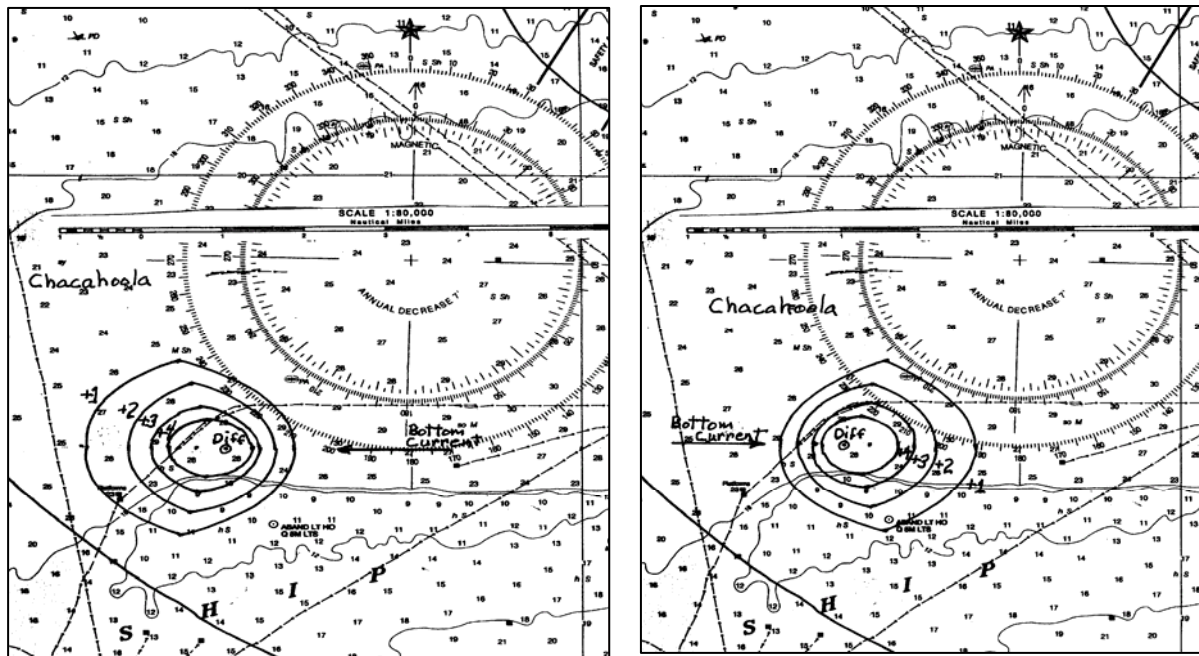
The Chacahoula site's maximum plume, which assumes a bottom-current velocity of 1.2 inches per second (3 centimeters per second) above-ambient salinity contours for +1 to +4 parts per thousand, are illustrated in figure C.5.4-1. The diffuser for this expansion site is perpendicular to the brine line. Figure C.5.4-2 shows the typical plume, which assumes a bottom-current velocity of 3.5 inches per second (9 centimeters per second).

**Figure C.5.3-1: Chacahoula - Empirical Brine Plume Prediction for Maximum Case Conditions for Westerly Bottom Currents**





**Figure C.5.3-2: Chacahoula - Empirical Brine Plume Prediction for Typical Case Conditions for Bottom Currents to the West (left) and East (right)**



The diffuser is located at a depth of approximately 30 feet (9.1 meters), very close to Ship Shoal, which rises vertically from a depth of 20 feet (6.1 meters) to a depth of 10 feet (3.1 meters). Although the predicted above-ambient salinity contours for the maximum plume are shown to move onto Ship Shoal, the model is based on a nearly flat bottom, which cannot account for the bathymetry encounter at Ship Shoal. At Chacahoula, the brine plume movement is restricted by the increasing depth to the north (shoreward), west, and south (Ship Shoal). Flow along the bottom contours to the east is possible; however, the depth increases slightly in the easterly direction along Ship Shoal. The bottom bathymetry at the Chacahoula diffuser could lead to pooling of above-ambient salinity water near the bottom (approximately 2.0 feet (0.6 meters) thick), and inhibit dilution of brine. The bottom currents may not be strong enough to move the brine up the slopes shown on the chart.

#### C.5.4 Richton

The above-ambient salinity contours for +1 to +4 parts per thousand for the maximum plume case, which assumes a bottom-current velocity of 1.2 inches per second (3 centimeters per second) at the proposed Richton diffuser site, are shown in figure C.5.5-1. Figure C.5.5-2 shows the above-ambient plume contours for the typical case plume, which assumes an upshore and downshore direction bottom-current velocity of 3.5 inches per second (9 centimeters per second).

In the maximum case scenario, the model predicts the area inside the contours would be 19.5 square nautical miles (36 square kilometers) for the +1 parts per thousand contour, 11 square nautical miles (20.4 square kilometers) for the +2 contour, 5.7 square nautical miles (11 square kilometers) for the +3 parts per thousand, and 3.4 square nautical miles (6.3 square kilometers) for the +4 parts per thousand contour. The typical case scenario is predicted to have areas of 5.9, 3.2, 1.6, and 0.9 square nautical miles (11, 5.9, 3.0, and 1.7 square kilometers) respectively.

Figure C.5.4-1: Richton - Empirical Brine Plume Prediction for Maximum Case Conditions for North-Northeast Bottom Currents

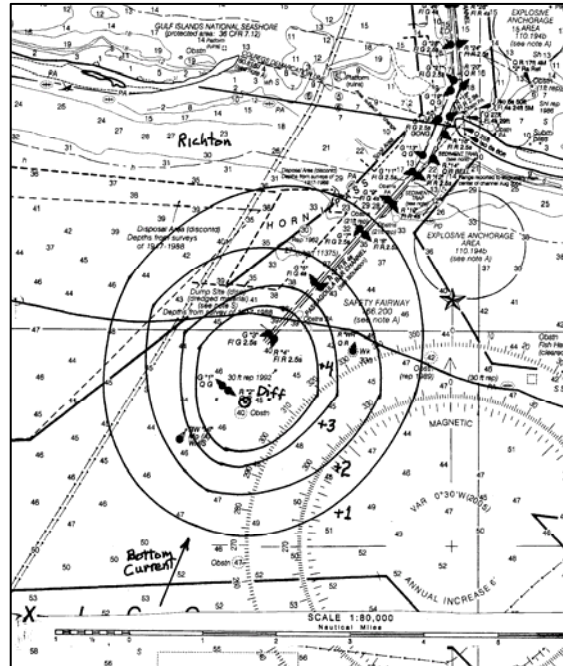
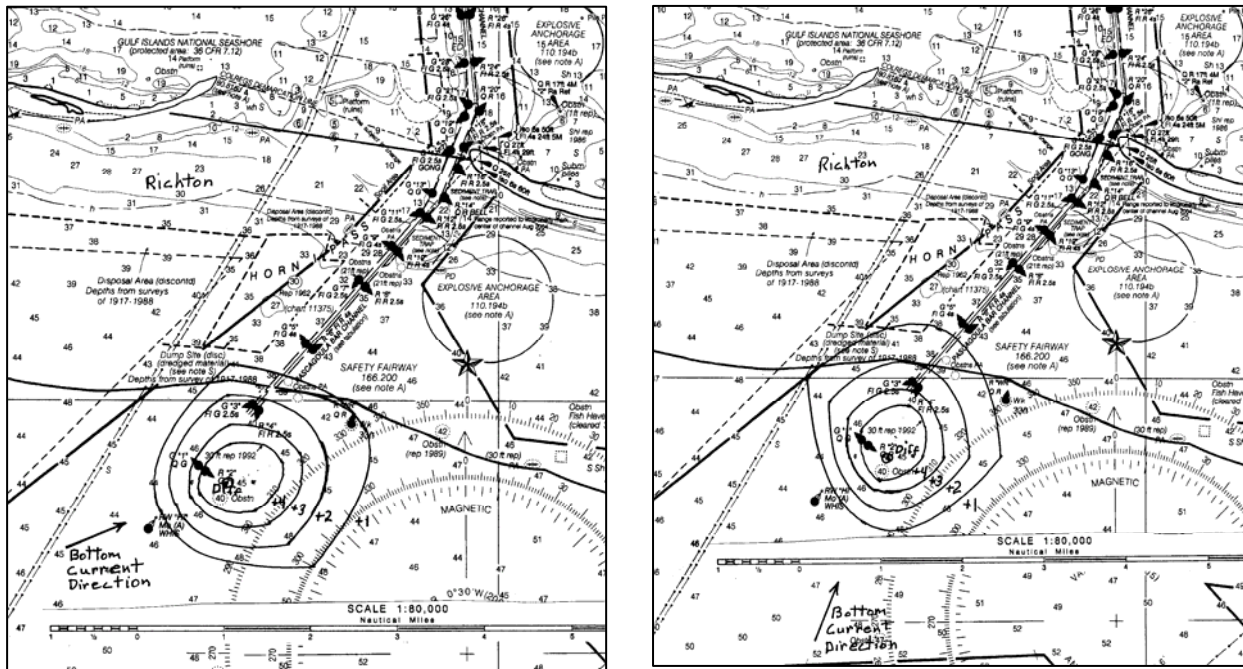


Figure C.5.4-2: Richton - Empirical Brine Plume Prediction for Typical Case Conditions



The diffuser location is approximately 1.0 nautical mile (1.9 kilometers) south of the entrance to the Pascagoula ship channel. The diffuser for this expansion site is parallel to the brine line and nearly perpendicular to the coastline. The maximum case plume, depicted in figure C.5.5-1, shows all of the above-ambient salinity contours located inside the ship channel. Figure C.5.5-2 shows the typical case contours of +1 and +2 parts per thousand entering the ship channel for two predominant bottom-current directions.

## C.6 CONCLUSIONS

DOE used the empirical brine plume prediction model developed from the measured brine plume data from operating SPR brine diffuser sites to predict the plume characteristics for the SPR expansion diffuser sites at Big Hill, Stratton Ridge, Chacahoula, and Richton. The model was applied to five selected scenarios representing a range of expected environmental and disposal operational conditions. This report includes the results for typical and maximum case conditions.

Results show the maximum above-ambient salinity would be 4.3 parts per thousand and 4.7 parts per thousand for the typical and maximum case conditions. These above ambient salinity values are the same for all expansion sites because they all have the same brine salinity (263 parts per thousand) exit velocity of 30 feet (9.1 meters) per second, port diameter (3.0 inches [7.6 centimeters]), and ambient salinity and temperature profiles. The maximum vertical extent of the brine jets is approximately 19 and 18 feet (5.8 and 5.5 meters) for the typical and maximum case scenarios, respectively, and these are the same for all sites for the same reason described for the maximum above-ambient salinities. The maximum areal extent of the above-ambient contours is affected by the brine discharge rate, and the maximum areas occur for the Big Hill site, which has the largest brine discharge rate (1.3 maximum brine discharge rate). The Big Hill site appears to provide the best dilution and dispersion area for the brine discharge. The Stratton Ridge site plume predictions show portions of the brine plume entering the Freeport ship channel when the bottom current is downcoast, which is a common occurrence. The Chacahoula site shows the diffuser within 0.5 nautical miles (0.93 kilometers) of Ship Shoal. This bathymetry feature is not modeled by the empirical plume model, but it is expected that the brine plume dilution will be reduced due to shallower water depths to the south, west, and north of Ship Shoal. The proposed location of the Richton diffuser is approximately 1.0 nautical mile (1.9 kilometers) south of the entrance of the Pascagoula ship channel, and the model predicts the typical and maximum brine plumes would enter the ship channel.

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## ATTACHMENT C-1: Model Predictions for Brine Discharge Scenarios for the Strategic Petroleum Reserve Expansion Sites

**Table C-1-1: Predicted Characteristics of Typical and Large Scenario Brine Plume at Big Hill Expansion Diffuser Site**

<table border="0" style="width: 100%;"> <tr><td>Big Hill (typical)</td><td></td></tr> <tr><td>Amb. Bottom Sal. (o/oo)</td><td>31.00</td></tr> <tr><td>Amb. Bottom Temp. (oC)</td><td>22.00</td></tr> <tr><td>Depth(ft.)</td><td>33.00</td></tr> <tr><td>Amb. Bottom Cur. (m/s)</td><td>.09</td></tr> <tr><td>Amb. Top of Sal. (o/oo)</td><td>31.00</td></tr> <tr><td>Brine Sal. (o/oo)</td><td>263.00</td></tr> <tr><td>Brine Temp. (oC)</td><td>20.00</td></tr> <tr><td>Num. open ports</td><td>57.00</td></tr> <tr><td>Jet Exit Vel. (ft/s)</td><td>30.00</td></tr> <tr><td>Port Dia (in)</td><td>3.00</td></tr> <tr><td>Brine discharge rate(m3/s) =</td><td>2.4</td></tr> <tr><td>Brine discharge rate(barrel/day x 10<sup>-6</sup>)=</td><td>1.3</td></tr> <tr><td>Maximum above ambient bottom salinity (o/oo)=</td><td>4.3</td></tr> <tr><td>Vertical extent (m) =</td><td>5.7</td></tr> <tr><td>Vertical extent (ft) =</td><td>18.5</td></tr> </table>	Big Hill (typical)		Amb. Bottom Sal. (o/oo)	31.00	Amb. Bottom Temp. (oC)	22.00	Depth(ft.)	33.00	Amb. Bottom Cur. (m/s)	.09	Amb. Top of Sal. (o/oo)	31.00	Brine Sal. (o/oo)	263.00	Brine Temp. (oC)	20.00	Num. open ports	57.00	Jet Exit Vel. (ft/s)	30.00	Port Dia (in)	3.00	Brine discharge rate(m3/s) =	2.4	Brine discharge rate(barrel/day x 10 <sup>-6</sup> )=	1.3	Maximum above ambient bottom salinity (o/oo)=	4.3	Vertical extent (m) =	5.7	Vertical extent (ft) =	18.5	<table border="0" style="width: 100%;"> <tr><td>Big Hill (Maximum)</td><td></td></tr> <tr><td>Amb. Bottom Sal. (o/oo)</td><td>25.00</td></tr> <tr><td>Amb. Bottom Temp. (oC)</td><td>15.00</td></tr> <tr><td>Depth(ft.)</td><td>33.00</td></tr> <tr><td>Amb. Bottom Cur. (m/s)</td><td>.03</td></tr> <tr><td>Amb. Top of Sal. (o/oo)</td><td>23.00</td></tr> <tr><td>Brine Sal. (o/oo)</td><td>263.00</td></tr> <tr><td>Brine Temp. (oC)</td><td>20.00</td></tr> <tr><td>Num. open ports</td><td>57.00</td></tr> <tr><td>Jet Exit Vel. (ft/s)</td><td>30.00</td></tr> <tr><td>Port Dia (in)</td><td>3.00</td></tr> <tr><td>Brine discharge rate(m3/s) =</td><td>2.4</td></tr> <tr><td>Brine discharge rate(barrel/day x 10<sup>-6</sup>)=</td><td>1.3</td></tr> <tr><td>Maximum above ambient bottom salinity (o/oo)=</td><td>4.7</td></tr> <tr><td>Vertical extent (m) =</td><td>5.6</td></tr> <tr><td>Vertical extent (ft) =</td><td>18.4</td></tr> </table>	Big Hill (Maximum)		Amb. Bottom Sal. (o/oo)	25.00	Amb. Bottom Temp. (oC)	15.00	Depth(ft.)	33.00	Amb. Bottom Cur. (m/s)	.03	Amb. Top of Sal. (o/oo)	23.00	Brine Sal. (o/oo)	263.00	Brine Temp. (oC)	20.00	Num. open ports	57.00	Jet Exit Vel. (ft/s)	30.00	Port Dia (in)	3.00	Brine discharge rate(m3/s) =	2.4	Brine discharge rate(barrel/day x 10 <sup>-6</sup> )=	1.3	Maximum above ambient bottom salinity (o/oo)=	4.7	Vertical extent (m) =	5.6	Vertical extent (ft) =	18.4
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°C = degrees Celsius; ft = feet; m/s = meters/second; ft/s = feet/second; in = inches; m<sup>3</sup>/s = cubic meters/second;  
m = meters; km = kilometer; km<sup>2</sup> = square kilometers; 0/00 = parts per thousand; nm = nautical miles; nm<sup>2</sup> = square  
nautical miles

**Table C-1-2: Predicted Characteristics of Typical Scenario Brine Plume at Stratton Ridge Expansion Diffuser Site**

Stratton Ridge (typical)				Stratton Ridge (Maximum)			
Amb. Bottom Sal. (o/oo)	31.00			Amb. Bottom Sal. (o/oo)	25.00		
Amb. Bottom Temp. (oC)	22.00			Amb. Bottom Temp. (oC)	15.00		
Depth(ft.)	30.00			Depth(ft.)	30.00		
Amb. Bottom Cur. (m/s)	.09			Amb. Bottom Cur. (m/s)	.03		
Amb. Top of Sal. (o/oo)	31.00			Amb. Top of Sal. (o/oo)	25.00		
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Brine Temp. (oC)	20.00			Brine Temp. (oC)	20.00		
Num. open ports	53.00			Num. open ports	53.00		
Jet Exit Vel. (ft/s)	30.00			Jet Exit Vel. (ft/s)	30.00		
Port Dia (in)	3.00			Port Dia (in)	3.00		
Brine discharge rate (m <sup>3</sup> /s) =	2.2			Brine discharge rate (m <sup>3</sup> /s) =	2.2		
Brine discharge rate (barrel/day x 10 <sup>-6</sup> ) =	1.2			Brine discharge rate (barrel/day x 10 <sup>-6</sup> ) =	1.2		
Maximum above ambient bottom salinity (o/oo) =	4.3			Maximum above ambient bottom salinity (o/oo) =	4.7		
Vertical extent (m) =	5.7			Vertical extent (m) =	5.6		
Vertical extent (ft) =	18.5			Vertical extent (ft) =	18.4		
Plume Areal Extent	(km <sup>2</sup> )	(nm <sup>2</sup> )	(acresx10e-3}	Plume Areal Extent	(km <sup>2</sup> )	(nm <sup>2</sup> )	(acresx10e-3}
+1o/oo contour	23.2	6.8	5.7	+1o/oo contour	78.3	22.8	19.3
+2o/oo contour	12.7	3.7	3.1	+2o/oo contour	44.4	12.9	11.0
+3o/oo contour	6.3	1.8	1.6	+3o/oo contour	23.0	6.7	5.7
+4o/oo contour	3.7	1.1	.9	+4o/oo contour	13.8	4.0	3.4
Plume Width	(km)	(nm)		Plume Width	(km)	(nm)	
+1o/oo contour	4.8	2.6		+1o/oo contour	8.2	4.4	
+2o/oo contour	3.6	1.9		+2o/oo contour	6.5	3.5	
+3o/oo contour	2.4	1.3		+3o/oo contour	4.3	2.3	
+4o/oo contour	1.6	.9		+4o/oo contour	3.3	1.8	
Plume Downstream Length	(km)	(nm)		Plume Downstream Length	(km)	(nm)	
+1o/oo contour	3.4	1.8		+1o/oo contour	6.2	3.3	
+2o/oo contour	2.4	1.3		+2o/oo contour	4.4	2.4	
+3o/oo contour	1.8	1.0		+3o/oo contour	3.3	1.8	
+4o/oo contour	1.5	.8		+4o/oo contour	2.8	1.5	
Plume Upstream Length	(km)	(nm)		Plume Upstream Length	(km)	(nm)	
+1o/oo contour	1.7	.9		+1o/oo contour	3.6	1.9	
+2o/oo contour	1.2	.6		+2o/oo contour	2.5	1.4	
+3o/oo contour	.9	.5		+3o/oo contour	1.9	1.0	
+4o/oo contour	.6	.3		+4o/oo contour	1.4	.7	

°C = degrees Celsius; ft = feet; m/s = meters/second; ft/s = feet/second; in = inches; m<sup>3</sup>/s = cubic meters/second; m = meters; km = kilometer; km<sup>2</sup> = square kilometers; O/00 = parts per thousand; nm = nautical miles; nm<sup>2</sup> = square nautical miles



**Table C-1-3: Predicted Characteristics of Typical and Large Case Scenarios of Brine Plume Contours at Chacahoula Expansion Diffuser Site**

Chacahoula (typical)				Chacahoula			
Amb. Bottom Sal. (o/oo)	31.00			Amb. Bottom Sal. (o/oo)	25.00		
Amb. Bottom Temp. (oC)	22.00			Amb. Bottom Temp. (oC)	15.00		
Depth (ft.)	30.00			Depth (ft.)	30.00		
Amb. Bottom Cur. (m/s)	.09			Amb. Bottom Cur. (m/s)	.03		
Amb. Top of Sal. (o/oo)	31.00			Amb. Top of Sal. (o/oo)	25.00		
Brine Sal. (o/oo)	263.00			Brine Sal. (o/oo)	263.00		
Brine Temp. (oC)	20.00			Brine Temp. (oC)	20.00		
Num. open ports	45.00			Num. open ports	45.00		
Jet Exit Vel. (ft/s)	30.00			Jet Exit Vel. (ft/s)	30.00		
Port Dia (in)	3.00			Port Dia (in)	3.00		
Brine discharge rate (m <sup>3</sup> /s) =	1.9			Brine discharge rate (m <sup>3</sup> /s) =	1.9		
Brine discharge rate (barrel/day x 10 <sup>-6</sup> ) =	1.0			Brine discharge rate (barrel/day x 10 <sup>-6</sup> ) =	1.0		
Maximum above ambient bottom salinity (o/oo) =	4.3			Maximum above ambient bottom salinity (o/oo) =	4.7		
Vertical extent (m) =	5.7			Vertical extent (m) =	5.6		
Vertical extent (ft) =	18.5			Vertical extent (ft) =	18.4		
Plume Areal Extent	(km <sup>2</sup> )	(nm <sup>2</sup> )	(acresx10e-3)	Plume Areal Extent	(km <sup>2</sup> )	(nm <sup>2</sup> )	(acresx10e-3)
+1o/oo contour	20.2	5.9	5.0	+1o/oo contour	66.9	19.5	16.5
+2o/oo contour	10.9	3.2	2.7	+2o/oo contour	37.8	11.0	9.3
+3o/oo contour	5.4	1.6	1.3	+3o/oo contour	19.6	5.7	4.8
+4o/oo contour	3.1	.9	.8	+4o/oo contour	11.7	3.4	2.9
Plume Width	(km)	(nm)		Plume Width	(km)	(nm)	
+1o/oo contour	4.6	2.5		+1o/oo contour	7.7	4.2	
+2o/oo contour	3.4	1.8		+2o/oo contour	6.0	3.3	
+3o/oo contour	2.2	1.2		+3o/oo contour	4.0	2.2	
+4o/oo contour	1.5	.8		+4o/oo contour	3.1	1.7	
Plume Downstream Length	(km)	(nm)		Plume Downstream Length	(km)	(nm)	
+1o/oo contour	3.2	1.7		+1o/oo contour	5.8	3.1	
+2o/oo contour	2.3	1.2		+2o/oo contour	4.1	2.2	
+3o/oo contour	1.7	.9		+3o/oo contour	3.1	1.7	
+4o/oo contour	1.4	.7		+4o/oo contour	2.6	1.4	
Plume Upstream Length	(km)	(nm)		Plume Upstream Length	(km)	(nm)	
+1o/oo contour	1.5	.8		+1o/oo contour	3.3	1.8	
+2o/oo contour	1.1	.6		+2o/oo contour	2.3	1.3	
+3o/oo contour	.8	.4		+3o/oo contour	1.7	.9	
+4o/oo contour	.6	.3		+4o/oo contour	1.3	.7	

°C = degrees Celsius; ft = feet; m/s = meters/second; ft/s = feet/second; in = inches; m<sup>3</sup>/s = cubic meters/second; m = meters; km = kilometer; km<sup>2</sup> = square kilometers; o/oo = parts per thousand; nm = nautical miles; nm<sup>2</sup> = square nautical miles

**Table C-1-4: Predicted Characteristics of Typical Scenario Brine Plume Contours at Richton Expansion Diffuser Site**

Richton Dome (typical)				Richton Dome			
Amb. Bottom Sal.(o/oo)	31.00			Amb. Bottom Sal.(o/oo)	25.00		
Amb. Bottom Temp.(oC)	22.00			Amb. Bottom Temp.(oC)	15.00		
Depth(ft.)	47.00			Depth(ft.)	47.00		
Amb. Bottom Cur.(m/s)	.09			Amb. Bottom Cur.(m/s)	.03		
Amb. Top of Sal.(o/oo)	31.00			Amb. Top of Sal.(o/oo)	25.00		
Brine Sal.(o/oo)	263.00			Brine Sal.(o/oo)	263.00		
Brine Temp.(oC)	20.00			Brine Temp.(oC)	20.00		
Num. open ports	45.00			Num. open ports	45.00		
Jet Exit Vel.(ft/s)	30.00			Jet Exit Vel.(ft/s)	30.00		
Port Dia(in)	3.00			Port Dia(in)	3.00		
Brine discharge rate(m3/s) =	1.9			Brine discharge rate(m3/s) =	1.9		
Brine discharge rate(barrel/day x 10 <sup>-6</sup> ) =	1.0			Brine discharge rate(barrel/day x 10 <sup>-6</sup> ) =	1.0		
Maximum above ambient bottom salinity (o/oo) =	4.3			Maximum above ambient bottom salinity (o/oo) =	4.7		
Vertical extent (m) =	5.7			Vertical extent (m) =	5.6		
Vertical extent (ft) =	18.5			Vertical extent (ft) =	18.4		
Plume Areal Extent	(km <sup>2</sup> )	(nm <sup>2</sup> )	(acresx10e-3)	Plume Areal Extent	(km <sup>2</sup> )	(nm <sup>2</sup> )	(acresx10e-3)
+1o/oo contour	20.2	5.9	5.0	+1o/oo contour	66.9	19.5	16.5
+2o/oo contour	10.9	3.2	2.7	+2o/oo contour	37.8	11.0	9.3
+3o/oo contour	5.4	1.6	1.3	+3o/oo contour	19.6	5.7	4.8
+4o/oo contour	3.1	.9	.8	+4o/oo contour	11.7	3.4	2.9
Plume Width	(km)	(nm)		Plume Width	(km)	(nm)	
+1o/oo contour	4.6	2.5		+1o/oo contour	7.7	4.2	
+2o/oo contour	3.4	1.8		+2o/oo contour	6.0	3.3	
+3o/oo contour	2.2	1.2		+3o/oo contour	4.0	2.2	
+4o/oo contour	1.5	.8		+4o/oo contour	3.1	1.7	
Plume Downstream Length	(km)	(nm)		Plume Downstream Length	(km)	(nm)	
+1o/oo contour	3.2	1.7		+1o/oo contour	5.8	3.1	
+2o/oo contour	2.3	1.2		+2o/oo contour	4.1	2.2	
+3o/oo contour	1.7	.9		+3o/oo contour	3.1	1.7	
+4o/oo contour	1.4	.7		+4o/oo contour	2.6	1.4	
Plume Upstream Length	(km)	(nm)		Plume Upstream Length	(km)	(nm)	
+1o/oo contour	1.5	.8		+1o/oo contour	3.3	1.8	
+2o/oo contour	1.1	.6		+2o/oo contour	2.3	1.3	
+3o/oo contour	.8	.4		+3o/oo contour	1.7	.9	
+4o/oo contour	.6	.3		+4o/oo contour	1.3	.7	

°C = degrees Celsius; ft = feet; m/s = meters/second; ft/s = feet/second; in = inches; m<sup>3</sup>/s = cubic meters/second; m = meters; km = kilometer; km<sup>2</sup> = square kilometers; 0/00 = parts per thousand; nm = nautical miles; nm<sup>2</sup> = square nautical miles

**Appendix D**  
**Common and Scientific Names of Species**

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**Table of Contents**

**LIST OF TABLES**

	<u><b>Page</b></u>
Table D-1: Plant Names .....	D-2
Table D-2: Animal Names .....	D-4

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## Appendix D Common and Scientific Names of Species

Appendix D identifies the scientific names for all common species described in section 3.7 Biological Resources. All the scientific names for special status species, such as threatened or endangered species, are provided in appendices F, G, and H on the biological screening for Louisiana, Mississippi, and Texas, respectively.

The lists are organized by common name and divided into separate lists for plants and wildlife. The scientific names were verified using the following reference sources:

NatureServe. 2005. *NatureServe Explorer: An online encyclopedia of life [web application]*. 3-Version 4.6. Arlington, Virginia. NatureServe. Accessed March 28, 2006 at <http://www.natureserve.org/explorer>

Smithsonian National Museum of Natural History: Mammal Species of the World (MSW). Accessed March 28, 2006 at <http://nmnhgoph.si.edu/cgi-bin/wdb/msw/names/form>

Rodnreel.com. Gulf Fish Database. Accessed March 28, 2006 at <http://www.rodnreel.com/gulffish/gulffish.asp?cmd=LIST&mode=CN>

Native Trees of Texas. Accessed March 28, 2006 at <http://aggie-horticulture.tamu.edu/ornamentals/natives/indexcommon.htm>

Little, E.I. 1980. *National Audubon Society Field Guide to North American Trees*. Knopf, New York.

Thieret, J.W., W.A. Niering, and N.C. Olmstead. 2001. *National Audubon Society Field Guide to North American Wildflowers Eastern Region*. Knopf, New York.

**Table D-1: Plant Names**

<b>Common Name</b>	<b>Scientific Name</b>
Arrowhead	<i>Sagittaria spp.</i>
Ash	<i>Fraxinus spp.</i>
Bald Cypress	<i>Taxodium distichum</i>
Black Willow	<i>Salix nigra</i>
Blackberry	<i>Rubus spp.</i>
Blackjack Oak	<i>Quercus marilandica</i>
Box Elder	<i>Acer negundo</i>
Bulrush	<i>Scirpus spp.</i>
Chinese Tallowtree	<i>Sapium sebiferum</i>
Clearweed	<i>Pilea pumila</i>
Deer Pea Vetch	<i>Vicia ludoviciana Nutt.</i>
Goldenrod	<i>Solidago spp.</i>
Grape	<i>Vitis spp.</i>
Greenbriar	<i>Smilax spp.</i>
Hackberry	<i>Celtis occidentalis L.</i>
Hickory	<i>Carya spp.</i>
Holly	<i>Ilex spp.</i>
Horsetail	<i>Equisetum arvense L.</i>
Kudzu	<i>Pueraria lobata</i>
Live Oak	<i>Quercus virginiana</i>
Manatee grass	<i>Syringodium filiforme</i>
Oak	<i>Quercus spp.</i>
Palmetto	<i>Serenoa repens</i>
Pigweed	<i>Amaranthus spp.</i>
Pitcher Plant	<i>Sarracenia spp.</i>
Post Oak	<i>Quercus stellata</i>
Pumpkin Ash	<i>Fraxinus profunda</i>
Rattlebush	<i>Sesbania spp.</i>
Red Maple	<i>Acer rubrum</i>
Roseau Cane	<i>Phragmites communis</i>
Salt Grass	<i>Distichlis spicata</i>
Salt Meadow Cordgrass	<i>Spartina patens</i>
Sedge	<i>Carex spp.</i>
Shoalgrass	<i>Halodule wrightii</i>
Slash Pine	<i>Pinus elliotii</i>
Smartweed	<i>Polygonum coccineum</i>
Southern Arrowwood	<i>Viburnum dentatum</i>
Spanish Moss	<i>Tillandsia usneoides</i>
Spike-rush	<i>Eleocharis quadrangulata</i>
Sweet Gum	<i>Liquidambar styraciflua</i>
Thistle	<i>Cardous spp.</i>
Trumpet Creeper	<i>Campsis radicans</i>



**Table D-1: Plant Names**

<b>Common Name</b>	<b>Scientific Name</b>
Trumpet Vine	<i>Campsis radicans</i>
Tupelo	<i>Nyssa spp.</i>
Turtle Grass	<i>Thalassia testudinum</i>
Virginia Creeper	<i>Parthenocissus quinquefolia</i>
Virginia Glasswort	<i>Salicornia virginica</i>
Water Ash	<i>Fraxinus spp.</i>
Water Hyacinth	<i>Eichhornia crassipes</i>
Water Hyssop	<i>Bacopa rotundifolia</i>
Water Oak	<i>Quercus nigra</i>
Water Tupelo	<i>Nyssa aquatica</i>
Wigeongrass	<i>Ruppia maritima</i>
Winged Elm	<i>Ulmus alata</i>
Wiregrass	<i>Aristida spp.</i>
Yaupon	<i>Ilex vomitoria</i>

**Table D-2: Animal Names**

<b>Common Name</b>	<b>Scientific Name</b>
Alligator	<i>Alligator mississippiensis</i>
American Beaver	<i>Castor Canadensis</i>
American Crow	<i>Corvus brachyrhynchos</i>
American Woodcock	<i>Scolopax minor</i>
Armadillo	Family: Dasypodidae
Bass	Family: Sea Basses ( <i>Serranidae</i> ) and Temperate Basses ( <i>Percichthyidae</i> )
Black Vulture	<i>Coragyps atratus</i>
Blue Crab	<i>Callinectes sapidus</i>
Bluegill	<i>Lepomis macrochirus</i>
Blue-winged Teal	<i>Anas discors</i>
Bobcat	<i>Felis rufus</i>
Brown Shrimp	<i>Penaeus aztecus</i>
Bullfrog	<i>Rana catesbeiana</i>
Common Possum	<i>Didelphis virginiana</i>
Coyote	<i>Canis latrans</i>
Crayfish	Family: Cambaridae
Atlantic Croaker	<i>Micropogonias undulatus</i>
Darter	Family: Percidae
Drum	Family: Sciaenidae
Egret	Family: Ardeidae
Feral Pig	<i>Sus scrofa</i>
Flounder	Family: Bothidae
Freshwater Catfish	Family: Ictaluridae
Freshwater Eel	Family: Anguillidae
Garter Snake	<i>Thamnophis sirtalis</i>
Gizzard Shad	<i>Dorosoma cepedianum</i>
Gray Squirrel	<i>Sciurus carolinensis</i>
Great Blue Heron	<i>Ardea herodias</i>
Heron	Family: Ardeidae
Ibis	Family: Threskiornithidae
Jack	Family: Carangidae
Killifish	Family: Fundulidae
Mink	<i>Mustela spp.</i>
Minnow	Family: Cyprinidae
Mottled Duck	<i>Anas fulvigula</i>
Mullet	Family: Mugilidae
Muskrat	<i>Ondatra zibethicus</i>
Nine Band Armadillo	<i>Dasypus novemcinctus</i>
Nutria	<i>Myocastor coypus</i>
Owl	Family: Strigidae
Oyster	Family: Ostreidae

**Table D-2: Animal Names**

<b>Common Name</b>	<b>Scientific Name</b>
Perch	Family: Aphredoderidae
Pocket Gopher	Family: Geomyidae
Pugnose Minnow	<i>Notropis emiliae</i>
Quail	Family: Odontophoridae
Rabbit	Family: Leporidae
Raccoon	<i>Procyon lotor</i>
Red-Eared Slider	<i>Trachemys scripta</i>
Red Drum	<i>Sciaenops ocellata</i>
Red-Tailed Hawk	<i>Buteo jamaicensis</i>
River Otter	<i>Lutra canadensis</i>
Saltwater Catfish	Family: Ariidae
Slider Turtle	<i>Chrysemys scripta</i>
Snapper	<i>Lutjanus spp.</i>
Snapping Turtle	<i>Chelydra serpentina</i>
Snow Goose	<i>Chen caerulescens</i>
Southern Leopard Frog	<i>Rana sphenoccephala</i>
Stone Crab	<i>Menippe merceuararia</i>
Sucker	Family: Catostomidae
Sunfish	Family: Centrarchidae
Swamp Rabbit	<i>Sylvilagus aquaticus</i>
Thrush	Family: Turdidae
Trout	Family: Salmonidae
Warbler	Family: Sylviidae
Water Moccasin	<i>Ancistrodon piscivorus</i>
Western Diamondback Rattlesnake	<i>Crotalus atrox</i>
White Shrimp	<i>Penaeus setiferus</i>
White Tailed Deer	<i>Odocoileus virginianus</i>
Wood Duck	<i>Aix sponsa</i>
Woodcock	<i>Philohela minor</i>
Woodpecker	Family: Picidae

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**Appendix E**  
**Essential Fish Habitat Assessment**

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## Table of Contents

	<u>Page</u>
<b>E.1 INTRODUCTION .....</b>	<b>E-1</b>
<b>E.2 PROJECT DESCRIPTION.....</b>	<b>E-1</b>
E.2.1 Proposed Action and Alternatives .....	E-2
<b>E.3 ESSENTIAL FISH HABITAT .....</b>	<b>E-3</b>
E.3.1 Estuarine Emergent Wetlands .....	E-3
E.3.2 Tidally Influenced Palustrine Wetlands .....	E-5
E.3.3 Mud, Sand, and Shell Substrates .....	E-5
E.3.4 Submerged Aquatic Vegetation.....	E-5
E.3.5 Tidal, Estuarine and Marine Water Columns .....	E-6
E.3.6 Artificial Reefs .....	E-6
<b>E.4 MANAGED SPECIES .....</b>	<b>E-6</b>
E.4.1 Shrimp Fishery .....	E-7
E.4.1.1 Brown Shrimp .....	E-7
E.4.1.2 Pink Shrimp.....	E-7
E.4.1.3 White Shrimp .....	E-8
E.4.2 Red Drum Fishery .....	E-8
E.4.3 Reef Fishery .....	E-8
E.4.3.1 Red Grouper.....	E-9
E.4.3.2 Greater Amberjack.....	E-9
E.4.3.3 Tilefish .....	E-10
E.4.4 Coastal Migratory Pelagic Fishery .....	E-10
E.4.4.1 Cobia .....	E-10
E.4.4.2 Dolphinfish.....	E-10
E.4.4.3 Gulf Menhaden.....	E-10
E.4.4.4 King Mackerel.....	E-11
E.4.4.5 Spanish Mackerel.....	E-11
E.4.5 Spiny Lobster Fishery.....	E-11
E.4.6 Highly Migratory Species.....	E-11
E.4.6.1 Albacore Tuna.....	E-12
E.4.6.2 Bigeye Tuna .....	E-12
E.4.6.3 Blue Marlin .....	E-12
E.4.6.4 Bluefin Tuna.....	E-12
E.4.6.5 Skipjack Tuna.....	E-12
E.4.6.6 Swordfish .....	E-13
E.4.6.7 White Marlin .....	E-13
E.4.6.8 Yellowfin Tuna .....	E-13
E.4.7 Stone Crab Fishery .....	E-13
E.4.8 Snapper Fishery .....	E-14
E.4.8.1 Gray Snapper.....	E-14
E.4.8.2 Vermillion Snapper .....	E-14
E.4.8.3 Lane Snapper .....	E-14
E.4.8.4 Red Snapper .....	E-14
E.4.8.5 Yellowtail Snapper .....	E-15

<b>E.5</b>	<b>ASSESSMENT OF IMPACTS AND MITIGATIVE MEASURES.....</b>	<b>E-15</b>
E.5.1	Impacts to the Estuarine and Tidally Influenced EFH.....	E-21
E.5.2	Impacts to Submerged Aquatic Vegetation .....	E-22
E.5.3	Impacts to Sediment .....	E-23
E.5.4	Impacts to Water Column EFH .....	E-24
E.5.5	Environmental Consequences of the Proposed Action.....	E-30
E.5.6	Proposed Mitigation Measures and Guidelines for EFH Protection .....	E-31
	<b>REFERENCES .....</b>	<b>E-31</b>

**LIST OF TABLES**

	<u>Page</u>
Table E.5-1	Managed Species Potentially Effected By The Candidate Alternatives ..... E-20
Table E.5.1-1:	Temporary and Permanent Impacts to Estuarine and Tidally Influenced EFH (acres) ..... E-21
Table E.5.3-1:	Estimated Surface Area in Acres of Sediment Disturbed by Brine Pipeline Construction..... E-24
Table E.5.4-1:	Ambient Conditions at the Brine Diffuser Locations ..... E-27
Table E.5.4-2:	Changes to Ambient Conditions at the Brine Diffuser Locations ..... E-27

**LIST OF FIGURES**

	<u>Page</u>
Figure E.2-1:	Proposed Locations of SPR Brine Diffusers in the Gulf of Mexico and Pipelines..... E-4
Figure E.5-1:	Locations of the Brine Disposal Pipelines and the Modeled Brine Plumes Overlain on Designated Offshore EFH for Richton..... E-16
Figure E.5-2:	Locations of the Brine Disposal Pipelines and the Modeled Brine Plumes Overlain on Designated Offshore EFH for Big Hil ..... E-17
Figure E.5-3:	Locations of the Brine Disposal Pipelines and the Modeled Brine Plumes Overlain on Designated Offshore EFH for Stratton Ridge ..... E-18
Figure E.5-4:	Locations of the Brine Disposal Pipelines and the Modeled Brine Plumes Overlain on Designated Offshore EFH for Chacahoula ..... E-19



**Essential Fish Habitat Assessment for the  
Proposed Expansion of the Strategic Petroleum Reserve**

**Mississippi, Louisiana, and Texas**

**Prepared for:  
NOAA Fisheries**

**Prepared by:  
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## **Appendix E Essential Fish Habitat Assessment**

### **E.1 INTRODUCTION**

This document presents the assessment of the Essential Fish Habitat (EFH) conducted by the Department of Energy (DOE) for the proposed expansion of the Strategic Petroleum Reserve (SPR). The assessment fulfills a requirement of the Magnuson-Stevens Fishery Conservation and Management Act of 1976, as amended through 1996 (Magnuson-Stevens Act).

This EFH assessment was prepared in conjunction with the Environmental Impact Statement prepared for consideration of the proposed expansion of the SPR.

The objectives of this EFH assessment are to describe how the actions proposed by DOE may affect EFHs designated by the National Oceanic and Atmospheric Administration, National Marine Fisheries Service (NOAA Fisheries) and Gulf of Mexico Fisheries Management Council (GMFMC) in the area of proposed project sites. According to the GMFMC, EFHs in the Gulf of Mexico include all estuarine and marine waters and substrates, as well as tidally influenced waters and substrates to the seaward limit of the Exclusive Economic Zone. The Exclusive Economic Zone is the area under national jurisdiction (up to 200-nautical miles [370 kilometers] wide) declared in line with the provisions of 1982 United Nations Convention of the Law of the Sea, within which the coastal nation has the right to explore and exploit, and the responsibility to conserve and manage, the living and non-living resources.

This assessment describes the proposed action and analyzes the direct and indirect effects on EFHs for the managed fish species, their habitat, and their major food sources. This assessment also presents the conclusions regarding the effects of the proposed action and alternatives and proposed mitigation measures.

### **E.2 PROJECT DESCRIPTION**

The Strategic Petroleum Reserve (SPR) was created in the 1970s to protect the United States from interruptions in petroleum supplies that could be detrimental to our energy security, National security, and economy. Congress mandated creation of the SPR in the Energy Policy and Conservation Act (EPCA) of 1975, and established as a national goal the storage of up to 1 billion barrels of crude oil and petroleum products. The current storage capacity of the SPR is 727 million barrels (MMB). Section 301(e) of the Energy Policy Act (EPACT), Public Law 109-58, enacted on August 8, 2005, directs the Secretary of Energy to:

“... acquire petroleum in quantities sufficient to fill the Strategic Petroleum Reserve to the 1,000,000,000 barrel capacity authorized under Section 154(a) of the Energy Policy and Conservation Act ...”

and Section 303 directs:

“Not later than 1 year after the date of enactment of this Act, the Secretary shall complete a proceeding to select, from sites that the Secretary has previously studied, sites necessary to enable acquisition by the Secretary of the full authorized volume of the Strategic Petroleum Reserve. In such proceeding, the Secretary shall first consider and give preference to the five sites which the Secretary previously assessed in the Draft

Environmental Impact Statement, DOE/EIS-0165-D. However, the Secretary in his discretion may select other sites as proposed by a State where a site has been previously studied by the Secretary to meet the full authorized volume of the Strategic Petroleum Reserve.”

In response to these directives the purpose and need for agency action is to fill the SPR to the full authorized 1,000,000,000-barrel capacity (1,000-MMB) and by selecting sites to expand the current 727 MMB storage capacity.

The SPR, which is operated by DOE, currently consists of four underground oil storage facilities along the Gulf Coast: two in Louisiana (Bayou Choctaw and West Hackberry) and two in Texas (Big Hill and Bryan Mound). In addition, an administrative facility is located in New Orleans, LA. At the storage facilities, crude oil is stored in caverns constructed by the solution mining of rock salt formations (salt domes). The four SPR facilities have a current storage capacity of 727 MMB.

### **E.2.1 Proposed Action and Alternatives**

The proposed action is to expand SPR storage capacity from its existing storage capacity of 727 MMB to 1 billion barrels (1,000 MMB). To obtain the additional 273 MMB of storage capacity, DOE would develop one of the following new sites:

- Bruinsburg, MS (160 MMB);
- Chacahoula, LA (160 MMB);
- Richton, MS (160 MMB); or
- Stratton Ridge, TX (160 MMB).

In addition to developing a new site or a combination of two new sites, DOE would expand capacity at existing DOE SPR sites, namely Big Hill, TX and Bayou Choctaw, LA, and/or West Hackberry, LA. DOE will consider a 80 or 96 MMB capacity expansion at Big Hill, a 20 MMB capacity expansion at Bayou Choctaw, and no expansion or a 15 MMB capacity expansion at West Hackberry.

These combinations of potential new and expansion sites will allow DOE to assess a wide range of alternative configurations to achieve the 1 billion barrel storage capacity, as mandated by the Energy Policy Act of 2005. The assessment of each site will include consideration of ancillary offsite facilities including pipelines to crude oil transportation and distribution complexes.

For the proposed new and expansion sites, DOE would create oil storage caverns in underground rock salt formations, except for West Hackberry where DOE would buy existing caverns. Caverns would be constructed through a technique known as solution mining using fresh or salt water. Leaching generates approximately 80 MMB of concentrated brine wastewater per 10 MMB in cavern space created. This wastewater would be disposed of either by pipeline to diffusers in the Gulf of Mexico or to an array of underground injection wells.

To supply the water to a new site, a raw water intake (RWI) structure would be constructed offsite in a surface water body (a canal, the Intracoastal Waterway (ICW), the Mississippi River, the Gulf of Mexico, or the Leaf River). The water and brine systems for leaching caverns would be sized to supply up to 1.2 million barrels per day (MMBD) and the crude oil distribution system would be designed for drawdown up to one MMBD. The proposed expansions of existing SPR facilities would, in general, use the existing infrastructure and pipelines of the oil storage site. The location of the existing and proposed offshore pipelines and diffusers are shown in figures E.5-1 through E.5-4.

Brine from three of the sites (Bruinsburg, Bayou Choctaw, and West Hackberry) would be injected into the deep subsurface aquifer via injection wells. At the remaining sites listed below, brine would be discharged into the Gulf of Mexico through diffusers. Brine discharge via pipeline rights-of-way (ROWs) to the Gulf of Mexico would occur at the following proposed sites (see figure E.2-1: Proposed Locations of SPR Brine Diffusers in the Gulf of Mexico).

- Chacahoula, LA (new site, brine pipeline, and diffuser);
- Richton, MS (new site, brine pipeline, and diffuser);
- Stratton Ridge, TX (new site, brine pipeline, and diffuser); and
- Big Hill, TX (expansion of existing SPR brine would discharge through an existing diffuser).

### **E.3 ESSENTIAL FISH HABITAT**

EFH is defined in the Sustainable Fisheries Act (1996) as those “waters and substrate necessary to fish for spawning, breeding, feeding, or growth to maturity.” The identification of the different habitat types in the Gulf of Mexico region has several different types of EFH that are necessary for one commercially important species or another during different stages of their life cycle. EFH in the Gulf Coast region typically include some palustrine wetlands, estuarine wetlands, submerged aquatic vegetation (SAV), marine, estuarine, and tidally influenced water columns and sediment.

The different types of EFH identified in the proposed project areas would be affected by construction of the brine disposal pipelines and some of the crude oil pipelines, petroleum storage terminals, and RWIs. The daily operation of the facility, including periodic maintenance of pipeline ROWs and the discharge of brine and brine diffusion, would affect these habitats as well.

The following sites would have impacts to EFH from the listed elements:

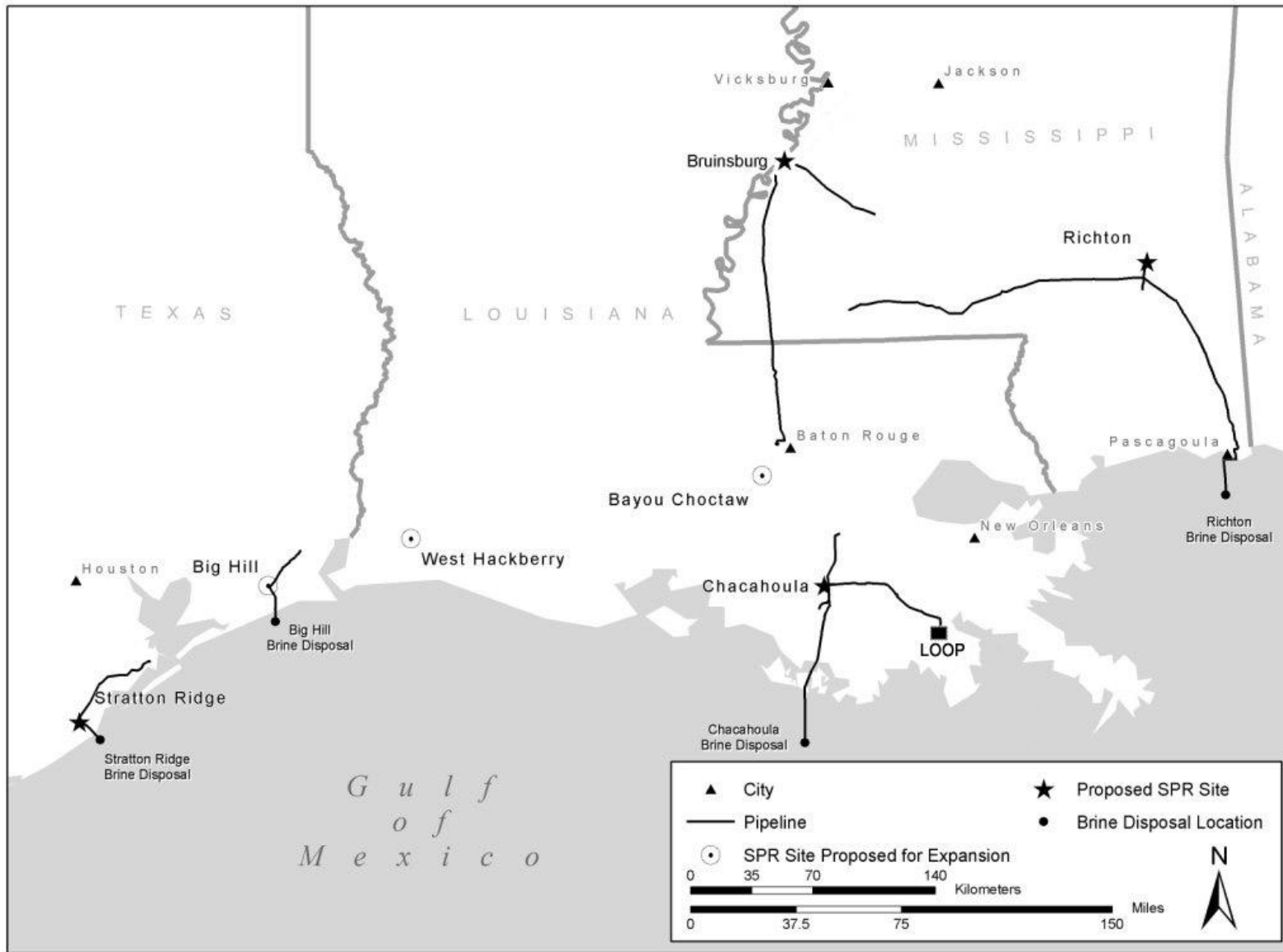
- Chacahoula: brine discharge, brine, water, and oil pipelines, and RWI
- Richton: brine discharge, brine and oil pipeline, and Pascagoula terminal and RWI
- Stratton Ridge: brine discharge, brine and water pipeline, and RWI
- West Hackberry: site security buffer
- Big Hill: brine discharge (no construction impacts because discharge system exists)

#### **E.3.1 Estuarine Emergent Wetlands**

An estuary is a semi-enclosed coastal body of water which has a free connection with the open sea and within which sea water mixes with fresh water. The key feature of an estuary is that it is a mixing place for sea water and a stream or river to supply fresh water. A tide is a necessary component to maintain a dynamic relationship between the two waters.

Emergent wetlands are wetlands that are defined by erect, rooted, herbaceous hydrophytic plants. The estuarine environment is defined by the presence of ocean-derived salt with salinity greater than 0.5 percent, and the area is partially or wholly enclosed by land, but it is influenced by oceanic and freshwater sources. Estuarine emergent wetlands are defined in a similar way to estuarine environment,

Figure E.2-1: Proposed Locations of SPR Brine Diffusers in the Gulf of Mexico and Pipelines



characterized by erect, rooted, herbaceous hydrophytes, but are dominated by halophytic plants such as smooth cord grass (*Spartina alterniflora*).

The estuarine emergent wetlands are a prevalent habitat type along the Gulf Coast. The estuarine emergent wetlands go through periods during low tides when most of the water has receded from the vegetated area, leaving the plants and substrate exposed. These areas are important nurseries for juvenile species of fish and invertebrates. The vegetation provides protection and shelter from larger predators and offers habitat for the species to mature (Cowardin, 1979).

### **E.3.2 Tidally Influenced Palustrine Wetlands**

Palustrine wetlands are one of the most prevalent habitat types along the Gulf Coast. The publication Classification of Wetlands and Deepwater Habitats of the United States (Cowardin et al., 1979), defines palustrine wetlands as active wave-formed or bedrock shoreline features lacking water depth less than 2m at low water. Palustrine wetlands can be tidal or non tidal and when tidally influenced can be particularly important habitat to the larvae and juveniles of certain fish and invertebrate species. Palustrine wetlands that are tidally influenced are typically considered EFH.

### **E.3.3 Mud, Sand, and Shell Substrates**

The different commercially important species found in the Gulf Coast region show preferences to different types of substrates. Species such as shrimp would prefer the muddy substrate because it allows them to forage for food that lives in the substrate. Aside from the commercially important species that can be found in the area, many species of mollusks, polychaetes, oligochaetes, and annelids can be found in or on the muddy or sandy substrate.

The shell substrate is created by oysters that form large reefs, creating an entirely different substrate type. Similar to the sand and mud substrate, many other non-commercially important species can be found in this habitat. Some juvenile fish use these areas for feeding and protection from predators.

### **E.3.4 Submerged Aquatic Vegetation**

SAV, as defined by the Gulf of Mexico Fishery Management Council, is “rooted vascular plants that, except for some flowering structures, live and grow below the water surface.” SAV is a sensitive type of EFH, and often accommodates many managed species in the Gulf during some life stage. The offshore brine pipelines associated with Stratton Ridge and Richton may encounter SAV during the construction process. DOE would attempt during the more detailed design stage to avoid these areas during the formal pipeline survey and alignment. If construction through areas of SAV is unavoidable, DOE would complete a delineation, secure a jurisdictional determination from NOAA Fisheries, and develop a plan to minimize the impacts through the Section 404/401 permit process. DOE would prepare a compensation plan to mitigate any impacts to SAV that would be submitted to NOAA Fisheries and the appropriate agencies involved in the Section 404/401 permit.

Near Stratton Ridge, there are several different species of SAV that occur in the Galveston Bay ecosystem. The different types of SAV are shoalgrass (*Halodule wrightii*), wigeongrass (*Ruppia maritima*), and turtle grass (*Thalassia testudinum*). These grasses occur mostly to the northeast in Christmas Bay and Drum Lake, away from the brine pipeline ROW.

The brine pipeline associated with the proposed Richton site would pass near areas of seagrasses near the Gulf Islands National Seashore (GUIS). Figure E.5-1 shows the bathymetric contours in meters. Potential seagrass habitat occurs in water under 3 meters (10 feet) that is protected from wave action. The

location and abundance of seagrass beds are dynamic and affected by drought conditions and storms. The northern shores of GUIs in the Mississippi Sound are known to have seagrass beds.

The species of seagrasses that exist in the proposed Richton site are Turtle grass (*Thalassia testudinum*), shoalgrass (*Halodule wrightii*), wigeongrass (*Ruppia maritima*), and manatee grass (*Syringodium filiforme*). The seagrass beds are sporadically located throughout the system along the barrier islands. Shoalgrass, turtle grass, and manatee grass are found on the northern side of the barrier islands in the GUIs where they are protected from the higher wave energy of the open Gulf.

### **E.3.5 Tidal, Estuarine and Marine Water Columns**

The water column makes up the largest portion of the habitat types in the aquatic environment. The pelagic ecosystem can be home to many species of commercially important fishes. Species such as greater amberjack, tunas, dolphinfish, and cobia are all pelagic species that are found in the Gulf of Mexico. The water column is equally important in the estuarine environment; many of the top tier predators and commercially important species can be found in the pelagic environment. The pelagic environment is home to phytoplankton, the primary producers of the water column, and the base of the food web. Several managed species, including red drum, brown shrimp, and white shrimp, have early life stages in inland tidal waters (discussed below).

### **E.3.6 Artificial Reefs**

Artificial reefs are manmade structures that create habitat for marine life. These structures can include concrete rubble, sunken ships, and oil rigs (active and decommissioned). Objects used for creation of artificial reefs depend on the water depth. Shallow waters (72-102 feet, 21-31 meters) use concrete rubble, old bridges, and concrete scrap, and beyond 102 feet (31 meters) use decommissioned oil rigs, and even deeper waters that can be home to sunken ships (Texas Parks and Wildlife, 2006). Each of the states along the Gulf has created artificial reef programs that aim to aid operating companies in ecologically sound disposal of decommissioned oil rigs and ships for the conversion to artificial reefs. These artificial reefs provide new, artificial habitat for marine life in areas that may otherwise be devoid of benthic structure. Many fishes can be found associated with the artificial reefs, including snappers, groupers, jacks, sharks, and some reef species.

The larger artificial reefs, for the most part, are located in deeper waters than the proposed brine pipelines or diffusers—beyond 17 fathoms (102 feet, 31 meters). It is not expected that the brine disposal system, would adversely affect the artificial reefs of the Gulf of Mexico. The maximum depth at the terminus of the brine diffusers for any of the sites would be 47 feet (14 meters) for the proposed Richton site. This depth is within the limits of the use of concrete rubble for artificial reefs but not within the depth acceptable for the use of oil rigs and ships.

## **E.4 MANAGED SPECIES**

Many species found in the Gulf of Mexico are highly valued for commercial purposes. Whether taken to market, processed for meal, or used for supplement extraction, these species require management for the prevention of over-harvesting. NOAA Fisheries and the equivalent state agencies are the two main bodies that work to manage fisheries in the United States. Under the guidance of the Magnuson-Stevens Fisheries Conservation and Management Act and the Sustainable Fisheries Act, NOAA Fisheries and the respective state agencies have created their own guidelines with limits and quotas for the management of the fisheries within their waters.



The species assessed in this document are those most likely to occur within the project areas. Other managed species were considered and determined to be unaffected by the proposed project because of two main factors: (1) they do not occur in shallow waters; or (2) they do not occur in the geographic project area.

#### **E.4.1 Shrimp Fishery**

The shrimp fishery is an economically important fishery in the Gulf of Mexico. The shrimp fishery is composed of three different species, which are harvested in commercial quantities throughout the Gulf Coast region. The three main species harvested are the brown, pink, and white shrimp. Each of these species has commercial importance throughout the different proposed project areas.

##### **E.4.1.1 Brown Shrimp**

Although they are most abundant in the central and western part of the Gulf of Mexico, brown shrimp (*Farfantepenaeus aztecus*) occur throughout the coastal Gulf region and its associated inshore estuarine and tidally influenced environments. Brown shrimp larvae are found offshore, but migrate to inshore estuaries and tidally influenced wetlands as postlarvae, with the height of migration occurring in late winter and early spring. The silt and mud substrate common to Gulf estuaries provides the juvenile brown shrimp diet, which includes detritus, algae, polychaetes, amphipods, nematodes, ostracods, chironomid larvae, and mysids (Lassuy, 1983). As adults, brown shrimp move from estuaries and tidally influenced wetlands to areas further offshore, and they can be found at water depths of up to 360 feet (109 meters). Adults will reach maturity within a year of moving offshore. Typically, fluctuations in temperature or salinity levels do not cause direct mortality. Postlarvae and juveniles have been collected in salinity levels up to 70 parts per thousand (GMFMC, 1998a), but that level may reduce vigor and increase vulnerability to predation. In addition, juveniles may leave estuaries early if large freshwater inflows occur and lower the salinity concentration (Larson et al., 1989).

##### **E.4.1.2 Pink Shrimp**

Pink shrimp (*Farfantepanæus duorarum*) larvae begin life offshore, but juveniles move to estuarine and coastal bay nursery areas with soft sand or mud substrate mixture containing sea grasses. Recruitment of the postlarvae most often occurs in the spring and late fall during flood tides. The juveniles, which remain in nursery areas for 2 to 6 months, forage at night or in turbid conditions during the day. During this time, juvenile pink shrimp prey on a wide variety of organisms including foraminifera, diatoms, dinoflagellates, nematodes, polychaetes, and others (Bielsa, et al., 1983). Potential prey species for juvenile pink shrimp are vulnerable to dredging activities, such as would be required for laying and burying the brine pipelines, but they would recover quickly (Culter and Mahadevan, 1982). After the juveniles reach a certain length, they move offshore, with the principal peak of emigration from nurseries occurring in the fall. Adult pink shrimp are most commonly found at a depth of between 29 and 144 feet (9 and 44 meters), but have been found as deep as 361 feet (110 meters). Spawning for adult pink shrimp most often occurs in the spring, but they can spawn at any time year-round, usually at depths between 12 and 156 feet (4 and 48 meters).

Pink shrimp prefer different salinity levels at various life stages. Post-larval and juvenile shrimp are generally found at lower salinities in their estuarine environments, and they have been collected at salinities as low as between 12 and 5 parts per thousand, respectively. Adult pink shrimp prefer saltier oceanic water; they have been collected from seawater ranging in salinity from 25 to 45 parts per thousand (Bielsa et al., 1983).

### **E.4.1.3 White Shrimp**

Like pink and brown shrimp, white shrimp (*Litopenaeus setiferus*) are offshore and estuarine dwellers that are pelagic as larvae and become demersal depending on their life stage. Two to three weeks after they hatch offshore, postlarval white shrimp travel to estuaries and tidally influenced wetlands that serve as nursery areas (Williams, et al., 1990). Juvenile white shrimp seek shallow water with muddy-sand bottoms, and they are invaluable for coastal food chains because they recycle organic matter by feeding on organic matter and detritus in the sediment (Williams, et al., 1990). As juveniles mature, they move to nearshore, demersal habitats that are less than 100 feet (30 meters) deep and generally prefer muddy substrates. Like the brown shrimp, white shrimp prefer higher salinity waters as they mature from the juvenile to adult life stage. Spawning will only occur in waters where salinity is at least 27 parts per thousand, and the depth is between 26 and 101 feet (8 and 31 meters).

### **E.4.2 Red Drum Fishery**

The red drum (*Sciaenops ocellatus*) is one of the most economically important fish in the Gulf of Mexico. Although commercial harvest is not permitted, recreational capture is allowed. The red drum is common throughout the Gulf Coast system, most prevalent in the bays and estuaries, but it can be found in tidally influenced streams and wetlands and along the beachfronts in areas with elevated salinities. The majority of the life cycle is spent in bays and estuaries, and red drum only venture offshore for spawning. The eggs and early larval stage follow the currents and migrate back into the bays, estuaries, and tidally influenced streams and wetlands.

Red drum are found in—marine nearshore habitats, estuarine waters, and tidally influenced streams and wetlands—most commonly over sandy bottoms where they prey on fish, crabs, shrimp, sand dollars, and other invertebrates (Manooch, 1984). Larvae are found in vegetated or unvegetated bottoms in estuaries, tidally influenced systems, tidal flats, and open bays at temperatures ranging from 64 to 87 °F (18 to 31 °C), and salinities ranging from 16 to 36 parts per thousand. Optimal conditions are considered to be 77 °F (25 °C) and 30 parts per thousand for this species (Buckley, 1984; Holt, et al., 1981; Pattillo, et al., 1997; Peters and McMichaels, 1987). Early juveniles are found in backwaters, tidally influenced systems, tidal flats, primary and secondary bays, and open water mud bottoms at depths up to 9.8 feet (3 meters) and temperatures ranging from 54 to 90 °F (12 to 32 °C), and salinities from 0 to 45 parts per thousand (20 to 40 parts per thousand optimal) (Buckley, 1984; Holt, et al., 1981; Pattillo, et al., 1997; Peters and McMichaels, 1987; GMFMC, 1998b).

Juveniles cannot survive in ponds with less than 0.6 to 1.8 parts per million dissolved oxygen. Late juveniles are found in continental shelf and inshore waters at depths slightly greater than those of early juveniles, with temperatures ranging from 71 to 84 °F (22 to 29 °C) and salinities ranging from 25 to 45 parts per thousand (Buckley, 1984; Holt, et al., 1981; Pattillo, et al., 1997; Peters and McMichaels, 1987). Adult red drums are found in continental shelf and inshore waters at depths from 131 to 229 feet (40 to 70 meters), temperatures ranging from 35 to 91 °F (2 to 33 °C), and typical salinities of 30 to 35 parts per thousand, although the species can tolerate up to 50 parts per thousand (Lyczkowski-Shultz, et al., 1987; Holt, et al., 1981; Pattillo, et al., 1997; Peters and McMichaels, 1987).

### **E.4.3 Reef Fishery**

In 1984, the Gulf of Mexico Reef Fishery Management Plan was one of the first to be developed by the Gulf Fishery Management Council. The goal outlined in the plan was to, “manage the reef fish fishery of the United States waters of the Gulf of Mexico to attain the greatest overall benefit to the nation with particular reference to food production and recreational opportunities on the basis of maximum sustainable yield as modified by relevant economic, social or ecological factors.” A series of

amendments to the initial Reef Fishery Management Plan have provided updated policies for 42 species of reef fish that are of commercial or recreational importance in the Gulf of Mexico. Five families of fish—grouper, snapper, tilefish, triggerfish, and jack—account for approximately 95 percent of the reef fish landings in the Gulf. The vast majority of that (about 95 percent by weight) is made up of groupers and snappers (GMFMC, 2004).

The EFHs for reef fish species range from estuarine environments to offshore waters with depths of up to 1,640 feet (500 meters). Many of the species managed under the Reef Fish Management Plan occupy both benthic and pelagic environments depending on life-cycle phase. Larval reef fishes are planktonic, and they occupy the water column feeding on phytoplankton and smaller zooplankton. Some species of reef fish spend their larval phases in estuaries and inland seagrass beds before moving offshore as adults. Mature reef fish are generally demersal, and they are associated with high-relief bottom topographies (e.g., reefs, cliffs and outcroppings) on the continental shelf (GMFMC, 1998c).

Reef fish are also attracted to artificial reefs that may be intentionally constructed to encourage growth of fish stocks, or they may occur incidentally when a structure is constructed for different purposes but doubles as a reef environment. Petroleum operations, particularly in the northwest corner of the Gulf, have led to the construction of several artificial structures that are currently inhabited by Fishery Management Council-regulated species (GMFMC, 1998c).

#### **E.4.3.1 Red Grouper**

Red Grouper (*Epinephelus morio*) is the most widely distributed species of grouper and ranges throughout the Gulf of Mexico (Jory and Iversen, 1989). The larval stage for the red grouper lasts from 30 to 40 days, and the species is planktonic in the pelagic zone during that time (Moe, 1969). When the grouper matures to the juvenile phase of the life cycle, it is generally associated with inshore hard-bottom habitat, grassbeds, and rock formations where it preys on demersal crustaceans (Jory and Iversen, 1989). Adult groupers move farther offshore as they grow. They are most often found at depths of 100 to 400 feet (30 to 121 meters) (NOAA Fisheries, 2004). Groupers are most common in areas with average ocean salinities (30 to 35 parts per thousand), although young juveniles may move into waters where salinity is as low as 20 parts per thousand. Spawning adult groupers must inhabit water with salinity of at least 32 parts per thousand for the eggs to float (Hardy, 1978; Roe, 1976).

#### **E.4.3.2 Greater Amberjack**

Greater amberjacks (*Seriola dumerili*) are abundant in the Gulf of Mexico and are frequently encountered near structures such as reefs, sargassum patches, and oil rigs in waters ranging in depth from 65 to 1,099 feet (20 to 335 meters) (Duedero, et al., 1999; Massuti, et al., 1999). Greater amberjacks are top-level predators that feed on a variety of fishes, crustaceans, and cephalopods (Berry and Smith-Vaniz, 1977). Larvae are found in offshore open waters, most likely in warm, summer temperatures, and typical open Gulf salinity levels of 30 to 35 parts per thousand (Fahay, 1975; Thompson, 2005). Juveniles are pelagic, often associated with rip lines and floating structures, in waters with typical open Gulf salinity levels of 30 parts per thousand and above (Thompson, 2005). Adult greater amberjacks are also pelagic, but have been observed at depths ranging from surface to several hundred feet (meters) deep. Adults prefer waters with typical salinity levels of 30 parts per thousand and above, but become more scarce in waters with temperatures under 64 to 68 °F (18 to 20 °C) (Thompson, 2005; Berry and Smith-Vaniz, 1977; Fahay, 1975; Burch, 1979).

### **E.4.3.3 Tilefish**

Tilefish (*Lopholatilus chamaeleonticeps*) are benthic and inhabit the outer continental shelf in the Gulf of Mexico at depths typically greater than 820 feet (250 meters) and temperatures ranging from 48 to 57 °F (9 to 14.4 °C) (Able, et al., 1987; Freeman and Turner, 1977). They are found in and around submarine canyons where they dig burrows in the sedimentary substrate (Nitschke, 2000). They predominately feed on crustaceans, fishes, and other benthic organisms (Freeman and Turner, 1977).

## **E.4.4 Coastal Migratory Pelagic Fishery**

The coastal migratory pelagic fishery comprises many different species. Many top-tier predators such as cobia, dolphinfish, and mackerel are commercially and recreationally sought in the Gulf of Mexico. In addition to the top-tier predators, some primary consumers are important to many commercial fishermen (e.g., gulf menhaden).

### **E.4.4.1 Cobia**

Cobia (*Rachycentron canadum*) are large pelagic fish that are distributed globally in tropical and subtropical waters including the coastal Gulf of Mexico. Cobia larvae occur in estuarine, nearshore and offshore locations, and they can be found near the surface or at depths of up to 984 feet (300 meters). The larvae are known to sustain greater salinity variation than more developed fish, and they can be reared at salinities as low as 19 parts per thousand (Ditty and Shaw, 1992; Hardy, 1978; Hassler and Rainville, 1975). Juvenile nursery and adult habitat overlap and include coastal areas, bays, and river mouths. Adult cobia, surviving on benthic invertebrates, follow general migration patterns—spring and summer in the northern Gulf, winter and fall in the southern Gulf. Spawning for cobia occurs in April through September in the northern Gulf of Mexico (Shaffer, et al., 1989; Boschung, 1957; Meyer and Franks, 1996; Knapp, 1951; Miles, 1949; Reid, 1954; Springer and Woodburn, 1960; Christmas and Waller, 1974). In addition to living in a narrow range of salinities, cobia are attracted to underwater structures such as pilings and wrecks, and they follow floating debris (Mills, 2000).

### **E.4.4.2 Dolphinfish**

Dolphinfish (*Coryphaena hippurus*) are predatory oceanic fish that are limited to waters with high salinities (32 to 35 parts per thousand). They rarely travel to coastal waters (Oceanic Institute, 1993). Spawning of the species is poorly documented, but it is thought to occur nearly year-round in the Gulf, with a peak in the early fall. Dolphinfish larvae grow rapidly and reach maturity within one year of hatching. As with the adults, larvae and juveniles thrive in higher salinities and do not often occur in estuarine or coastal waters (GMFMC, 1998d). Young dolphinfish are most common at depths greater than 590 feet (180 meters), and adults can occur as deep as 5,900 feet (1,800 meters), although they are most common between 131 and 656 feet (40 and 200 meters) (Powles, 1981; Gibbs and Collette, 1959; Schuck, 1951; Ditty, et al., 1994). As with cobia, dolphinfish are attracted to floating objects and often aggregate around floating debris (Palko, et al., 1982). Dolphinfish also thrive in the Mississippi River plume, and they are particularly abundant in waters around the mouth of the Mississippi.

### **E.4.4.3 Gulf Menhaden**

Gulf Menhaden (*Brevoortia patronus*) occur mostly inshore in the Mississippi Delta area in summer and largely move into deeper water in the fall. They feed in dense schools, filtering phytoplankton, but possibly also feed at the bottom. Spawning occurs from October to February, with a peak in January. Salinity tolerance ranges from 0.1 to 60 points per thousand, but the commercial catch is taken mostly

from salinity from 5 to 24 parts per thousand. Larvae stay in offshore waters for 3 to 5 weeks before moving into estuaries where they grow into adults (Patillo et al, 1997).

Commercial fisheries target this species because of the versatility they offer with products, from meal, to oils, to foodstuffs. Gulf menhaden are marketed fresh, salted, or canned, but mainly they are used as a source of fish oil and fishmeal. Construction of the SPR facilities and associated pipelines is not expected to have an impact on the commercial fishery.

#### **E.4.4.4 King Mackerel**

King mackerel (*Scomberomorus cavalla*) are found throughout the Gulf of Mexico, and they range throughout the neritic zone from close to shore to depths of 656 feet (200 meters). Spawning of king mackerel occurs throughout its range and peaks from May to October. Eggs and larvae are pelagic over depths of 98 to 590 feet (30 to 180 meters); optimally they grow in salinities more than 30 parts per thousand (Dwinell and Futch, 1973; Godcharles and Murphy, 1986; Nakamura, 1987). Although juveniles may occasionally use estuaries as nurseries, they generally live in nearshore shelf waters at depths of less than 29 feet (9 meters). As king mackerel grow, they prey on larger species of pelagic fish and squid, moving farther offshore to the edge of the continental shelf (Godcharles and Murphy, 1986).

#### **E.4.4.5 Spanish Mackerel**

Spanish Mackerel (*Scomberomorus maculatus*) are primarily a neritic species, but in rare cases they inhabit inshore and estuarine waters (GMFMC, 1998d). Spanish mackerel larvae are most successful in inner continental shelf environments with salinity ranging from 28 to 37 parts per thousand, and at depths greater than 164 feet (50 meters) (Dwinell and Futch, 1973). Spanish mackerel is very similar to king mackerel in diet, and they prey primarily on pelagic fish, especially clupeids, engraulids, and carangids (GMFMC, 1998d).

#### **E.4.5 Spiny Lobster Fishery**

Although adult spiny lobsters (*Panulirus argus*) inhabit bays, lagoons, salty estuaries, and shallow banks, spawning for the spiny lobster takes place along the deeper reef fringes. After the larvae hatch, they live in the epipelagic for 6 to 12 months and exist in an offshore environment marked by relatively constant temperature and salinity, low levels of suspended sediments, and few pollutants (GMFMC, 1998f). Recruitment begins when the larval spiny lobsters adopt a secondary morphology with specialized abdominal pleopods that allow the lobsters to migrate to the nearshore. These migrations correspond with new and first quarter lunar phases (Marx and Herrnkind, 1986). The juveniles initially settle in macroalgae beds along rocky shorelines and feed on mollusks and other crustaceans. As the spiny lobster continues to grow and molt, it settles on larger biotic and abiotic structures. Adults eventually inhabit crevices in coral reefs and rock formations. Both the juveniles and adults are stenohaline, and optimally survive in water with a salinity of 32 to 36 parts per thousand (NOAA Panama City Laboratory, 2005; Buesa, 1979; Fields and Butler, 1994).

#### **E.4.6 Highly Migratory Species**

According to the Fishery Conservation Amendments of 1990, (Public Law 101-627) highly migratory species (HMS) found in the deep waters of the Atlantic Ocean and Gulf of Mexico include: albacore tuna (*Thunnus alalunga*), bigeye tuna (*Thunnus obesus*), bluefin tuna (*Thunnus thynnus*), skipjack tuna (*Katsuwonus pelamis*), yellowfin tuna (*Thunnus albacares*), marlin (*Tetrapturus* spp. and *Makaira* spp.), oceanic sharks, sailfishes (*Istiophorus* spp.), and swordfish (*Xiphias gladius*). These HMS usually feed in deep water.

#### **E.4.6.1 Albacore Tuna**

Albacore tuna (*Thunnus alalunga*) are epipelagic and mesopelagic, and are found in oceanic surface waters between 60 to 67 °F (15 to 19 °C); deeper swimming, large albacore are found in waters of 56 to 78 °F (13 to 25 °C); temperatures as low as 49.1 °F (9.5 °C) may be tolerated for short periods. The species is known to concentrate along thermal discontinuities. It forms mixed schools with skipjack tuna (*Katsuwonus pelamis*), yellowfin tuna (*Thunnus albacares*), and bluefin tuna (*T. maccoyii*). Schools may be associated with floating objects including sargassum weeds. Primary prey includes fishes, crustaceans, and squids. Sexual maturity is reached at 35 inches (90 centimeters). Albacore tuna has high market demand.

#### **E.4.6.2 Bigeye Tuna**

Bigeye tuna (*Thunnus obesus*) occur in areas where water temperatures range from 55 to 84 °F (13 to 29 °C), but the optimum temperature for the species is between 62 and 71 °F (17 and 22 °C). Variation in occurrence is closely related to seasonal and climatic changes in surface temperature and thermocline. Juveniles and small adults collect in schools at the surface in monospecies groups or mixed with other tunas, and the schools may be associated with floating objects. Adults stay in deeper waters. Eggs and larvae are pelagic. Bigeyes feed on a wide variety of fishes, cephalopods, and crustaceans during the day and at night.

#### **E.4.6.3 Blue Marlin**

Blue Marlin (*Makaira nigricans*) is an oceanic species. Water color affects its occurrence, at least in the northern Gulf of Mexico, where the fish show preference for blue water. The species rarely gathers in schools, and it usually occurs as scattered individuals. Blue marlin feed mainly on fishes, but they also prey on octopods and squids. Feeding takes place during daytime. Sexual maturity in males is reached at about 32 inches (82 centimeters) in length and 90 pounds (40 kilograms) and for females 20 inches in length (50 centimeters) and 60 pounds (27 kilograms).

#### **E.4.6.4 Bluefin Tuna**

Bluefin Tuna (*Thunnus thynnus*) is primarily an oceanic species, but it can tolerate a wide range of temperatures, and seasonally it comes close to shore. It gathers in schools by size, and sometimes together with albacore, yellowfin, bigeye, skipjack tunas. It preys on small schooling fishes (anchovies, sauries, hakes) or on squids and red crabs. The species is pelagic and oceanodromous, and it is found in brackish to marine waters at a depth range 0 to 9,840 feet (0 to 3,000 meters). Bluefin tuna have become rare because of massive overfishing.

#### **E.4.6.5 Skipjack Tuna**

Skipjack tunas (*Katsuwonus pelamis*) are found in offshore waters. The larvae are restricted to waters with surface temperatures of 59 to 86 °F (15 to 30 °C). They exhibit a strong tendency to school in surface waters with birds, drifting objects, sharks, and whales and may show a characteristic behavior like jumping, feeding, foaming, etc. Skipjacks feed on fishes, crustaceans, cephalopods, and mollusks; cannibalism is common. They are preyed upon by large pelagic fishes. Skipjack tunas are marketed fresh, frozen or canned, dried-salted, and smoked. They spawn throughout the year in the tropics.

#### **E.4.6.6 Swordfish**

Swordfish are an oceanic species but sometimes are found in coastal waters. They generally live above the thermocline, preferring temperatures of 64 to 71 °F (18 °C to 22 °C). Larvae are frequently encountered at temperatures above 75 °F (24 °C). The larvae migrate toward temperate or cold waters in the summer, and then back to warm waters in the fall. Larger individuals may accumulate high concentrations of mercury in their flesh. In the Atlantic, spawning, which occurs in spring, takes place in the southern Sargasso Sea. The females grow faster than males. Age determination is difficult because the otoliths are very small and scales are missing in adults. Eggs are pelagic and measure 0.06 to 0.07 inches (1.6 to 1.8 millimeters). Newly hatched larvae are 0.16 inches (4 millimeters) long. The sword is well developed at a length of 0.37 inches (10 millimeters), and the young live pelagically in the upper water layers, where they quickly develop into voracious predators. The adults are opportunistic feeders, known to forage for their food from the surface to the bottom over a wide depth range. They use their sword to kill their prey, and feed mainly on fishes, crustaceans, and squids.

#### **E.4.6.7 White Marlin**

White Marlin (*Tetrapturus albidus*) are usually found above the thermocline. Its distribution varies seasonally, reaching higher latitudes in both the northern and southern hemispheres only during the respective warm seasons. The species is usually found in deep blue water (328 feet, 100 meters) with surface temperatures higher than 71 °F (22 °C) and salinities of 35 to 37 parts per thousand. Currents of 0.5 to 2 nautical miles per hour (0.9 to 3.7 kilometers per hour) occur over much of its habitat. White marlin feed on fishes and squids.

#### **E.4.6.8 Yellowfin Tuna**

Yellowfin Tuna (*Thunnus albacares*) are an oceanic species occurring above and below the thermoclines. They school primarily by size, either in monospecific or multispecies groups. Larger fish frequently gather in schools with porpoises, and they are associated with floating debris and other objects. Yellowfins feed on fishes, crustaceans, and squids. They are sensitive to low concentrations of oxygen, and therefore, they are not usually caught in waters deeper than 820 feet (250 meters) in the tropics. Peak spawning occurs in batches during the summer. Encircling nets are used to catch schools near the surface.

#### **E.4.7 Stone Crab Fishery**

The stone crab (*Menippe mercenaria*) fishery is a fairly small market in the northern Gulf of Mexico. The majority of the stone crab market comes from areas in southern Florida or southern Texas. The majority of the fishery is not located within the proposed project areas. Stone crabs do exist within the project area, but not in the large numbers that exist in the southern Gulf of Mexico.

Stone crab larvae are hatched in the spring and fall in nearshore Gulf environments. The growth of the planktonic larvae depends on salinity and temperature, but stone crabs will usually progress through the larval stage in 14 to 27 days (Lindberg and Marshall, 1994). Juveniles settle in nearshore waters, and they can tolerate a broad range of temperature 46 to 100 °F (8 to 38 °C), and salinity (5 to 40 parts per thousand) (Brown, et al., 1992; Ong and Costlow, 1970). Both juveniles and adults are opportunistic carnivores. Adults dig and burrow to hide during hunting. Post-settlement juveniles hide in naturally occurring features such as shell hash habitat, sponges, and mats of seagrass (Culter and Mahadevan, 1982). Although they are occasionally found in the intertidal, adult stone crabs generally inhabit the shallow shelf seagrass flats and are specifically abundant in turtle grass (*Thalassia testudinum*). Adults

are euryhaline and can survive in a wide range of salinities; however, they are most common in water with salinity of at least 15 parts per thousand (NOAA Panama City Laboratory, 2005; GMFMC, 1998e).

#### **E.4.8 Snapper Fishery**

The snapper fishery comprises many different species, but the primary species sought is the red snapper. The red snapper fishery is strictly regulated because of the sensitivity of the species, and annual bag limits are set based on previous years' landings. The commercial fishing season for red snapper is during the summer, but recreational fishing can take place year round. Other snapper species are also sought, including the gray snapper.

##### **E.4.8.1 Gray Snapper**

Gray snappers (*Lutjanus griseus*) are found in coastal and offshore waters associated with seagrass, mangroves, estuaries, lagoons, deep channels, and reefs (NatureServe, 2005). Adults of the species tend to remain in the same area. Juvenile gray snapper prefer inshore areas such as seagrass beds (especially *Thalassia* seagrass), soft- and sand-bottom areas, and mangrove roots (Starck and Schroeder, 1971). Both adults and juveniles have been found in freshwater lakes and rivers in south Florida, which indicates a tolerance of a broad range of salinity levels. Juveniles are typically found in temperatures ranging from 55 to 97 °F (12 °C to 36 °C) and low salinities ranging from 0 to 66 parts per thousand (Rutherford, et al., 1989; Rutherford, et al., 1983). Adults occur in waters with depths of 0 to 591 feet (0 to 180 meters), temperatures from 56 to 90 °F (13 °C to 32 °C), and salinities ranging from 0 to 47 parts per thousand (NatureServe, 2005; Wang and Raney, 1971).

##### **E.4.8.2 Vermillion Snapper**

Vermillion snapper (*Rhomboplites aurobens*) is a member of the family Lutjanidae and typically inhabits inshore live-bottom, shelf edge, rock rubble, and rock outcrop areas. The species is an important recreational and commercial fishery in the south Atlantic and in the Gulf of Mexico. Vermillion snappers are distributed throughout the Gulf of Mexico to Brazil and along the Atlantic coast from North Carolina to Bermuda. Spawning in the Gulf of Mexico occurs from May to September. Some individuals spawn several times during this time period.

##### **E.4.8.3 Lane Snapper**

Adult lane snappers (*Lutjanus synagris*) are found in a variety of habitats throughout its range, but are most commonly observed over reefs and vegetated sandy bottoms in shallow inshore waters (Bester and Murray, 2005). Lane snappers also occur in seagrass beds associated with shrimping areas and offshore waters to depths of 1,300 feet (400 meters) (Bester and Murray, 2005). After they are established, adult lane snappers remain in the same area for their entire lives. Because the lane snapper lives in a wide range of habitats, they are opportunistic predators, feeding on a variety of prey such as smaller fishes, shrimp, cephalopods, gastropods, and crabs. Juveniles prefer protected inshore areas and are often found in waters of low salinity - 15 parts per thousand or less (Bester and Murray, 2005; Erhardt, 1976). Adults are typically found in waters at depths of 13 to 433 feet (4 to 132 meters), temperatures between 60 to 82 °C (16 °C and 29 °C), and high salinities of 30 parts per thousand or greater (Bullis and Jones, 1976; Erhardt, 1976).

##### **E.4.8.4 Red Snapper**

Red snapper (*Lutjanus campechanus*) larvae and juveniles are found in offshore continental shelf waters at depths ranging from 56 to 600 feet (17 to 183 meters), temperatures ranging from 63 to 85 °F (17 to 29



°C), and salinities ranging from 32 to 37 parts per thousand. Juveniles are most often observed in association with structures, objects, or small burrows and they are less likely to be observed over barren bottoms (Collins, et al., 1980; Moseley, 1966). Adults are found in large abundance off the Yucatan, Texas, and Louisiana coasts over areas of hard limestone or gravel bottoms and irregular bottom formations including deep reefs. Adult red snappers are found in waters at depths from 132 to 361 feet (40 to 110 meters), temperatures ranging from 57 to 86 °F (14 to 30 °C), and salinities ranging from 33 to 37 parts per thousand. The red snapper is a carnivorous fish, feeding primarily on a variety of smaller fishes, squid, octopus, crustaceans, and mollusks (Bester, 2005b).

#### **E.4.8.5 Yellowtail Snapper**

Adult yellowtail snappers (*Ocyurus chrysurus*) are semipelagic, and, typically are found over sandy or hard bottom areas near deep reefs at depths of 32 to 230 feet (10 to 70 meters) (Bester, 2005a). After they are established, adult yellowtail snappers tend to remain in the same area for long periods of time (Bester, 2005a). They feed predominately on benthic and pelagic reef fishes, crustaceans, and mollusks (Randall, 1967; GMFMC, 1980). Juveniles are found in and around shallow seagrass beds (especially *Thalassia* grass), shallow reef areas, mangrove roots, and jetties and pilings in preferred water temperatures of 63 to 85 °F (24 to 30 °C) (Thompson and Munro, 1974; Wallace, 1977). Adults are found on deeper reefs, and they tolerate temperatures ranging from 64 to 93 °F (18 to 34 °C) (GMFMC, 1980; Thompson and Munro, 1974; Roe, 1976).

### **E.5 ASSESSMENT OF IMPACTS AND MITIGATIVE MEASURES**

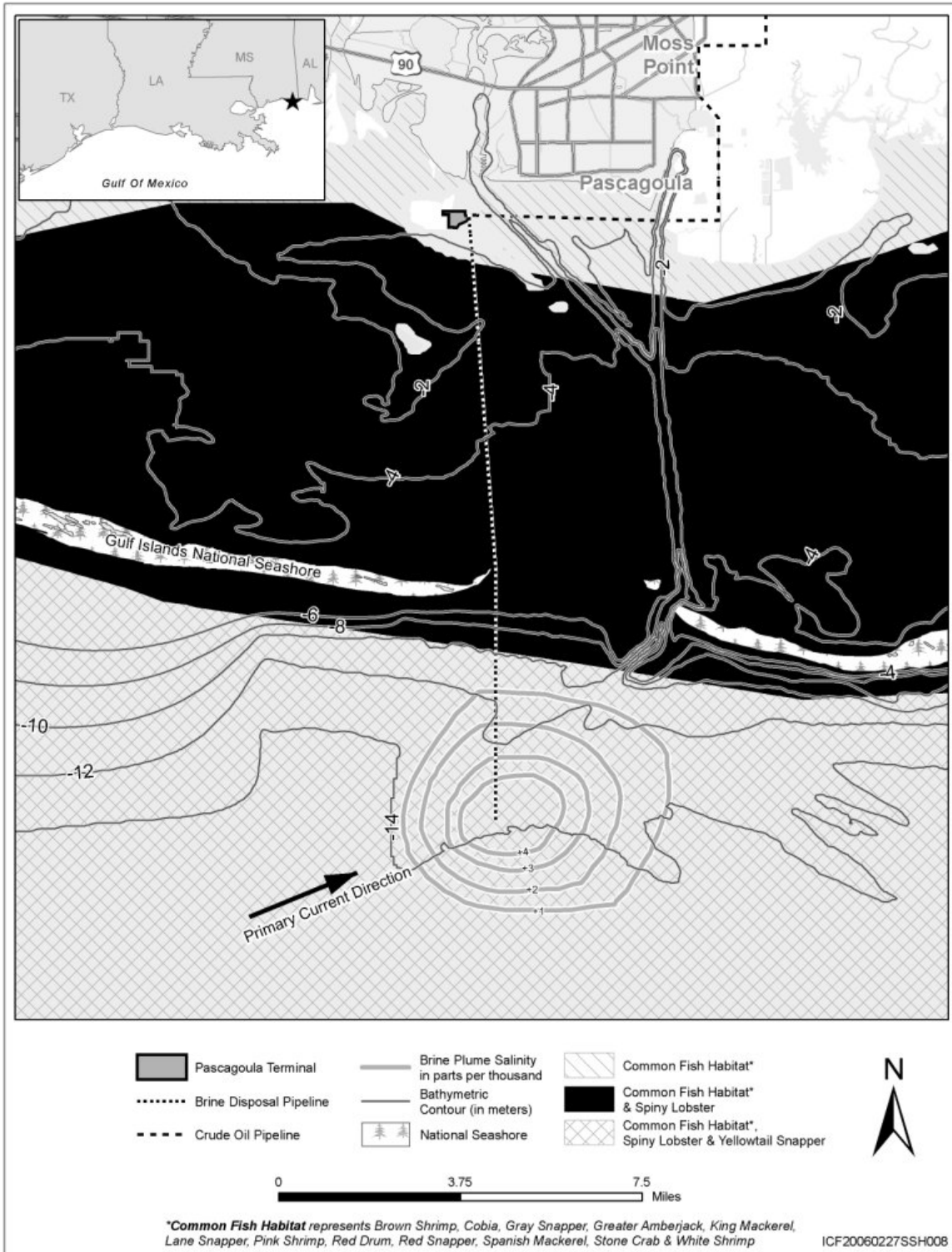
As described in section E.2, all of the proposed new and expansion sites, except Bruinsburg and Bayou Choctaw, would affect EFH. In order to assess the extent and nature of EFH impacts, DOE used several techniques. The locations of the pipelines and the modeled brine plumes were overlain on the designated estuarine and marine EFH areas in the figures below for the Richton (figure E.5-1), Big Hill (figure E.5-2), Stratton Ridge (figure E.5-3), and Chacahoula (figure E.5-4) sites which would have brine discharges into the Gulf of Mexico. The brine plumes in these figures represent one of the two prevalent current directions. The influence of the brine plumes on EFH in both directions was assessed. The depiction of the other prevalent current direction can be found in the draft EIS Appendix C on the brine discharge modeling.

In order to identify the EFH impacts within the tidal reaches that extend inland, DOE used different methodologies depending on the location. For Louisiana sites, DOE overlaid a GIS layer of tidal reaches (LOSCO 1999) on top of the proposed project footprint to identify the approximate affected areas of EFH. For Texas and Mississippi, DOE used the National Wetland Inventory data of estuarine wetlands, along the proposed project footprint, to identify approximate affected areas of EFH.

Based on the designated EFH areas and the species' life histories presented in section E.4, DOE has identified the species of concern in table E.5-1. This table presents the overlap between tidal, estuarine and offshore EFH areas at each of the proposed new and expansion sites and the species that potentially would be affected.

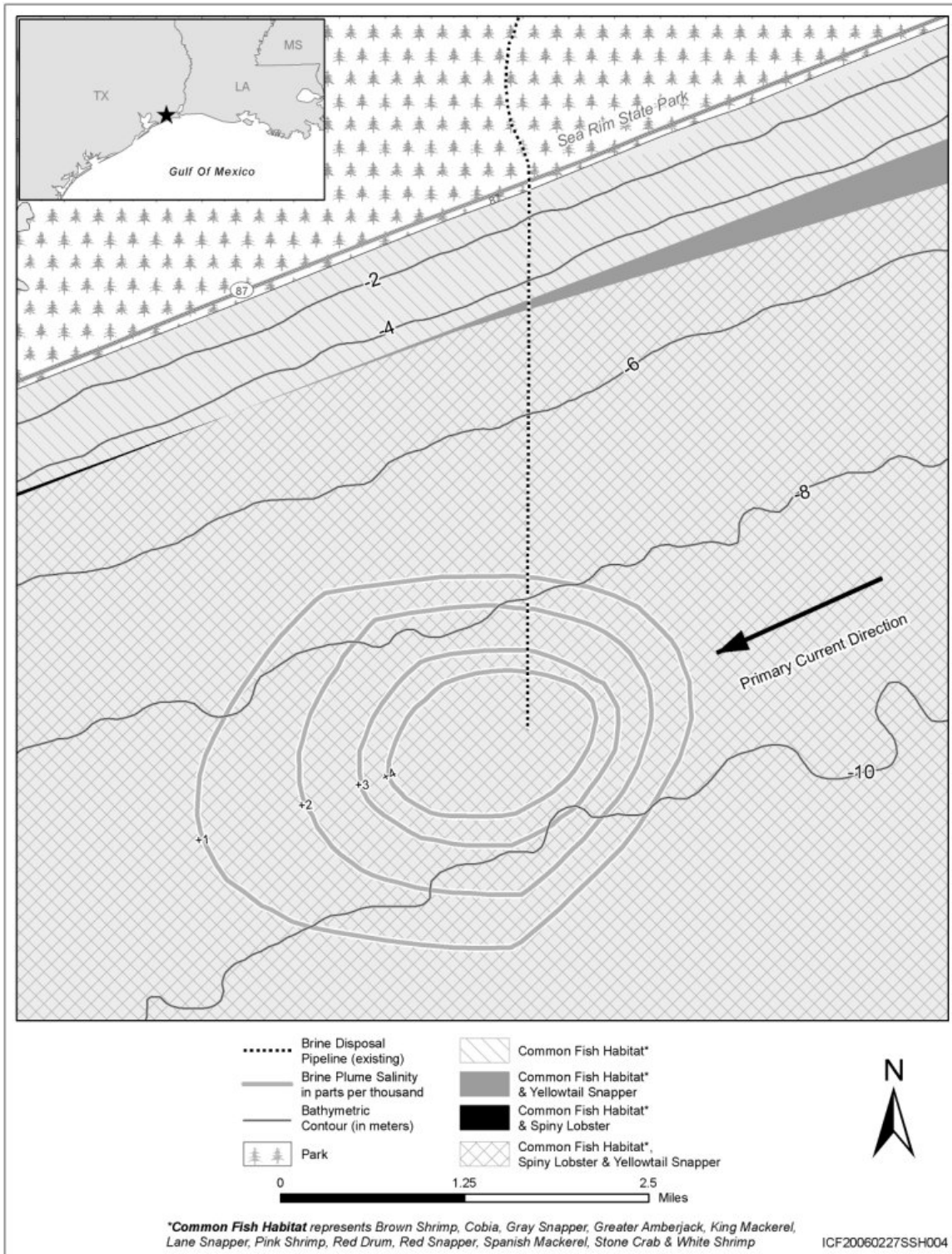
The potential impacts to the EFH and managed fish species are common across all of the sites that have brine disposal pipelines and brine diffusers. This section is organized by impacts to the EFH types described in section E.3. Any impact to a site specific important resource within EFH type is highlighted within the section.

**Figure E.5-1: Locations of the Brine Disposal Pipelines and the Modeled Brine Plumes Overlain on Designated Offshore EFH for Richton**



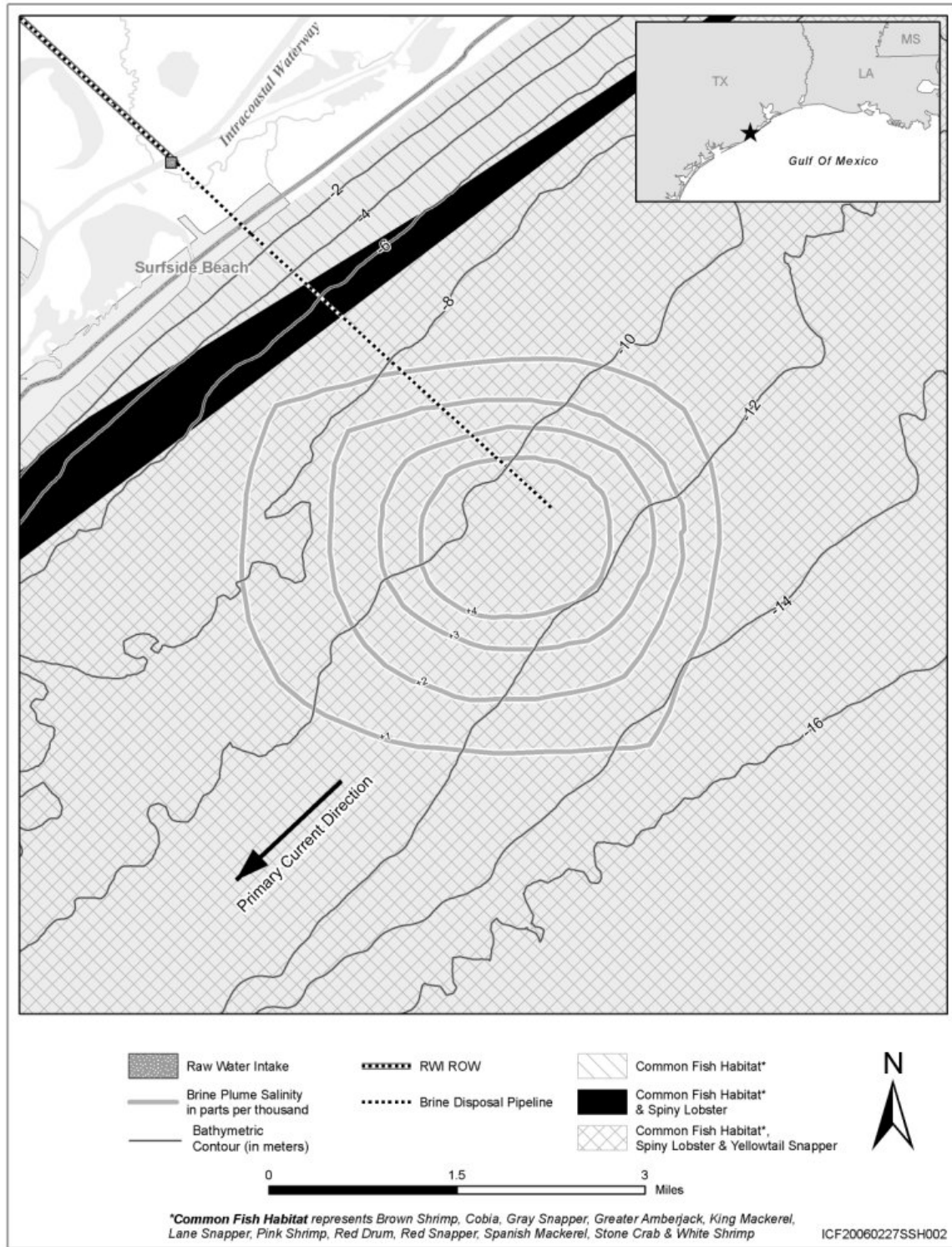
Note: Figure shows EFH for offshore EFH only because no available mapping has been identified to depict the inland extent of tidal influenced EFH

**Figure E.5-2: Locations of the Brine Disposal Pipelines and the Modeled Brine Plumes Overlain on Designated Offshore EFH for Big Hill**



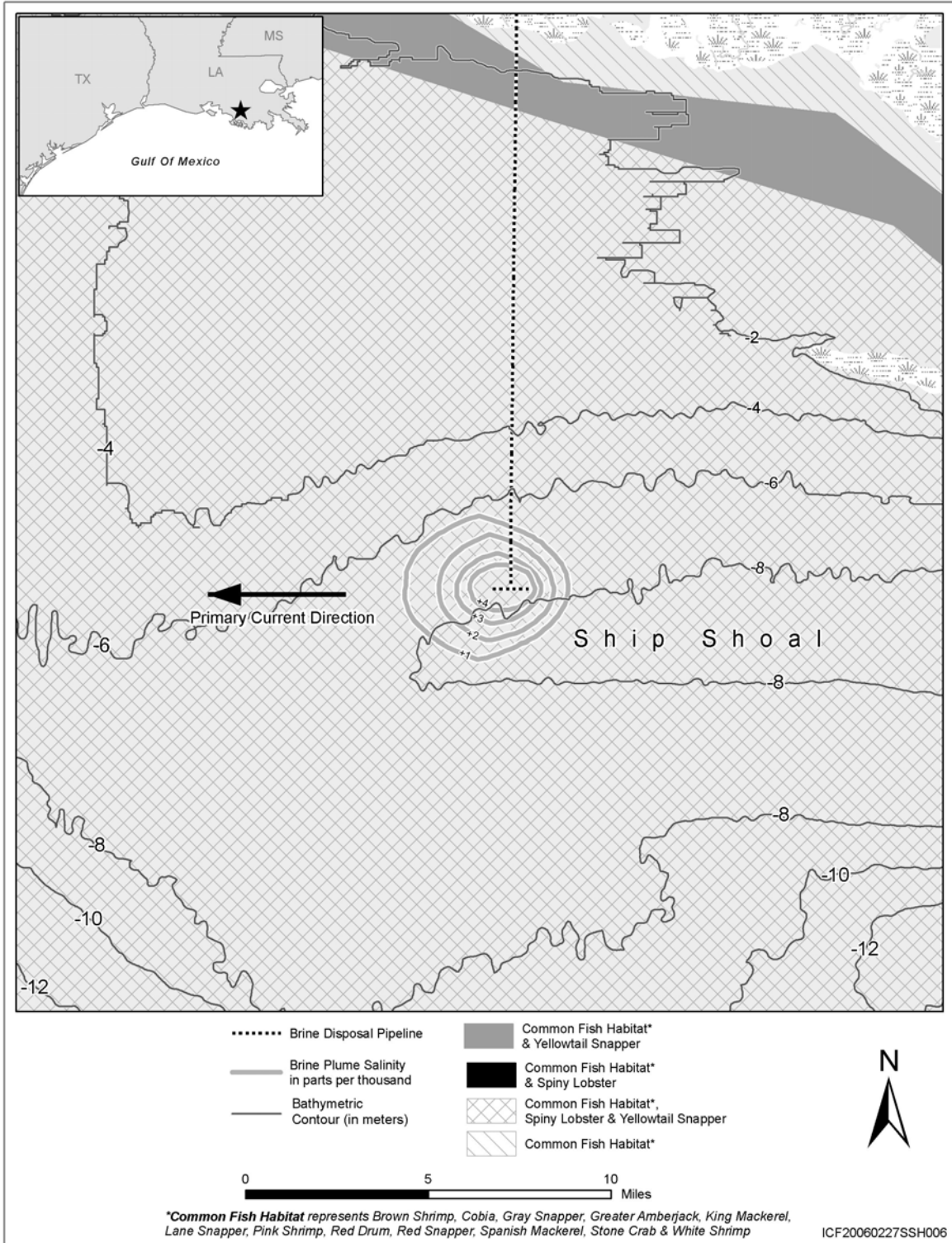
Note: Figure shows EFH for offshore EFH only because no available mapping has been identified to depict the inland extent of tidal influenced EFH

**Figure E.5-3: Locations of the Brine Disposal Pipelines and the Modeled Brine Plumes Overlain on Designated Offshore EFH for Stratton Ridge**



Note: Figure shows EFH for offshore EFH only because no available mapping has been identified to depict the inland extent of tidal influenced EFH

**Figure E.5-4: Locations of the Brine Disposal Pipelines and the Modeled Brine Plumes Overlain on Designated Offshore EFH for Chacahoula**



Note: Figure shows EFH for offshore EFH only because no available mapping has been identified to depict the inland extent of tidal influenced EFH

**Table E.5-1: Managed Species Potentially Affected By The Candidate Alternatives**

	Richton			Big Hill			Stratton Ridge			Chacahoula			West Hackberry		
	Tidal Reaches	Estuary	Offshore	Tidal Reaches	Estuary	Offshore	Tidal Reaches	Estuary	Offshore	Tidal Reaches	Estuary	Offshore	Tidal Reaches	Estuary	Offshore
Cobia	--	--	X	--	--	X	--	--	X		--	X	--	--	--
Dolphinfish	--	--	X	--	--	X	--	--	X		--	X	--	--	--
Greater Amberjack	--	--	X	--	--	X	--	--	X		--	X	--	--	--
King Mackerel	--	--	X	--	--	X	--	X	X		--	X	--	--	--
Red Drum	X	X	X	--	--	X	X	X	X	X	X	X	X	--	--
Red Grouper	--	--	X	--	--	X	--	--	X		--	X	--	--	--
Spanish Mackerel	--	--	X	--	--	X	--	X	X		--	X	--	--	--
Tilefish	--	--	--	--	--	--	--	--	--		--	X	--	--	--
<b>Snapper</b>															
Gray	--	X	--	--		X	--	X	X		X	--	--	--	--
Lane	--	--	X	--	--	X	--	--	X		--	X	--	--	--
Red	--	--	--	--	--	--	--	--	--		--	X	--	--	--
Vermillion	--	--	X	--	--	--	--	--	--		--	X	--	--	--
Yellowtail	--	--	X	--	--	X	--	--	X		--	X	--	--	--
<b>Gulf Stone Crab</b>															
Gulf Stone Crab	--	X	--	--	--	--	--	X	--		X	--	--	--	--
Stone Crab	--	X	X	--	--	X	--	X	X		X	X	--	--	--
Spiny Lobster	--	--	X	--	--	X	--	X	X		X	X	--	--	--
<b>Shrimp</b>															
Brown	X	X	X	--	--	X	X	X	X	X	X	X	X	--	--
Pink	--	X	X	--	--	X	--	X	X		X	X	--	--	--
White	X	X	X	--	--	X	X	X	X	X	X	X	X	--	--

X – species or some life-stage of the species may be affected by some portion of the project

**E.5.1 Impacts to the Estuarine and Tidally Influenced EFH**

The following section describes construction and operation impacts to estuarine emergent wetlands, and tidally influenced palustrine wetlands from proposed pipelines and facilities. Most water bodies that are tidally influenced, including wetlands, rivers, and streams, are considered EFH for various early life stages of brown shrimp, white shrimp, and red drum. The majority of impacts to EFH would be temporary due to pipeline and site buffer construction, but includes some permanent impacts due to the construction of RWI structures and a marine terminal. Table E.5.1-1 summarizes the temporary and permanent impacts that would occur.

**Table E.5.1-1: Temporary and Permanent Impacts to Estuarine and Tidally Influenced EFH (acres)**

Type of Impact	West Hackberry	Stratton Ridge	Chacahoula	Richton
Temporary Impacts	5	85	1033	159
Permanent Loss	-	17	< 1	43

1 acre = 0.405 hectares.

***Construction Impacts***

The construction of ROWs in inundated wetlands would involve a crane mounted on specially designed pontoons equipped with tracks, referred to locally as a “marsh buggy.” The marsh buggy would travel along the centerline of the pipeline and excavate the trench. Where possible, staging areas would be set up on spud barges temporarily anchored in navigable waterways. As described in chapter 2 of the EIS, pipe would be fabricated at the temporary staging area, then floats would be attached to the pipe to minimize dragging through the wetland system, and the pipe would be pushed into the pipe trench. Once the section of pipe has been floated into place, the floats would be cut free and the pipe would be allowed to sink to the bottom of the trench. The marsh buggy would then backfill the trench with the excavated dredge material and the disturbed area would be restored. This process would keep the construction ROW to the minimum width necessary for the pipe trench and the temporary dredge spoil pile.

Impacts associated with pipelines would include the temporary loss of the vegetative community along the ROW and decreased functions and values of the surrounding wetlands due to increased turbidity, erosion, and sedimentation. In addition to the impacts within the ROW, for remote pipeline routes primarily associated with Chacahoula, temporary staging areas would be established within or adjacent to navigable waters.

Although pipeline construction would result in the removal of vegetation and other habitat disturbance, these impacts are expected to be temporary in nature. Construction activities within site buffer areas would also result in temporary impacts to EFH. After construction of pipeline ROWs and site buffers, DOE would re-establish vegetation and make sure that preconstruction contours are restored. The majority of EFH impacts are expected to be temporary.

The estuarine environment throughout most of the proposed project areas is already disturbed. Proposed pipeline ROWs follow existing utility/ pipeline corridors and canals wherever possible. Directional drilling through estuarine areas would also be used where practicable to minimize pipeline construction impacts to EFH. After construction, the original elevation contours would be restored to aid the revegetation of emergent estuarine wetlands. With proper monitoring and restoration, emergent wetland areas would be re-established within 2-3 years. Estuarine and tidally influenced wetlands would be affected by the proposed oil, raw water, and brine pipelines for the Stratton Ridge, Chacahoula, and Richton proposed storage sites.

Permanent removal of estuarine or tidally influenced wetland EFH would occur with the construction of the 17-acres (7-hectare) RWI structure for Stratton Ridge, and the 43-acre (17-hectare) Pascagoula terminal for the Richton alternative. Although the proposed location for the Chacahoula RWI structure is along the ICW, construction would affect only the water column and sediment. The Pascagoula RWI would be built on a platform and would only temporarily disturb the water column and sediment. Approximately 5 acres (2 hectares) of tidally-influenced palustrine scrub-shrub wetlands are located within the proposed security buffer of the West Hackberry expansion site. Impacts to this EFH would be considered a conversion because the habitat would be restored to palustrine emergent wetland post construction and retain some EFH functions. DOE would consult with NOAA Fisheries and USACE to avoid and minimize impacts to EFH and then to develop a mitigation plan to compensate for permanent impacts to EFH as part of the Section 404/401 permit process. The conceptual mitigation plan is discussed in appendix B and appendix O.

### ***Operations and Maintenance Impacts***

Operational impacts would be limited to surveying of pipelines and the occasional required pipeline maintenance. Woody vegetation that becomes established within the permanent ROW easement would be removed by marsh buggy. In emergent estuarine wetlands, the marsh conditions would be restored and ROW inspection would occur by flyby. If pipeline maintenance is required, the pipeline would be excavated and impacts would be similar to those experienced during pipeline construction.

Operation of the proposed Stratton Ridge, Chacahoula, and Richton (Pascagoula) RWI structures would not reduce water quantity within the ICW or Gulf of Mexico because they are tidally influenced, but may affect the salinity gradient. Small aquatic organisms would be impinged and entrained by the RWI operation and the habitat would be disturbed by the noise of the pumps. Impacts would be localized and affect a habitat that is already highly degraded by dredging and boat traffic.

Operation of the brine diffusion systems would not affect estuarine or tidally influenced wetlands. The brine discharge is far enough offshore that it would not affect these EFH.

### **E.5.2 Impacts to Submerged Aquatic Vegetation**

Potential impacts to SAV would be related to the construction of offshore brine disposal pipelines for the Chacahoula, Richton, and Stratton Ridge alternatives. The pipeline alignments and diffuser systems for Stratton Ridge and Chacahoula would not be located in any known areas of SAV although some SAV is located in the area. The Richton pipeline would pass through the offshore managed areas of GUIS, between a shipping lane and Horn Island, a barrier island where SAV may present near or within the ROW.

Known seagrass beds are located on the north, wave protected side of Mississippi barrier islands in water less than 10 feet (3 meters) in depth (Riley 2006). Figure E.5-1 (Richton) shows the bathymetric contours in meters. Areas protected from wave action and less than 10 feet (3 meters) would be considered potential seagrass habitat. The species of seagrasses that may exist near the proposed ROW for Richton are shoalgrass, and wigeongrass, and the north shore of Petit Bois Island is reported to contain the last areas of turtle grass, and Manatee grass in the Mississippi Sound (Spencer 2006). Construction of the pipeline may remove seagrasses and other SAV and would cause temporary disturbance of the water column. DOE would continue consultation with NOAA Fisheries to identify a pipeline route that would avoid direct impacts to seagrass beds (if practicable) and minimize indirect impacts. DOE's consultation with NOAA Fisheries would also include a plan to compensate/mitigate for permanent impacts to EFH including SAV.



Indirect impacts to SAV, which include impacts from increased salinity and impacts from increased sedimentation and turbidity, would depend upon the proximity of SAV to the pipeline. During pipeline construction, increased turbidity and sedimentation would be temporary. Such conditions would persist approximately 1 to 2 days immediately following pipeline construction (NEBC, 2003). During brine diffusion operations, salinity may increase up to 4.32 parts per thousand above ambient conditions in the area immediately surrounding the brine diffuser (see Appendix C). As stated in Appendix C, this increase is generally within the range of normal variability. For the Richton alternative, the brine model predicts that brine plume contour closest to GUIs, which is the contour that indicates where the salinity may increase 1.0 parts per thousand above ambient conditions, is 11,600 feet (3536 meters) from Horn Island. DOE does not expect the minor increase in salinity or temporary increase in turbidity to adversely effect seagrass near the brine diffuser for the Richton alternative because many of the species located in those areas are tolerant of high salinities, such as shoalgrass. In addition, shoalgrass and manatee grass are relatively fast-growing species that often colonize disturbed habitats. However complete recovery from some disturbances can take several years or may never happen without intense restoration efforts.

During the more detailed planning and construction phases, DOE would survey the proposed pipeline ROWs and would attempt to avoid any areas of seagrass that may be affected by the Chacahoula, Richton, and Stratton Ridge alternatives. If some SAV beds would be affected by the selected alternative, permits/approvals would be required through the Section 404/401 permit and the EFH consultation process. This process would require compensation for the unavoidable impacts such as restoration or creation of new SAV beds. In addition, DOE would work with GUIs and other state and federal agencies to restore those areas or rehabilitate other beds nearby.

### **E.5.3 Impacts to Sediment**

This section describes impacts to the sediment that is considered EFH. Most of the sediment related impacts would be from the construction of pipelines. Many of the stream crossings within the coastal areas would be directionally drilled under the stream bed so there would be little to no disturbance of EFH.

#### ***Construction Impacts***

The disturbance of the sediment to allow for burial of the pipeline would be the most intrusive part of the project (table E.5.3-1). Because of the construction, the concentration of suspended sediment would increase in the project area causing an increase in turbidity for a 1- to 2-day period immediately following construction (NEBC, 2003).

Potential direct impacts to infaunal benthic communities resulting from the construction process include abrasion, clogging of filtration systems necessary for feeding and respiration, and burial and smothering. This impact also may be accompanied by harmful indirect effects such as changes in light attenuation leading to decreased feeding efficiency and changes in sediment composition (Berry, et al., 2003).

The survivorship of benthic invertebrates and other infauna in the project area is species- and location-specific. Many estuarine organisms have evolved mechanisms to survive changes in suspended and bedded sediment, and would not be affected by the project (Maurer, et al., 1986). Open water benthic organisms are less tolerant to sediment changes, and mortality rates would likely be higher offshore. Mature fish are fairly mobile, and likely they would leave the area during the construction process and return after completion.

The disturbance to suspended and bedded sediment may change the composition of the sediment, temporarily altering the distribution and relative abundance of organisms in the infaunal community. Complete recovery of soft-bottomed benthic communities may take up to 2 years from the time of construction (NEBC, 2003). Even though the recovery period is long, the project area affected by construction is small relative to the amount of sediment habitat that exists.

**Table E.5.3-1: Estimated Surface Area in Acres of EFH Disturbed by Brine Pipeline Construction (In Offshore Environment)**

	<b>Big Hill (acres)</b>	<b>Stratton Ridge (acres)</b>	<b>Chacahoula (acres)</b>	<b>Richton (acres)</b>
Temporary construction impact	N/A because replacement pipeline would not affect EFH	7	34	24

Note: The approximate area of disturbance was determined by calculating the length of the proposed offshore pipeline and the estimated width of the disturbance to sediments caused by the installation

***Operations and Maintenance Impacts***

Potential impacts from operations and maintenance are similar to those from construction. Portions of pipelines may need to be repaired or replaced in the future resulting in localized increases in suspended sediment and turbidity. These may temporarily affect aquatic infauna in the area.

**E.5.4 Impacts to Water Column EFH**

This section describes impacts to the water column from construction and brine discharge. Changes to water quality would affect the water column which is considered EFH. The impacts to EFH and managed species are also specifically discussed.

***Construction Impacts***

The construction methods used for the pipeline installation would depend on several factors including cost, distance crossed, and habitat type. There would be two different methods of offshore pipeline installation across the intertidal zone, including shallow draft barges and barge construction with a jet-blasting sled. Offshore pipelines would be strung together on barges and lowered to the floor of the Gulf of Mexico. After the entire offshore pipeline and diffuser had been strung together and placed on the floor of the Gulf of Mexico, a jet-sled would be used to bury the pipeline below the sediment. The jet-sled would direct high velocity water streams below the pipeline, thus removing the sediment below the pipeline and allowing it to sink.

The trenching method is a construction approach that permits low-cost construction and a shorter time frame. The construction impacts would be confined to the pipeline footprint and would be localized. The trenching method would disrupt habitat within the construction footprint only for a short time period during and immediately after construction (1-2 days).

Many of the stream crossings within the coastal areas would be directionally drilled under the stream bed so there would be little to no disturbance of EFH. However, for the purpose of estimating EFH impacts, DOE assumed that the entire ROW (approximately 150 feet wide) would be disturbed by construction activities. Section 3.7.2.1.2 of the DEIS provides a detailed discussion of how the pipeline and other infrastructure would be constructed.

Water quality impacts to the water column would be caused by increased suspension of sediments generated from construction activities. The suspension of sediment in the water column may lead to an increase in heavy metal concentration in suspension and solution, but the effect would be temporary and localized. The disturbance of the sediments during construction also may cause nutrients to become re-suspended and thereby trigger growth of plankton populations.

The main impact on the water column would come from constructing the proposed brine and crude oil pipelines, the RWIs, and other infrastructure, which would increase turbidity within the water column. RWI for Stratton Ridge and Chacahoula are located along the ICW. In both Texas and Louisiana, the ICW is an actively dredged navigational waterway and the EFH within the waterway is frequently disturbed by these activities. The Pascagoula RWI for Richton would be located in the Gulf of Mexico. The water column would not be considered high quality habitat because these locations are frequently disturbed by dredging and boat traffic. The significance of this impact would depend on the type of substrate located along the ROW, the resettlement rate of the sediment, and the duration of the construction activities. For example, sediment particles of sand size or larger would settle quickly (in a matter of seconds) in the vicinity of the construction activity. Smaller silt and clay particles would be transported greater distances by the currents before settling back down to the bottom. If the current velocity is 1 foot per second (0.3 meters per second) and the silt particles take 60 seconds to settle, they might be transported 60 feet (18 meters) from the construction area. Because of the construction, the concentration of suspended sediment would increase in the project area causing an increase in turbidity for a 1- to 2-day period immediately following construction (NEBC, 2003).

There is some probability that the construction could disturb sediments that are contaminated, which would cause potential for contaminants to be released into the water column. DOE is not aware of different conditions among the alternatives that would make it more likely to encounter contaminated sediments in one alternative compared to another.

Disruption to the species of fish, the EFH, and their prey would occur during the construction of the pipelines, RWIs, and brine diffusers and their operation.

Potential direct impacts to infaunal benthic communities resulting from the construction process include abrasion, clogging of filtration systems necessary for feeding and respiration, and burial and smothering. This impact also may be accompanied by harmful indirect effects such as changes in light attenuation leading to decreased feeding efficiency and changes in substrate composition (Berry, et al., 2003).

The survivorship of benthic invertebrates and other infauna in the project area is species- and location-specific. Many estuarine organisms have evolved mechanisms to survive changes in suspended and bedded sediment, and would not be affected by the project (Maurer, et al., 1986). Open water benthic organisms are less tolerant to sediment changes, and mortality rates would likely be higher offshore. Mature fish are fairly mobile, and likely they would leave the area during the construction process and return after completion. Fish eggs and fish larvae that lie in the construction area would likely suffer increased mortality. RWIs located in designated EFH would cause some impingement on entrainment of aquatic organisms including managed species and their prey species.

Other common impacts would be caused indirectly to the EFHs or the species. A reduction in the prey for any of the managed species would have impacts to their populations. Prey reduction would result from the destruction of habitat, loss of food source, or incidental takings, which are impacts similar to those that affect the economically important species. In addition to mobile prey species, some sessile organisms would have an increased mortality from construction; however, the duration of the construction activities would be short and the affected areas would be relatively small.

During the construction phase of the proposed SPR project, the noise generated from the construction and support vessels may affect populations in the area. Depending on the species, the loudness (in decibels) and the frequency of the noise could create navigational disruption for some species of fishes. It is likely that noise and vibration from SPR project construction would cause species to leave the area. Once construction is complete, noise levels would return to normal and populations that vacated the area would return.

### ***Operation and Maintenance Impacts***

The operation of the brine diffusers is one aspect of the proposed SPR operations that would affect EFH. The operation of the brine diffuser system would cause some changes to the physiochemical makeup of the water column in the form of increased salinity. In addition to increasing the ambient salinity of the water near the diffusers, the brine can also introduce ions, metals, and other inorganics into the environment as contaminants.

Based on studies of water characteristics and currently operational brine diffusers, projected brine plume modeling (see appendix C) showed that at all of the proposed brine discharge sites—Stratton Ridge, Chacahoula, and Richton—salinity gradients would be generated if the caverns at proposed sites were developed. The brine diffuser at Big Hill already exists and is operating. Brine discharge at Big Hill would increase with the construction of new caverns for the proposed expansion of the storage site.

The brine discharge would be relatively constant for the duration of cavern solution mining (up to 5 years) and then would occur sporadically for drawdown or cavern maintenance. The brine discharge for Richton may persist longer than 4 to 5 years if low flows in the Leaf River limit the amount of water available for solution mining. If that occurred, there would be a reduction in the rate of brine discharge. The brine water would leave the diffusers at a rate of 30 feet per second (9 meters per second), at or near ambient temperature (68 °F, 20 °C), and at a concentration of approximately 263 parts per thousand. The diffusers would sit 4 feet (1 meter) above the bottom and use a maximum of 75 potential diffusion ports spaced 60 feet (18 meters) apart, although no site would require 75 ports to operate at maximum capacity. The diffusers' depths and distances offshore vary by site, and the ambient salinity generally ranges from 25 to 31 parts per thousand at all sites, depending on the magnitude and direction of current flows. Moving away from the brine port nozzles, the salinity would decrease as the brine solution dilutes into the ambient environment and moves down current (see appendix C).

For all brine plume models and impact assessments, the salinity of the brine was assumed to be 263 parts per thousand. This represents the saturation salinity for water at 68 °F (20 °C), which is slightly higher than the 250 parts per thousand levels previously observed at SPR diffusers in the past.

Brine plume modeling was conducted for both an average-sized plume under typical conditions and the maximum plume under the most extreme environmental conditions. The brine dispersion modeling report indicates that “the maximum scenario is associated with an 18 centimeters per second current” and that the “large, typical and maximum scenarios [are] based upon the average percent occurrence of 0 to 3, 6 to 12, and 15 to 20 centimeters per second (see appendix C). The models provided +4 parts per thousand, +3 parts per thousand, +2 parts per thousand, and +1 parts per thousand contours for the typical and maximum plumes centered on the first brine diffuser port for each site.

The brine plume contours were the largest at the Big Hill diffusion site because of its high brine discharge capacity of 1.3 MMBD. For Big Hill, the typical +4 parts per thousand contour is expected to cover an area of 1.2 square nautical miles (4.1 square kilometers), although that area would increase to 4.3 square nautical miles (15 square kilometers) under the maximum plume scenario. The total extent of the affected area for Big Hill, given by the area contained within the +1 part per thousand contour, was 7.2 square

nautical miles (25 square kilometers) under typical conditions, but ranged as high as 24 square nautical miles (84 square kilometers) for the maximum condition and the +1 part per thousand contour.

Brine contours were smaller at the other sites because of their lower diffusion capacities. Although the aerial extent of the brine plumes is large, the brine is heavier than seawater, and therefore, it spreads out along the seabed and does not reach the surface. Given the salinity and velocity of the brine exiting the diffusion ports, the maximum height for each plume is 18.5 feet (6 meters), which is well below the surface, even for the most shallow diffusion site, which is Stratton Ridge (30 feet, 9 meters).

The area immediately adjacent to the brine port nozzles would have a modeled estimated salinity increase of 4.3 parts per thousand over the naturally occurring concentration (25 to 31 parts per thousand). (The brine discharge modeling reports that the value of the typical plume would be 4.3 parts per thousand, and the value for the maximum plume would be 4.7 parts per thousand).

The area of the mixing zone at a concentration of 4 parts per thousand above ambient would vary by site and local conditions. At the Big Hill site, this plume would be as large as 4.3 square nautical miles (14.7 kilometers). Table E.5.4-1 highlights the ambient conditions at the sites. Table E.5.4-2 highlights the changes in the physiochemical characteristics that occur from the brine discharge.

**Table E.5.4-1: Ambient Conditions at the Brine Diffuser Locations**

Parameter	Texas		Louisiana	Mississippi
	Big Hill	Stratton Ridge	Chacahoula	Richton
Ambient bottom salinity – average (ppt)	31	31	31	31
Ambient bottom salinity - worst case (ppt)	25	25	31	25
Ambient surface salinity - average (ppt)	31	31	25	31
Ambient surface salinity - worst case (ppt)	25	25	31	25
Ambient bottom temperature - average (F/C)	68/20	68/20	25	68/20
Ambient bottom temperature - worst case (F/C)	59/15	59/15	68/20	59/15
Ambient surface temperature - average (F/C)	68/20	68/20	59/15	68/20
Ambient surface temperature - worst case (F/C)	59/15	59/15	68/20	59/15
Water depth (feet/meters)	33/10.1	30/9.1	59/15	47/14.3
Ambient bottom current - average (meters per second; foot/sec)	0.30/0.09	0.30/0.09	30/9.1	0.30/0.09
Ambient bottom current - worst case (meters per second; foot/sec)	0.10/0.03	0.10/0.03	0.30/0.09	0.10/0.03

ppt = parts per thousand; F = Fahrenheit; C = Celsius

**Table E.5.4-2: Changes to Ambient Conditions at the Brine Diffuser Locations**

Parameter	Texas		Louisiana	Mississippi
	Big Hill	Stratton Ridge	Chacahoula	Richton
Brine salinity (ppt)	263	263	263	263
Brine temperature (F/C)	68/20	68/20	68/20	68/20
Maximum number of ports	75	75	75	75
Number of open ports needed to reach maximum brine discharge rate	57	53	45	45

**Table E.5.4-2: Changes to Ambient Conditions at the Brine Diffuser Locations**

Parameter	Texas		Louisiana	Mississippi
	Big Hill	Stratton Ridge	Chacahoula	Richton
Port height above seafloor (feet/meters)	4/1.2	4/1.2	4/1.2	4/1.2
Port exit velocity (feet per second/meters per second)	30/9.1	30/9.1	30/9.1	30/9.1
Maximum brine discharge rate (MMBD)	1.3	1.2	1.0	1.1
Port diameter (inches/centimeters)	3/7.62	3/7.62	3/7.62	3/7.62
Port spacing (feet/meters)	60/18.3	60/18.3	60/18.3	60/18.3
Average area in plume for + 4 ppt salinity (nm <sup>2</sup> )	1.2	1.1	see note A	0.9
Maximum area in plume for + 4 ppt salinity (nm <sup>2</sup> )	4.3	4.0	see note A	3.4
Maximum vertical extent of brine jets – average (feet)	19	19	19	19
Maximum vertical extent of brine jets – worst case (feet)	18	18	18	18
Water depth (feet/meters)	33/10.1	30/9.1	30/9.1	47/14.3
<b>Salinity increase downcurrent (ppt)</b>				
1 nautical miles (average)	1.9	1.8	1.7	1.7
1 nautical miles (worst case)	3.4	3.3	3.1	3.1
2 nautical miles (average)	1.3	1.3	1.2	1.2
2 nautical miles (worst case)	2.5	2.4	2.2	2.2
3 nautical miles (average)	1.0	1.0	0.9	0.9
3 nautical miles (worst case)	1.9	1.8	1.7	1.7
4 nautical miles (average)	0.8	0.8	0.7	0.7
4 nautical miles (worst case)	1.5	1.5	1.4	1.4

ppt = parts per thousand

nm<sup>2</sup> = nautical miles squared

A: Model predictions were calculated for Chacahoula, however not presented. This model was not designed to take into account the unique bathymetric conditions of Ship Shoal.

The maximum expected amount of brine diffusion varies depending on the selected site. The Big Hill brine diffuser, which is located approximately 3.9 miles (6.3 kilometers) offshore, has the highest discharge potential at 1.3 MMBD. Stratton Ridge, which is about 3 miles (4.9 kilometers) offshore, is close behind at 1.2 MMBD. The maximum discharge from Richton and Chacahoula are lower, both at 1.2 and 0.7 MBD. The diffuser at those sites is located much farther offshore at approximately 14 and 17.5 miles (22 and 28 kilometers), respectively.

In addition to raising ambient salinity levels, the introduced brine would cause a small increase in the concentration of metals and other inorganics in the project area. In previous studies of the West Hackberry and Bryan Mound sites, brine diffusion was accompanied by a slight increase in dissolved ion concentration compared to a control site, but all ranges were within the natural variability. The levels of nickel, copper, and lead did exceed Environmental Protection Agency (EPA) standards, but they were not significantly different from the levels observed at the control site. No evidence of any petroleum contamination was observed at either of the diffuser sites. Therefore, the operation of the brine diffusers is not expected to have a noticeable impact on water quality (Hann, et al., 1984). Past analyses on brine

contaminants showed that they can be present at slightly elevated levels around the diffusers, but that fish populations do not suffer adverse effects because the concentrations are low (Hann et. al, 1984).

The salinity increase from the brine diffusion is expected to have no significant adverse impact on the managed fishery species in the Gulf of Mexico. The aerial extent of the brine plumes are relatively small compared to the total area occupied by the commercially important species. Furthermore, the fish and shellfish species managed in the proposed project area generally demonstrate high tolerances to changes in salinity beyond the potential +4 parts per thousand maximum salinity in the contour area.

The shrimp fishery is the most profitable fishery in the Gulf of Mexico. Brown and white shrimp spend a large portion of their life cycle in estuarine environments, and they tolerate a wide range of salinity changes. Both species have been caught in salinity as high as 69 parts per thousand, which is almost double the highest projected value that can be attributed to the brine diffuser (Philips and James, 1988). Past studies indicate that a drastic increase in salinity may favor a switch in dominance from white shrimp to brown shrimp in the northern Gulf (Muncy, 1984). However, the overall impact on abundance of shrimp is expected to be negligible.

Other managed species, such as the finfish, also tolerate salinity ranges greater than what would be expected due to brine discharge. Menhaden, for example, can survive in salinities up to 60 parts per thousand, and snappers and red drum are found in salinities between 45 and 50 parts per thousand (Lassuy, 1983; Reagan, 1984). Due to the freshwater influx from the Mississippi River, Gulf of Mexico species are generally euryhaline and able to tolerate salinity changes beyond what SPR operations would cause. Even in cases where species avoid the high salinities of the brine plume, the ambient salinity would return to normal levels quickly after the discharge ceases in about 3 to 5 years when the solution mining is complete. The species would repopulate the affected area fairly quickly after that period. Brine discharge would also occur during cavern drawdown and cavern maintenance activities.

The species that would be most affected from the brine discharge is the spiny lobster. Unlike the other managed species in the project area, adult and juvenile spiny lobsters are stenohaline and survive optimally in a narrow range of salinities from 32 to 36 parts per thousand. Furthermore, lobsters are confined to the benthic environments most affected by brine diffusion. Given the potential salinity changes associated with SPR operations, the proposed project would put the lobsters within the most concentrated salinity plumes at risk. Past studies indicate that lobsters exposed to high salinities relocate to areas of lower salinities (Butler, et al., 2002). This behavior continues until more favorable salinities are reached or metabolic demands associated with salinity stress lead to mortality. Given the relatively small area of the highest salinity contours (+4 and +3 parts per thousand), few lobsters would be affected and many would be able to move out of the high salinity range. Overall impacts to lobster populations are expected to be small and temporary.

Although the direct impacts to managed species are not expected to be significant, the impacts to benthic communities around the diffusion sites would temporarily affect the productivity of the environment. The heavy brine tends to sink to the bottom, and it would have a disproportionate impact on benthic species. Many of the commercially managed species in the Gulf of Mexico are demersal, and thus, they rely on the benthic organisms for a food supply. Depending on their salinity tolerance, sessile organisms (mollusks, worms) may be killed by the high salinity plume, and mobile organisms (fish, crustaceans) may be driven out of the mixing zone. Further, owing to currents, tides, storms, and other local events, neither the size nor the location of the high-salinity plume would be constant. Rather, it would move with changing conditions and affect an area of the water column and bottom that overall is larger than that estimated by the steady state models.

Previous studies of the impact of brine diffusion on benthic biodiversity at the West Hackberry and Bryan Mound diffusion sites indicated a statistically significant drop in benthic biomass within a range of 656 to 6,889 feet (200 to 2,100 meters) from the diffusers (Hann, et al., 1984). These findings are consistent with studies conducted at desalination plants that found drops in benthic macrofauna abundance around their brine diffusers (Argyrou, 2000). The change in benthic productivity would deter commercially managed species from inhabiting the project area. However, DOE determined there would not be significant adverse impacts. The impacts would be localized considering the relatively small area of decreased productivity compared to the surrounding unaffected area in the nearshore and offshore areas of the Gulf of Mexico. The impacts would be short-term, not permanent, because they would occur during solution mining, cavern drawdown and maintenance and the benthic population should recover sometime following the termination of brine discharge.

A special case for the effect of brine diffusion on EFH would be posed by conditions at the Ship Shoal. Ship Shoal, located seaward of the Chacahoula site brine diffuser, is a depositional sand bar that rises from the seafloor of the 33 feet (10 meters) isobath to the 19 feet (6 meters) isobath. This sandy ecosystem is important for several fisheries, specifically white and brown shrimp and spotted sea trout. The shrimp are important commercial fisheries, while the seatrout is an important recreational fishery. In addition, Atlantic croaker is a predatory species that is found on the shoal, but has limited commercial or recreational value. The area is being considered as a harvest site for sand used in beach replenishment, and the Mineral Management Service (MMS) is conducting an environmental assessment of the potential impacts of using Ship Shoal as a sand harvest site.

The construction of the brine disposal pipeline and the brine diffusers would not be close enough to Ship Shoal to have a significant adverse effect. The operation of the brine diffuser for the Chacahoula site would cause minor changes in salinity concentration near the brine diffuser, but the saturated brine would diffuse in the direction of ambient conditions in a short distance. The placement of the diffuser in the trough landward of the shoal would keep the highest salinity changes away from the shoal. DOE modified the orientation of the proposed brine diffusers at Chacahoula so they would be perpendicular to the brine pipeline and parallel to the primary current direction (see figure E.5-4). This modification would ensure more complete mixing and modify the shape of the brine plume so that it would not cause a significant adverse impact to Ship Shoal.

The species found on Ship Shoal are euryhaline species, capable of tolerating a wide range of salinities. It is likely the brine would create a noticeable increase in salinity over present ambient conditions for a relatively small area, but the species present would be able to tolerate the small and moderate salinity changes to the water.

#### **E.5.5 Environmental Consequences of the Proposed Action**

The environmental consequences of the Proposed Action, with respect to EFH, would be temporary disturbances from construction activities and operation of the brine discharges and those RWI structures located in EFH. The species of concern are found throughout the Gulf of Mexico region, are not limited to a specific area, and they are generally mobile enough to avoid areas of disturbance. Most impacts caused by the construction activity would be localized to the immediate area of construction and would be temporary. The pipelines would be buried in the sediment and therefore would not permanently impact EFH or the water column. The only permanent footprint in EFH would be those from the brine diffuser ports, which are small (about 1 foot in diameter) and the Pascagoula terminal and Pascagoula RWI structure for the Richton alternative. The RWIs at Stratton Ridge and Chacahoula would also have a small but permanent footprint within the water column. The West Hackberry expansion would also cause a permanent conversion of 5 acres of scrub-shrub to emergent EFH. Organisms that are intolerant of wide fluctuations in salinity would be killed by the high salinity plume or driven out of the brine discharge



mixing zone. The detrimental impacts to prey populations and managed species from the brine discharges have been shown by previous research to occur in a relatively small area. The discharges would be a short term impact that would persist during the period of solution mining (3 to 5 years) and during cavern drawdown or maintenance. The discharges would comply with the National Pollutant Discharge Elimination System (NPDES) discharge limits that would be established by the resource agency with jurisdiction for the alternative selected. The permit would ensure that the water quality standards would not be violated by the discharge. Water quality standards are developed to protect aquatic resources as well as human health. The RWI structures at Chacahoula, Stratton Ridge, and the Pascagoula RWI at Richton would cause impingement and entrainment of some managed species and their prey. This potential would be reduced through use of a relatively low intake velocity (0.5 ft/sec) and relatively small mesh size (0.5 inches).

In addition, for the selected alternative, DOE would secure a Section 404 permit from the U.S. Army Corps of Engineers, a Section 401 Water Quality Certification from the state, and a Section 10 Permit from the Coast Guard (if appropriate) for the proposed construction within jurisdictional waters including wetlands. The permit would require avoidance and minimization of impacts to wetlands and waters (including EFH that qualifies as jurisdictional under Section 404) and compensation for unavoidable and permanent impacts. This compensation would require the preservation, restoration, or enhancement of other wetlands and waters or the purchase of credits from a wetland mitigation bank. DOE would continue to consult with NOAA Fisheries after selection of an alternative in the ROD to avoid and minimize impacts to EFH and then develop a mitigation plan to compensate for permanent impacts to EFH, as part of the Section 404/401 permit process. DOE would review the NOAA Fisheries Conservation Recommendations and implement those recommendations wherever practicable to ensure that there is no significant adverse impact to EFH and that adverse impacts are mitigated to the extent practicable.

#### **E.5.6 Proposed Mitigation Measures and Guidelines for EFH Protection**

For trenching construction activities near or adjacent to EFH, the use of silt curtains would help reduce the amount of sediment that is suspended in the water body. While all increased sedimentation cannot be completely avoided, minimizing the sediment load would minimize the effects on fish and benthic organisms downcurrent. For RWI construction within EFH, DOE would construct the facility within a cofferdam to limit water quality impacts.

Before construction begins, DOE and its contractor would examine the schedule and compare it to known spawning and migratory times of the year. This would be done to ensure construction would not interfere with routes used to reach spawning areas or impede migratory routes. This effort would minimize the disturbance to the EFH and to the species themselves during a sensitive time of year.

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**Appendix F**  
**Evaluation of Federally Listed Species in Louisiana**

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**TABLE OF CONTENTS**

		<u>Page</u>
<b>F.1</b>	<b>INTRODUCTION.....</b>	<b>F-1</b>
	F.1.1 Purpose .....	F-2
	F.1.2 Threatened and Endangered Species Terminology.....	F-2
	F.1.3 Organization.....	F-2
<b>F.2</b>	<b>LITERATURE REVIEW.....</b>	<b>F-2</b>
	F.2.1 Birds.....	F-4
	F.2.1.1 Bald Eagle .....	F-4
	F.2.1.2 Brown Pelican .....	F-4
	F.2.1.3 Peregrine Falcon.....	F-5
	F.2.1.4 Piping Plover .....	F-5
	F.2.1.5 Red-Cockaded Woodpecker .....	F-6
	F.2.2 Fish .....	F-7
	F.2.2.1 Gulf Sturgeon .....	F-7
	F.2.2.2 Pallid Sturgeon .....	F-7
	F.2.3 Mammals .....	F-8
	F.2.3.1 Louisiana Black Bear.....	F-8
	F.2.3.2 Red Wolf .....	F-8
	F.2.4 Marine Mammals.....	F-9
	F.2.4.1 Gervais Beaked Whale .....	F-9
	F.2.4.2 Goose-Beaked Whale .....	F-9
	F.2.4.3 Pygmy Sperm Whale.....	F-9
	F.2.4.4 Dwarf Sperm Whale .....	F-9
	F.2.4.5 Sperm Whale .....	F-10
	F.2.4.6 Atlantic Spotted Dolphin.....	F-10
	F.2.4.7 Rough-Toothed Dolphin.....	F-10
	F.2.4.8 Killer Whale .....	F-10
	F.2.4.9 False Killer Whale.....	F-10
	F.2.4.10 Short-Finned Pilot Whale .....	F-11
	F.2.4.11 Pygmy Killer Whale .....	F-11
	F.2.4.12 West Indian Manatee .....	F-11
	F.2.4.13 Bottlenose Dolphin.....	F-12
	F.2.5 Reptiles .....	F-12
	F.2.5.1 Atlantic Hawksbill Sea Turtle .....	F-12
	F.2.5.2 Green Sea Turtle.....	F-12
	F.2.5.3 Kemp’s Ridley Sea Turtle .....	F-13
	F.2.5.4 Leatherback Sea Turtle.....	F-13
	F.2.5.5 Loggerhead Sea Turtle.....	F-13
<b>F.3</b>	<b>FIELD OBSERVATIONS.....</b>	<b>F-14</b>
	F.3.1 Chacahoula, Louisiana.....	F-14
	F.3.1.1 Proposed Chacahoula Storage Site.....	F-14
	F.3.1.2 Proposed Chacahoula Raw Water Intake Structure.....	F-15

<b>F.4</b>	<b>HABITAT ASSESSMENT AND POTENTIAL IMPACTS .....</b>	<b>F-15</b>
F.4.1	Chacahoula, Louisiana.....	F-15
F.4.1.1	Birds .....	F-15
F.4.1.1.1	Bald Eagle.....	F-15
F.4.1.1.2	Brown Pelican.....	F-16
F.4.1.1.3	Peregrine Falcon .....	F-18
F.4.1.1.4	Piping Plover .....	F-18
F.4.1.2	Fish .....	F-18
F.4.1.2.1	Gulf Sturgeon .....	F-18
F.4.1.2.2	Pallid Sturgeon .....	F-18
F.4.1.3	Mammals .....	F-18
F.4.1.3.1	Red Wolf .....	F-18
F.4.1.3.2	West Indian Manatee .....	F-19
F.4.1.4	Marine Mammals.....	F-19
F.4.1.4.1	Atlantic Spotted Dolphin .....	F-19
F.4.1.5	Reptiles .....	F-19
F.4.1.5.1	Atlantic Hawksbill Sea Turtle .....	F-19
F.4.1.5.2	Green Sea Turtle.....	F-20
F.4.1.5.3	Kemp’s Ridley Sea Turtle .....	F-20
F.4.1.5.4	Leatherback Sea Turtle.....	F-21
F.4.1.5.5	Loggerhead Sea Turtle.....	F-21
F.4.2	Bayou Choctaw, Louisiana .....	F-22
F.4.2.1	Birds .....	F-22
F.4.2.2	Fish .....	F-23
F.4.2.2.1	Gulf Sturgeon .....	F-23
F.4.2.2.2	Pallid Sturgeon .....	F-23
F.4.2.3	Mammals .....	F-23
F.4.2.4	Marine Mammals.....	F-23
F.4.3	West Hackberry, Louisiana.....	F-23
F.4.3.1	Birds .....	F-24
F.4.3.1.1	Bald Eagle.....	F-24
F.4.3.1.2	Brown Pelican.....	F-24
F.4.3.1.3	Piping Plover .....	F-24
F.4.3.1.4	Red-Cockaded Woodpecker .....	F-25
F.4.3.2	Fish .....	F-25
F.4.3.3	Mammals .....	F-25
F.4.3.3.1	Red Wolf .....	F-25
F.4.3.3.2	West Indian Manatee .....	F-25
F.4.3.4	Marine Mammals.....	F-26
F.4.3.5	Reptiles .....	F-26
F.4.4	Assessment Summary .....	F-26
<b>F.5</b>	<b>RECOMMENDATIONS.....</b>	<b>F-26</b>
F.5.1	Chacahoula, Louisiana.....	F-31
F.5.2	Bayou Choctaw, Louisiana .....	F-31
F.5.3	West Hackberry, Louisiana.....	F-31
	<b>REFERENCES.....</b>	<b>F-32</b>



**LIST OF TABLES**

	<u>Page</u>
Table F.2-1: Federally Listed Threatened or Endangered Species in Louisiana Parishes with Proposed SPR Sites .....	F-3
Table F.2.1.5-1: Louisiana Locations of Designated Core Red-Cockaded Woodpecker Populations .....	F-7
Table F.3.1.1-1: Plant Species Observed at the Chacahoula Candidate Site .....	F-14
Table F.4.1-1: Elements of the Proposed Action and Location on Chacahoula Candidate Site .....	F-15
Table F.4.2-1: Elements of the Proposed Action and Location on Bayou Choctaw Site .....	F-22
Table F.4.3-1: Elements of the Proposed Action and Location on West Hackberry Site .....	F-24
Table F.4.5-1: Summary of Potential Construction-Related Impacts to Threatened, Endangered, and Candidate Species from Development of the Chacahoula Site .....	F-27
Table F.4.5-2: Summary of Potential Operation and Maintenance Impacts on Threatened, Endangered, and Candidate Species from Development of Chacahoula Site .....	F-28
Table F.4.5-3: Summary of Potential Construction-Related Impacts to Threatened, Endangered, and Candidate Species by Development of Bayou Choctaw Site .....	F-29
Table F.4.5-4: Summary of Potential Operation and Maintenance Impacts to Threatened, Endangered, and Candidate Species by Development of the Bayou Choctaw site .....	F-29
Table F.4.5-5: Summary of Potential Construction-Related Impacts to Threatened, Endangered, and Candidate Species by Development of the West Hackberry Site .....	F-29
Table F.4.5-6: Summary of Potential Operation and Maintenance Impacts to Threatened, Endangered, and Candidate Species Affected by Development of the West Hackberry Site .....	F-30
Table F.4.5-7: Summary of the Number of Species Potentially Affected at the Chacahoula Site .....	F-30
Table F.4.5-8: Summary of the Number of Species Potentially Affected at the Bayou Choctaw and West Hackberry Sites .....	F-30

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## Appendix F Evaluation of Federally Listed Species in Louisiana

### F.1 INTRODUCTION

This evaluation of federally listed species was prepared in conjunction with the environmental impact statement (EIS) for expansion of the Strategic Petroleum Reserve (SPR). The EIS evaluates the expansion of the SPR by developing additional storage capacity at two or three existing sites (West Hackberry and Bayou Choctaw in Louisiana and Big Hill in Texas) or developing one of four new sites (Chacahoula in Louisiana; Richton and Bruinsburg in Mississippi; and Stratton Ridge in Texas).

This appendix analyzes potential effects on federally endangered and threatened species, and marine mammals protected under the Endangered Species Act (ESA) and Marine Mammal Protection Act (special status species), respectively, from the proposed development of sites in Louisiana. Potential effects on endangered and threatened species and marine mammals from development of sites in Mississippi and Texas are analyzed in appendices G and H, respectively.

The Department of Energy (DOE) prepared this evaluation of federally listed species to review and document its findings of “no effect” and “may affect” in accordance with the definitions found in the Final ESA Section 7 Consultation Handbook dated March 1998 (Consultation Handbook) (USFWS and NMFS 1998), a letter from U.S. Fish and Wildlife Service (USFWS) dated September 29, 2005 (Werner 2005), and consultations with the USFWS field offices. The evaluation was based on the following definitions of the effects to endangered or threatened species in the Handbook and letter:

- **No effect.** The proposed action would not affect federally listed species or critical habitat (i.e., suitable habitat for the species occurring in the project county is not present in or adjacent to the action area).
- **Is not likely to adversely affect.** The proposed project may affect listed species or critical habitat, or both; however, the effects would be discountable, insignificant, or completely beneficial. Certain avoidance and minimization measures may need to be implemented to reach this level of effects.
- **Is likely to adversely affect.** Adverse effects to listed species may occur as a direct or indirect result of the proposed action or its interrelated or interdependent actions, and the effect would not be discountable, insignificant, or beneficial. If the overall effect of the proposed action would be beneficial to the listed species, but it also would be likely to cause some adverse effects to individuals of that species, then the proposed action “is likely to adversely affect” the listed species.

DOE is evaluating the impacts associated with four proposed new sites and three proposed expansion sites, some of which would have more than 100 miles (160 kilometers) of new pipelines, new tank farms, and brine disposal systems (offshore diffuser or injection wells) associated with it. When DOE issues a record of decision, it will select either an alternative with one new site and two or three expansion sites for future development, or the no-action alternative. For these reasons, DOE has not conducted comprehensive field surveys and can only reach “no effect” or “may affect” conclusions for this evaluation of special status species instead of using all of the classifications described earlier. For the finding of “may affect,” DOE has not completed onsite surveys to support a finding of “is not likely to adversely affect” or “is likely to adversely affect”; therefore, a finding of “no effect” or “may affect” is the conclusion that DOE can reach at this time.

After the record of decision is issued that specifies the new site or sites and the expansion sites that would be developed, DOE would perform site- and species-specific surveys for all the federally listed species that received a finding of “may affect.” DOE would perform the evaluation of the federally listed species in consultation with USFWS and in accordance with section 7 of the ESA and the Final ESA section 7 Consultation Handbook dated, March 1998.

### **F.1.1 Purpose**

This evaluation analyzes the potential effects of construction, operation, and maintenance of additional SPR storage capacity on federally listed threatened and endangered species. In Louisiana, this additional capacity could be added by developing or expanding capacity at one or two existing sites (West Hackberry and Bayou Choctaw). Proposed activities vary by site (e.g., based on existing infrastructure) and may include: construction of underground storage caverns and surface facilities at the storage sites; construction of pipelines for crude oil distribution, raw water supply and brine disposal; surface or groundwater withdrawals to support solution mining of new caverns; discharge of brine in the Gulf of Mexico; and construction of miscellaneous facilities at oil distribution sites.

### **F.1.2 Threatened and Endangered Species Terminology**

The USFWS lists a species on the Federal Endangered Species List as “threatened” when it is likely to become endangered throughout all or a significant portion of its range in the foreseeable future, and lists a species as “endangered” when it is in danger of extinction throughout all or a significant portion of its range. In addition, the USFWS maintains a list of what are called “candidate species” that are being considered for listing under the Endangered Species Act. A candidate species is a species that the USFWS has on file sufficient information to support a proposal to list as endangered or threatened, but for which preparation and publication of a proposal is precluded by higher-priority listing actions. Federal agencies are encouraged to consider these species in preparing environmental impact analysis done under NEPA in order to alleviate threats to them and thereby possibly eliminate the need to list the species as endangered or threatened.

To define all the species that are required to be addressed in the biological assessment, DOE contacted and obtained information from the USFWS and the Louisiana Department of Wildlife and Fisheries (LDWF). Appendix K, Consultants with Agencies, contains the consultation letters and lists the consultation meetings held.

### **F.1.3 Organization**

This biological assessment includes the following information: a brief literature review for each of the species addressed (section F.2), observations made during site visits (section F.3), an assessment of the potential effects of the proposed action on the threatened and endangered species (section F.4), and recommendations for minimizing potential adverse effects on the subject species and other biological resources (section F.5). References cited in the biological assessment are identified in section F.6.

## **F.2 LITERATURE REVIEW**

The literature review describes the natural histories of all species federally listed as threatened or endangered *and* identified as present or potentially present (e.g., based on historical records) in at least one parish where proposed new or expanded SPR facilities and associated infrastructure would be located. Although candidate species (i.e., those listed as candidates for Federal listing as threatened or endangered) are within the scope of this assessment, there were no candidate species identified in the

literature review for the Louisiana parishes with proposed new and expanded SPR facilities. Table F.2-1 lists the species evaluated in this appendix.

**Table F.2-1: Federally Listed Threatened or Endangered Species in Louisiana Parishes with Proposed SPR Sites**

Common Name	Scientific Name	Federal Status	Louisiana Status	Parish Where Species May Exist <sup>a</sup>
<b>Birds</b>				
Bald Eagle	<i>Haliaeetus leucocephalus</i>	Threatened	Endangered	Calcasieu, Cameron, Iberville, Lafourche, St. James, Terrebonne
Brown Pelican	<i>Pelecanus occidentalis</i>	Endangered	Endangered	Cameron, Lafourche, Terrebonne
Peregrine Falcon <sup>b</sup>	<i>Falco peregrinus</i>	Endangered	Threatened/Endangered	Lafourche, Terrebonne
Piping Plover	<i>Charadrius melodus</i>	Threatened	Threatened/Endangered	Cameron, Lafourche, Terrebonne
Red-Cockaded Woodpecker	<i>Picoides borealis</i>	Endangered	Endangered	Calcasieu
<b>Fish</b>				
Gulf Sturgeon	<i>Acipenser oxyrinchus desotoi</i>	Threatened	Threatened	Lafourche, Terrebonne, St. James, Cameron
Pallid Sturgeon	<i>Scaphirhynchus albus</i>	Endangered	Endangered	St. James, Iberville
<b>Mammals</b>				
Louisiana Black Bear	<i>Ursus americanus luteolus</i>	Threatened	Threatened	Iberville
Red Wolf	<i>Canis rufus</i>	Endangered	Not Listed	Calcasieu, Cameron, Terrebonne
<b>Marine Mammals</b>				
Gervais Beaked Whale	<i>Mesoplodon europaeus</i>	Protected	Threatened	All coastal Parishes
Goose-Beaked Whale	<i>Ziphius cavirostris</i>	Protected	Threatened	All coastal Parishes
Pygmy Sperm Whale	<i>Kogia breviceps</i>	Protected	Threatened	All coastal Parishes
Dwarf Sperm Whale	<i>Kogia simus</i>	Protected	Threatened	All coastal Parishes
Sperm Whale	<i>Physeter macrophalus</i>	Endangered	Endangered	All coastal Parishes
Atlantic Spotted Dolphin	<i>Stenella frontalis</i>	Protected	Threatened	All coastal Parishes
Rough-Toothed Dolphin	<i>Steno bredanensis</i>	Protected	Threatened	All coastal Parishes
Killer Whale	<i>Orcinus orca</i>	Protected	Threatened	All coastal Parishes
False Killer Whale	<i>Pseudorca crassidens</i>	Protected	Threatened	All coastal Parishes
Short-finned Pilot Whale	<i>Globicephala macrorhynchus</i>	Protected	Threatened	All coastal Parishes
Pygmy Killer Whale	<i>Feresa attenuata</i>	Protected	Threatened	All coastal Parishes
West Indian Manatee	<i>Trichechus manatus</i>	Endangered	Endangered	All coastal Parishes
Bottlenose Dolphin	( <i>Tursiops truncatus</i> )	Protected	Not Listed	All coastal Parishes
<b>Reptiles</b>				
Atlantic Hawksbill Sea Turtle	<i>Eretmochelys imbricata</i>	Endangered	Endangered	Cameron, Lafourche, Terrebonne
Green Sea Turtle	<i>Chelonia mydas</i>	Threatened	Threatened	Cameron, Lafourche, Terrebonne

**Table F.2-1: Federally Listed Threatened or Endangered Species in Louisiana Parishes with Proposed SPR Sites**

Common Name	Scientific Name	Federal Status	Louisiana Status	Parish Where Species May Exist <sup>a</sup>
Kemp's Ridley Sea Turtle	<i>Lepidochelys kempii</i>	Endangered	Endangered	Cameron, Lafourche, Terrebonne
Leatherback Sea Turtle	<i>Dermochelys coriacea</i>	Endangered	Endangered	Cameron, Lafourche, Terrebonne
Loggerhead Sea Turtle	<i>Caretta caretta</i>	Threatened	Threatened	Cameron, Lafourche, Terrebonne

Not Listed: No state status; species is not classified as threatened or endangered by Louisiana.

<sup>a</sup> Includes only parishes in Louisiana where SPR facilities are proposed.

<sup>b</sup> Federal endangered status of the peregrine falcon varies by subspecies; one subspecies is endangered and the other two are recovered.

## F.2.1 Birds

### F.2.1.1 Bald Eagle

The bald eagle (*Haliaeetus leucocephalus*) is a large bird of prey with an average wingspan of 7 feet (2 meters). Adult males and females are similar in appearance, with a dark brown body and wings and a distinctive white head and tail. This species is federally listed as threatened, although a proposal to de-list it has been made.

The bald eagle can be found throughout the continental United States and Alaska. It is most likely to be found in areas with large expanses of aquatic habitat with forested shorelines or cliffs where it selects supercanopy roost trees. The bald eagle is an opportunistic forager. Although it prefers fish, it will eat a great variety of mammals, amphibians, crustaceans, and birds, including many species of waterfowl (Buehler 2000).

The bald eagle nests almost exclusively at the edges of lakes, rivers, or seacoasts. It generally nests in tall trees or cliffs near the water's edge, although it occasionally nests on the ground. Nests are often reused in successive years. The breeding season generally begins in the spring (earlier in southern states), with the young fledging after about 6 months (USFWS 1983; USFWS 1995). According to comments submitted to DOE by the USFWS (James 2005), nesting activity occurs from September to January with young fledging usually by midsummer. The bald eagle is highly sensitive to human noise and interference (USFWS 1983; USFWS 1995). It is most sensitive during the first 12 weeks of the nesting cycle. Disturbance during nesting may lead to nest abandonment or reduced hatching and survival rates. Human activity near a nest late in the nesting cycle may also cause flightless birds to jump from the nest, lessening their likelihood of survival (Watson 2005).

### F.2.1.2 Brown Pelican

The brown pelican (*Pelecanus occidentalis*) is a large water bird with a massive bill and throat pouch. Its wings and body are grayish-brown. Nonbreeding adults have a whitish head and neck, often with some yellow. The hindnecks of breeding adults are dark chestnut (NGS 1983; Palmer 1962). Larger individuals have a wing spread of more than 7 feet (2 meters) (USFWS 2005).

The brown pelican is a fish eater, and it is found almost exclusively in coastal areas along the southeast coast, the Gulf of Mexico, and throughout the west coast. It prefers to feed in shallow estuarine waters and use sand spits, offshore sand bars, and islets for nocturnal roosting. Dry roosting sites are essential to

suitable habitat (NatureServe 2005). Nests usually are built on coastal islands, on the ground, or in small bushes and trees (Palmer 1962).

The brown pelican is a federally listed endangered species. Populations in California, Texas, and Louisiana were devastated by pesticide poisoning from dichlorodiphenyltrichloroethane (DDT), dichlorodiphenyldichloroethylene (DDE), and other compounds throughout the 1950s and 1960s. Eastern and Gulf Coast populations of the brown pelican appear to be stable and possibly increasing in recent years. Contaminant levels in both populations are below the threshold for reproductive failure, but the populations are still very vulnerable to pesticide pollution (Anderson and Hickey 1970). Other threats include the disturbance of nesting birds by humans, declining fish populations, increased water turbidity resulting from dredging, oil and chemical spills, entanglement in fishing gear, and extreme weather conditions. Recently, habitat degradation has affected both roosting and nesting. For example, nesting efforts have failed in the Gulf Coast because of erosion at the nesting sites (NatureServe 2005).

In Louisiana, the brown pelican is found in the Lower Calcasieu, Lower Mississippi-New Orleans, Eastern Louisiana Coastal, East Central Louisiana Coastal, and West Central Louisiana Coastal watersheds (NatureServe 2005).

#### **F.2.1.3 Peregrine Falcon**

The peregrine falcon (*Falco peregrinus*) is a medium-sized falcon with long, pointed wings and a dark crown and nape. Juveniles have pale foreheads and are mostly brown in color; adults are predominantly black or gray. Adults average 16.1 to 20.1 inches (41 to 51 centimeters) in length, with a 35.8- to 44.1-inch (91- to 112-centimeter) wingspan (NGS 1983).

There are three subspecies of peregrine falcons: the American peregrine falcon (*Falco peregrinus anatum*), the Arctic peregrine falcon (*Falco peregrinus tundrius*), and the Eurasian peregrine falcon (*Falco peregrinus peregrinus*). Of these three subspecies, only the Eurasian peregrine falcon, which is not found in the United States, is federally listed as an endangered species. Both the American and Arctic peregrine have been federally delisted (USFWS 2005).

These birds are carnivores and feed primarily on other birds, but they also feed on small mammals, lizards, fishes, and insects (particularly the young birds) (NatureServe 2005). Peregrine populations nesting in northern latitudes are highly migratory, while those nesting in northern maritime climates, at mid-latitudes, and in the southern hemisphere are much less migratory (Cade 1982).

The peregrine falcon typically nests on ledges of vertical rocky cliffs, usually with a sheltering overhang (Palmer 1988; Campbell et al. 1990). In the United States, parts of the Atlantic Coast and the barrier islands in the Gulf Coast are important feeding areas for long-distance migrants (NatureServe 2005). The average clutch size is four hatchlings, and incubation lasts between 32 and 35 days. The peregrine falcon usually mates for the first time at 2 or 3 years of age, and most often it mates for life (Palmer 1988).

#### **F.2.1.4 Piping Plover**

The piping plover (*Charadrius melodus*) is a small, sandy-colored shorebird similar in appearance to a sandpiper. Distinguishing field marks of this species include yellow-orange legs, a black band across the forehead from eye to eye, and a black ring around the base of its neck (USFWS undated). The piping plover is federally listed as threatened in Louisiana.

A migratory species, the piping plover overwinters on beaches, mudflats, and sandflats along the Atlantic Coast and the Gulf of Mexico, including barrier island beaches and spoil islands on the Gulf Intracoastal

Waterway (ICW) (USFWS 2005). In Louisiana, the piping plover has been observed in numerous locations along the Gulf Coast (NatureServe 2005). Critical habitat for wintering piping plovers has been established for several specific locations in Louisiana parishes where proposed SPR elements would be located (USFWS 2001a):

- **Unit LA-1:** Texas-Louisiana border to Cheniere au Tigre. 6,548 acres (2,650 hectares) in Cameron and Vermilion Parishes. This unit extends in three adjacent (but slightly separated) sections from the east side of Sabine Pass (Texas-Louisiana border) to 0.81 miles (1.3 kilometers) east of where the boundary of the Paul J. Rainey Wildlife Sanctuary (National Audubon Society) meets the shoreline. All three sections of this unit include the land from the seaward boundary of the mean lower low water level (MLLW), which is defined as the annual average of the lower low water height of each tidal day, to where densely vegetated habitat, not used by the piping plover, begins and where the constituent elements no longer occur. The shoreline in this unit is owned both by the state and privately.
- **Unit LA-3:** Point Au Fer Island. 482 acres (195 hectares) in Terrebonne Parish. This unit includes the entire small island at the northwest tip of Point Au Fer Island to MLLW, then extends from the northwest tip of Point Au Fer Island following the shoreline southeast approximately 4.8 miles (7.7 kilometers) to the point where the unnamed oil and gas canal extending southeast from Locust Bayou meets the shoreline 0.5 miles (0.8 kilometers) southeast from Locust Bayou. This shoreline is bounded on the seaward side by MLLW and on the landward side to where densely vegetated habitat, not used by the piping plover, begins and where the constituent elements no longer occur. This entire unit is privately owned.
- **Unit LA-4:** Isles Dernieres. 1,964 acres (795 hectares) in Terrebonne Parish. This unit includes the state-owned Isles Dernieres chain, including Raccoon, Whiskey, Trinity, and East Islands. This unit includes the entire islands where primary constituent elements occur to the MLLW.
- **Unit LA-5:** Timbalier Island to East Grand Terre Island. 5,735 acres (2,321 hectares) in Terrebonne, Lafourche, Jefferson, and Plaquemines Parishes. Most of the sections in this area are bounded on the seaward side by MLLW and on the landward side by densely vegetated habitat, not used by the piping plover, where the constituent elements no longer occur.

The piping plover begins to arrive at wintering habitats in July through September. Although a few plovers remain throughout the year, sightings are rare in late May, June, and early July (USFWS 2000).

#### **F.2.1.5 Red-Cockaded Woodpecker**

The red-cockaded woodpecker (*Picoides borealis*) is a federally listed endangered species. It is found in mature and old-growth pine forests in the southeastern United States. Red-cockaded woodpeckers are black and white with ladder backs and distinctive white cheek patches (USFWS 2003c). The species is named for barely visible red streaks called “cockades” on the heads of adult males (NatureServe 2005).

The red-cockaded woodpecker has specific habitat requirements that include open pine woodlands or savannahs with large, old pines. Large pines are required because cavity nests are built only in inactive pine heartwood. Nesting trees must be in open stands with little or no hardwood midstory and few or no overstory hardwoods (USFWS 2003c). Foraging occurs in older pine stands within 0.5 mile (0.8 kilometer) of a colony (Aycok 2005).

The red-cockaded woodpecker lives in family groups that usually include a breeding pair and nonbreeding helpers. Most helpers are male. Mating typically occurs between November and December



and March to May, and egg laying usually occurs April to early May. Incubation lasts about 10 to 12 days (Hooper et al. 1980), and hatchlings remain in the nest for 26 to 29 days (NatureServe 2005).

According to the 1985 revision of the recovery plan for this species, there were approximately 14,068 red-cockaded woodpeckers living in 5,627 groups in 11 states (USFWS 2003c). One of the six largest remaining resident populations is located in or near the Kisatchie National Forest in Louisiana (James 1995). USFWS established criteria for delisting the species based on the status and size of primary and secondary core populations named in the recovery plan. Table F.2.1.5-1 shows the locations of core populations of the red-cockaded woodpecker in Louisiana.

**Table F.2.1.5-1: Louisiana Locations of Designated Core Red-Cockaded Woodpecker Populations**

Designated Core Population Type	Population Locations in Louisiana
Primary	Fort Polk (includes parts of Vernon Parish)
	Vernon Unit, Calcasieu Ranger District, Kisatchie National Forest (includes parts of Vernon Parish)
Secondary	Catahoula Ranger District, Kisatchie National Forest (includes parts of Grant and Rapides Parishes)
	Winn Ranger District (portion), Kisatchie National Forest (includes parts of Grant, Natchitoches, and Winn Parishes)

**F.2.2 Fish**

**F.2.2.1 Gulf Sturgeon**

The Gulf sturgeon (*Acipenser oxyrinchus desotoi*) is an anadromous fish species found in Gulf coastal waters from Louisiana to Florida. Primitive in appearance, the Gulf sturgeon has external bony plates, an extended snout, and four large barbels. Adults range from 4 to 8 feet (1.2 to 2.4 meters) in length, with adult females measuring larger than males (USFWS 2003a). This species is federally listed as threatened.

The Gulf sturgeon preys on benthic invertebrates and small fishes. Feeding is believed to occur only during the winter and spring in offshore or estuarine waters (Cross 1992).

USFWS has designated certain Gulf of Mexico tributaries as critical habitat for the Gulf sturgeon. In these locations, the Gulf sturgeon spends the first 2 years of its life and later returns to breed. Spawning habitats generally are fresh water (sometimes tidal) and usually are over a bottom of hard clay, rubble, gravel, or shell (USFWS 2003a). In Louisiana, the critical habitats include Lake Pontchartrain and the Pearl River system (USFWS 2003a).

**F.2.2.2 Pallid Sturgeon**

The pallid sturgeon (*Scaphirhynchus albus*) is a large fish measuring 73.2 inches (186 centimeters) with a flat, shovel-like snout that has four fringed barbells and 37 to 43 dorsal rays and 24 to 28 anal rays. The pallid sturgeon is similar to the shovelnose sturgeon, but there are several distinct differences such as the paucity of scale-like scutes on the belly, the larger head, the wider mouth, the smaller eye, and the paler gray-white color above and on sides (Page and Burr 1991). The pallid sturgeon is one of the largest fish

species found in the Missouri and Mississippi River drainage (Gilbraith et al. 1988). Its diet consists of aquatic invertebrates (Carlson et al. 1985). This species is federally listed as endangered.

The pallid sturgeon's habitat consists of large, turbid free-flowing rivers or reservoirs. In rivers or reservoirs, the pallid sturgeon is most often found in strong currents over firm gravel or sandy substrate (USFWS 1989; Kallemeyn 1981). The pallid sturgeon's preferred temperature range is from 32 to 86 °Fahrenheit (0 to 30 °Celsius) (USFWS 1993).

The pallid sturgeon's range is quite large and includes approximately 3,515 miles (5,656 kilometers) of river encompassing 13 states including Louisiana and Mississippi (USFWS 1993). In Louisiana, the most frequent occurrence of the pallid sturgeon is in the Mississippi and Atchafalaya Rivers, where the Atchafalaya diverges from the Mississippi River (Dryer Undated).

The spawning season for the pallid sturgeon lasts from July to August. Males sexually mature at 3 to 4 years of age (Kallemeyn 1981), and females sexually mature at 7 years with several years for eggs to mature between spawnings (Conte et al. 1988). Little other information is available to describe the spawning requirements for the pallid sturgeon, so these requirements often are assumed to be similar to those of the shovelnose sturgeon. The shovelnose sturgeon spawns over rock, rubble, or gravel in the main channel of the Missouri and Mississippi Rivers and their major tributaries or in the wing dams in the main stem of larger rivers (Christiansen 1975; Elser et al. 1977; Moos 1978; Helms 1974). In addition, in June the shovelnose sturgeon responds to increased water flow from melting snow by migrating to spawn (Berg 1981).

### **F.2.3 Mammals**

#### **F.2.3.1 Louisiana Black Bear**

The Louisiana black bear (*Ursus americanus luteolus*) is one of 16 recognized subspecies of the American black bear (Hall 1981). The Louisiana black bear is federally listed as threatened. Like other black bears, the Louisiana black bear has long black hair, and it can weigh more than 600 pounds (272 kilograms) (USFWS 1992). It is distinguished from other black bears by its longer, narrower, and flatter skull, and by its proportionately large molar teeth (Nowak 1986).

The Louisiana black bear prefers bottomland hardwood forests. It is found primarily in the Tensas and Atchafalaya River basins in Louisiana, areas that have been proposed as critical habitat. In fact, these areas of Louisiana are the locations of the only known breeding populations (Bowker and Jacobson 1995). Other areas with suspected occurrences of Louisiana black bears include the Loess Bluffs portion of the Mississippi River corridor in southwestern Mississippi and the adjacent Tunica Hills of Louisiana, as well as smaller areas in the lower East Pearl River and lower Pascagoula River basins of southern Mississippi (Wooding et al. 1993).

#### **F.2.3.2 Red Wolf**

The red wolf's (*Canis rufus*) range formerly included most of the southeastern states (NatureServe 2005), but now red wolf populations only occur in the wild in a few reintroduction sites. The red wolf is federally listed as endangered. Its diet is opportunistic and consists of a variety of invertebrates and vertebrates such as rabbits, rodents, deer, and birds, but it favors marsh rabbits, nutria, and carrion (Matthews and Moseley 1990).

The red wolf inhabits herbaceous and forested wetlands and riparian areas, coniferous, hardwood, and mixed forest, herbaceous grassland, and chaparral (NatureServe 2005). Home ranges vary depending on

the environment, but typically they are approximately 16,000 to 32,000 acres (6,500 to 13,000 hectares) (Riley and McBride 1975), or approximately 29,000 acres (11,700 hectares) for males and approximately 19,000 acres (7,800 hectares) for females (Carley 1979). The red wolf mates once a year in a season from January to February. The average gestation is 60 to 63 days. Litters average six or seven pups that reach sexual maturity in 3 years (NatureServe 2005).

#### **F.2.4 Marine Mammals**

The onshore portion, including the directional drilling from onshore to open water in the Gulf of Mexico, associated with the proposed SPR Chacahoula site would not affect the marine mammals. The construction and operation of the offshore brine disposal pipeline and operation of the brine diffusion system for the Chacahoula site may affect the marine mammal species. The dispersion of the brine discharge into the Gulf of Mexico would dissipate before reaching these depths as well.

##### **F.2.4.1 Gervais Beaked Whale**

The Gervais' beaked whale (*Ziphius cavirostris*) is a pelagic species that is associated with the continental shelf and deep oceanic waters, but it is also closely associated with the Gulf Stream waters. Little is known about this species, but it is believed that sexual maturity occurs when the whale reaches 15 feet (4.5 meters) in length. The life span is believed to be about 27 years. The diet consists mainly of squid and deepwater fishes (Wynne et al. 1999).

##### **F.2.4.2 Goose-Beaked Whale**

The goose-beaked whale (*Ziphius cavirostris*), also known as Cuvier's beaked whale, typically is found in waters that are greater than 3,280 feet (1,000 meters). The goose-beak is a pelagic species that is associated with the continental shelf and deep oceanic waters, but it is also closely associated with the Gulf Stream waters. Little is known about the goose-beaked whale, but it is believed to travel in pods of 2 to 25 animals, and it typically avoids vessels. Sexual maturity is believed to occur at about 7 to 11 years. Breeding occurs in the spring, with a calf born every 2 to 3 years after a 12-month gestation. The goose-beaked whale is believed to lactate for 12 months and live more than 35 years. Its diet consists mainly of deepwater fish and squid (Wynne et al. 1999).

##### **F.2.4.3 Pygmy Sperm Whale**

The pygmy sperm whale (*Kogia breviceps*) is a pelagic, deep-water species that inhabits the areas near the continental shelf edge, slope, and deep oceanic waters. It is found throughout the Gulf of Mexico in these waters. The pygmy sperm whale is not as social as other species, and it typically is found alone or in small groups. The male reaches sexual maturity at 8.9 to 9.8 feet (2.7 to 3.0 meters) in length, and the female reaches sexual maturity at a length of 8.5 to 9.1 feet (2.6 to 2.8 meters). A single calf is born after an 11-month gestation period, and lactation lasts about 12 months. The diet of the pygmy sperm whale consists mainly of squid, fish, and crustaceans (Wynne et al. 1999).

##### **F.2.4.4 Dwarf Sperm Whale**

The dwarf sperm whale (*Kogia simus*) is a pelagic, deep-water species that inhabits the areas near the continental shelf edge, slope, and deep oceanic waters. It is found throughout the Gulf of Mexico in these waters. The dwarf sperm whale is not as social as other species, and it typically is found alone or in small groups. Sexual maturity occurs at a length of about 6.9 to 7.2 feet (2.1 to 2.2 meters) in length. A single calf is born after a 9.5 month gestation period, and lactation lasts about 12 months. The diet of the dwarf sperm whale consists mainly of squid, fish, and crustaceans (Wynne et al. 1999).

#### **F.2.4.5 Sperm Whale**

The sperm whale (*Physeter macrophalus*) is a pelagic, deep-water species that inhabits areas near the continental slope. It is found throughout the Gulf of Mexico along the continental slope and along the Atlantic seaboard associated with Gulf Stream features. Female and young male sperm whales form breeding schools of 10 to 80 animals, while sexually inactive males form bachelor schools and older males are typically solitary. The female reaches sexual maturity at 7 to 11 years; the male reaches maturity at 19 years. A single calf is born every 3 to 6 years after a 14-month gestation period, and lactation lasts between 12 to 24 months. The diet of the sperm whale consists mainly of squid, but it can also include fish (Wynne et al. 1999).

#### **F.2.4.6 Atlantic Spotted Dolphin**

The Atlantic spotted dolphin (*Stenella frontalis*) is a tropical species that can be found in a variety of areas throughout the Gulf of Mexico ranging from coastal to pelagic environments, typically over the continental shelf and slope. It usually is associated with the Gulf Stream. The Atlantic spotted dolphin reaches sexual maturity at 8 to 15 years, and it breeds during the fall and spring. One calf is born every 1 to 2 years after a 12-month gestation period. Lactation typically lasts 3 to 5 years. The dolphin can live 25 to 30 years. The Atlantic spotted dolphin is a gregarious species, and it can be found in groups (less than 20) of other dolphins and small whales along the coast and in larger groups (less than 100) offshore. The diet of the Atlantic spotted dolphin consists of squid and a variety of fish (Wynne et al. 1999).

#### **F.2.4.7 Rough-Toothed Dolphin**

The rough-toothed dolphin (*Steno bredanensis*) is a tropical, pelagic species that is found seaward of the continental slope. Little is known about the rough-toothed dolphin, but it is thought to be sexually mature at about 10 to 14 years, and it may live as long as 32 years. The dolphin is believed to travel in pods of 10 to more than 100 and to associate with other species such as spinner dolphins, bottlenose dolphins, and pilot whales. Sometimes the rough-toothed dolphin can be found associated with large mats of Sargassum. The diet of the rough-toothed dolphin consists of deepwater octopus, squid, and fish (Wynne et al. 1999).

#### **F.2.4.8 Killer Whale**

The killer whale (*Orcinus orca*) can be found in both coastal and oceanic waters, ranging from tropical to polar waters. The killer whale is a highly social animal that travels in pods of between 3 to 55 animals, and it often cooperates in hunting and feeding efforts. The killer whale is sexually mature at 10 to 15 years and mates year round. A single calf is born every 3 to 8 years after a 17-month gestation period. Lactation lasts about 12 months. The killer whale can live more than 50 years. The diet of the killer whale is diverse and includes fish, birds, squid, turtle, and other marine mammals (Wynne et al. 1999).

#### **F.2.4.9 False Killer Whale**

The false killer whale (*Pseudorca crassidens*) is pelagic species found in the deeper waters of the Gulf of Mexico, seaward of the continental shelf. The false killer whale is a social species that can be found in groups from 10 to more than 100 with the same species or with other dolphin species. It is sexually mature at 8 to 14 years. A single calf is born every 3 to 4 years after a 16-month gestation period. This species has been known to be aggressive toward other smaller dolphins. The diet of the false killer whale consists mainly of squid and fish (Wynne et al. 1999).

#### **F.2.4.10 Short-Finned Pilot Whale**

The short-finned pilot whale (*Globicephala macrorhynchus*) can be found in a variety of water depths, and typically it is associated with squid, its main prey. It is a tropical species that is usually associated with the Gulf Stream, and it can be found in pelagic or coastal environments, possibly moving inshore during the summer months. The short-finned pilot whale is a social species that can be found in groups of 10 to more than 100, and often it is associated with bottlenose dolphins. The short-finned pilot whale is believed to be sexually mature at 6 to 12 years, and it breeds every 3 years, giving birth to a single calf after a 15- to 16-month gestation period. Lactation lasts about 20 months. Individual whales can live between 50 to 70 years. Its diet consists primarily of squid, but it has been known to prey on fish (Wynne et al. 1999).

#### **F.2.4.11 Pygmy Killer Whale**

The pygmy killer whale (*Feresa attenuata*) is a pelagic species found in the deeper waters of the Gulf of Mexico, seaward of the continental shelf. Little is known about the pygmy killer whale, but its diet is believed to consist mostly of fish, and it has been observed preying on squid. The pygmy killer whale is a gregarious species that typically associates in groups of 10 to 50 individuals. The pygmy killer whale has shown aggressive tendencies, but typically it is wary of boats (Wynne et al. 1999).

#### **F.2.4.12 West Indian Manatee**

The West Indian manatee (*Trichechus manatus*) is a slow-moving aquatic mammal with gray to brown skin, a small head, flexible flippers, and a large tail. Its large rounded body weighs on average 441 to 1,102 pounds (200 to 500 kilograms) and it is approximately 9.8 to 13 feet (3 to 4 meters) in length (Nowak 1991). Its diet is primarily submergent, emergent, and floating vegetation, although it varies according to plant availability. West Indian manatees may live several decades (O'Shea and Ludlow 1992).

The West Indian manatee is present in the coastal areas from the southeastern United States to northeastern South America. In the southeastern United States, the manatee occurs primarily in Florida and southeastern Georgia; individuals may occur as far north as Rhode Island on the Atlantic Coast (Reid 1996) and as far west as Texas on the Gulf Coast, but these sightings are rare. The West Indian manatee is federally listed as endangered in its entire range (Florida, Georgia, Puerto Rico, and Texas).

Shallow coastal waters, estuaries, bays, rivers, and lakes comprise the West Indian manatee's habitat, although it seems to prefer rivers and estuaries to marine habitats (Lefebvre et al. 1989). In addition, the West Indian manatee sometimes travels through dredged canals or quiet marinas. In the north during October to April, the manatee congregates in warmer waters because it cannot tolerate prolonged exposure to water colder than 68 °Fahrenheit (20 °Celsius). The West Indian manatee prefers waters at least 3.3 to 6.6 feet (1 to 2 meters) in depth; however, along the coast, the manatee often can be found in water 9.8 to 16.4 feet (3 to 5 meters) deep. In addition, it prefers not to be in water with strong currents, and it is consistently associated with freshwater (Lefebvre et al. 1989). Because its young are born in the water, sheltered bays, coves, and canals are important for the West Indian manatee's reproductive success (O'Shea and Ludlow 1992).

While the female manatee is sexually mature at a minimum age of 4 to 5 years, most females do not breed successfully until the age of 7 to 9 years. The male manatee breeds at 9 to 10 years, although it may mature physically a few years earlier. Males and females mate promiscuously. Young are born after a gestational period of approximately 12 to 14 months, and typically an interval of 3 to 5 years passes before the individual female gives birth to another calf. Usually 2 years pass if a calf is lost early. Calves

are born in spring or early summer, and normally a female gives birth to one calf. Young are weaned by the age of 1 to 2 years (O'Shea and Ludlow 1992).

#### **F.2.4.13 Bottlenose Dolphin**

The bottlenose dolphin (*Tursiops truncatus*) typically can be found in coastal or offshore waters. In the coastal environment, the bottlenose dolphin can be found in warm, shallow inshore waters of bays and rivers. When offshore, it is usually in deep waters over the continental shelf and slope. The female bottlenose dolphin reaches sexual maturity at 5 to 10 years of age, while the male reaches maturity at 8 to 12 years of age. The bottlenose dolphin breeds during the fall and spring, and produces one calf every 3 to 6 years after a 12-month gestation period. Lactation typically lasts 12 to 18 months. The dolphin may live more than 50 years. The bottlenose dolphin is a social species, and along the coast it can be found in small groups (less than 10) and in larger groups (10 to more than 100) offshore. This species usually can be found in mixed groups with pilot whales and right whales. The diet of the bottlenose dolphin consists of fish, invertebrates, and squid (Wynne et al. 1999).

### **F.2.5 Reptiles**

#### **F.2.5.1 Atlantic Hawksbill Sea Turtle**

The Atlantic hawksbill sea turtle (*Eretmochelys imbricata*) has a large brown carapace with overlapping scutes and two claws on each flipper. Some individuals have a tortoiseshell pattern of radiating streaks. The young are all black or dark brown except for raised ridges, shell edges, and areas on the neck and flippers. Mature adults are usually 30 to 35 inches (76 to 89 centimeters) in length (Conant and Collins 1991). The Atlantic hawksbill sea turtle feeds on the ocean bottom and reef faces close to shore, eating a diet primarily consisting of crabs, sea urchins, shellfish, and jellyfish, but also including plant material and fish. This species is federally endangered.

The Atlantic hawksbill is a local and long distance migrant that prefers shallow coastal waters with rocky bottoms, coral reefs, mangrove-bordered bays, and estuaries (CSTC 1990), preferring to nest on undisturbed, deep-sand beaches on the Gulf Coast of Mexico, the West Indies, the Bahamas, and the Americas (Meylan 1992; Lund 1985). The adult female nests only once every 2 to 3 years from May to November and lays 4 to 6 clutches of 50 to more than 200 eggs at 14- to 18.5-day intervals (NatureServe 2005). Incubation lasts approximately 2 months; the age of sexual maturity is unknown (CSTC 1990).

#### **F.2.5.2 Green Sea Turtle**

The green sea turtle (*Chelonia mydas*) has a brown carapace covered in dark, wavy markings, radiating mottled markings, or large dark brown blotches; young are black or dark brown with white undersides. Mature adults are usually 35 to 48 inches (90 to 122 centimeters) up to more than 60 inches (153 centimeters) in length. The length of the hatchling carapace is usually between 1.6 and 2.4 inches (4 and 6 centimeters) (Conant and Collins 1991). This turtle most commonly feeds in shallow, low-energy waters containing abundant submerged vegetation. Adults are primarily herbivores, while juveniles are more invertivorous. The green sea turtle is federally threatened.

The green sea turtle is a long distance migrant preferring tidal flats, pelagic zones, and isolated sand dunes. It prefers to nest on high-energy beaches with deep sand (NatureServe 2005). Every 2 to 4 years, the female lays between 1 and 8 clutches, each averaging 90 to 140 eggs, at approximately 2-week intervals. Nesting occurs between March and October in the Caribbean-Gulf of Mexico region, with a peak in May and June (Ehrhart and Witherington 1992). There are no nesting records for green sea turtles in Louisiana, and sightings are fairly rare (LNHP 2004).

### **F.2.5.3 Kemp's Ridley Sea Turtle**

The Kemp's Ridley sea turtle (*Lepidochelys kempii*) is a small sea turtle that is federally listed as endangered. The turtle is found in shallow coastal and estuarine waters, including those of the Gulf of Mexico. Adults are olive green above and yellow below, and young are gray above and yellow below. The shell of the Kemp's Ridley sea turtle is nearly round, and its limbs are flattened flippers. The shell length is usually between 23 and 28 inches (58 and 70 centimeters) for adults and 1.5 to 1.7 inches (3.8 to 4.4 centimeters) for hatchlings (Conant and Collins 1991).

In coastal waters, the Kemp's Ridley sea turtle is usually found over sand or mud bottoms where it feeds on crabs. Nests are built on elevated dunes, especially on beaches backed up by large swamps or bodies of open water with seasonal, narrow ocean connections (NatureServe 2005).

During the nesting season from April to July, the female lays 1 to 4 clutches of about 100 eggs at intervals of 10 to 28 days. Eggs hatch in an average of 50 to 55 days (CSTC 1990).

### **F.2.5.4 Leatherback Sea Turtle**

The leatherback sea turtle (*Dermochelys coriacea*) has a black or dark blue carapace, often with irregular white or pink blotches, and seven prominent longitudinal ridges. The adult is usually 53 to 70 inches (135 to 178 centimeters) in length, with some as long as 74 inches (189 centimeters). The leatherback hatchling is about 2.4 to 3 inches (6 to 7.5 centimeters) long, and it is black and white and covered with small beady scales that are later shed (Conant and Collins 1991). It feeds primarily on jellyfish. This species is federally listed as endangered.

Mainly pelagic, the leatherback tends to approach land exclusively for nesting (Eckert 1992). This turtle is a long-distance migrant that prefers the open ocean, particularly along the edge of continental shelves; but it is also found in seas, gulfs, bays, and estuaries. When nesting, the leatherback seeks moist sand on sloping sandy beaches backed by vegetation near deep water and rough seas (CSTC 1990). Every 2 to 3 years, the female leatherback lays up to 10 (possibly more) clutches of 50 to 170 eggs at intervals of about 1 to 2 weeks. Nesting occurs between March and August in the Western hemisphere; eggs hatch in 8 to 10 weeks (Eckert 1992). Due to its preference for open water, this sea turtle is one of the least recorded sea turtles in Louisiana; however, it may be found anywhere along the coast (LNHP 2004).

### **F.2.5.5 Loggerhead Sea Turtle**

The loggerhead (*Caretta caretta*) is a reddish-brown sea turtle found in a variety of habitats, including open seas to more than 500 miles (805 kilometers) from shore, bays, estuaries, lagoons, creeks, and mouths of rivers, mainly in warm temperate and subtropical regions (NatureServe 2005). Adults have a carapace length typically between 28 to 49 inches (70 to 125 centimeters); hatchlings have a shell length of 1.6 to 2 inches (4 to 5 centimeters) (Dodd 1988 and 1992; Conant and Collins 1991). The loggerhead sea turtle is federally listed as threatened.

The female loggerhead sea turtle nests on open sandy beaches above the high-tide mark, seaward of well-developed dunes. This turtle favors high-energy and steeply sloped beaches with gradually sloped offshore approaches (CSTC 1990).

Between 50,000 to 70,000 clutches are deposited each year in southeastern states (Meylan et al. 1995). Despite some natural fluctuation in the size of the loggerhead population, numbers appear to be declining

in some areas, largely because of habitat destruction and incidental take by shrimp trawlers. The nesting population in the southeastern United States is believed to be declining (CSTC 1990, Taylor 1992).

Every 2 to 3 years, a mature female lays between 1 and 9 clutches of around 120 eggs at intervals of 2 weeks. Nesting occurs mainly at night, often at high tide, from April to early September. The eggs hatch in 8 to 9 weeks in the southeastern states. The sex of the hatchlings is determined by incubation temperatures, with the ratio strongly biased toward females in Atlantic coastal waters. Hatchlings emerge from the nest a few days after hatching, typically during darkness (Wibbels et al. 1991; Mrosovsky and Provancha 1992).

### F.3 FIELD OBSERVATIONS

This section presents observations made during field visits to the proposed Chacahoula storage site.

#### F.3.1 Chacahoula, Louisiana

Biologists from ICF International were unable to access land within the proposed Chacahoula site boundaries due to deep water and limited time. On October 21, 2005, observations were made from two points located south of the site boundary.

##### F.3.1.1 Proposed Chacahoula Storage Site

The proposed Chacahoula storage site area consists mainly of bottom hardwood swamp dominated by bald cypress. Other tree species observed were red maple, coastal plain willow, water tupelo, and Chinese tallow (an invasive species). The hardwood swamp is interspersed with open areas of deeper water covered in a vegetative mat. The National Wetlands Inventory describes the area as palustrine, semipermanently flooded, broadleaf deciduous or needleleaf deciduous wetland.

**Table F.3.1.1-1: Plant Species Observed at the Chacahoula Candidate Site**

Common name	Scientific Name	Vegetative Layer
Bald Cypress	<i>Taxodium distichum</i>	Canopy
Sweet Gum	<i>Liquidambar styraciflua</i>	Canopy
Eastern Cottonwood	<i>Populus deltoids</i>	Canopy
Oaks	<i>Quercus</i> spp.	Canopy
Black Willow	<i>Salix nigra</i>	Canopy
Ash	<i>Fraxinus</i> spp.	Canopy
Red Maple	<i>Acer rubrum</i>	Canopy
Box Elder	<i>Acer negundo</i>	Canopy
Hackberry	<i>Celtis occidentalis</i> L.	Canopy
Pecan	<i>Carya illinoensis</i>	Canopy
Tupelo	<i>Nyssa aquatica</i>	Canopy
Spanish Moss	<i>Tillandsia usneoides</i>	Epiphyte



**F.3.1.2 Proposed Chacahoula Raw Water Intake Structure**

The proposed location for the raw water intake (RWI) structure is on the ICW. The biologists were unable to visit this area during the visit due to limited access and time constraints.

**F.4 HABITAT ASSESSMENT AND POTENTIAL IMPACTS**

This section evaluates whether the proposed SPR development activities would take place in areas where threatened and endangered species are known to exist or where they may exist based on the natural history information presented in section F.2. For any component of the SPR proposal located in known or potential threatened, endangered, or candidate species habitat, the nature of potential impacts are described. The assessment considers potential mitigation measures that DOE would implement for selected development alternatives.

In the following sections, a separate assessment is provided for each of the proposed SPR candidate and expansion sites.

**F.4.1 Chacahoula, Louisiana**

The proposed Chacahoula site assessment evaluates the potential effects on threatened, endangered, and candidate species by each of the elements of the proposed action listed in table F.4.1-1.

Assessment findings for these components of the Chacahoula site proposal are presented for each of the following species.

**Table F.4.1-1: Elements of the Proposed Action and Location on Chacahoula Candidate Site**

<b>Element of Proposed Action</b>	<b>Location by Parish or Offshore Area</b>
Chacahoula candidate site	Lafourche
Power lines and associated rights-of-way (ROWs) to Chacahoula candidate site	Lafourche and Terrebonne
Pipeline ROWs from Chacahoula to St. James terminal	Lafourche and St. James
Pipeline ROWs from Chacahoula to LOOP storage facility at Clovelly	Lafourche
RWI in ICW and associated access road and pipeline and power line ROWs	Lafourche and Terrebonne
Brine disposal pipeline ROW to Gulf of Mexico	Lafourche, Terrebonne, Gulf of Mexico

**F.4.1.1 Birds**

**F.4.1.1.1 Bald Eagle**

The bald eagle has been recorded in all of the parishes containing elements of the proposed Chacahoula development (Lafourche, St. James, and Terrebonne). All of the proposed elements have the potential to affect bald eagles. Data provided by LDFW (Lester 2006) suggest there are 14 recorded nesting sites within 1 mile (2 kilometers) of the proposed Chacahoula site and facilities. Five of these nests are within 1,500 feet (460 meters) of a proposed element – one near the crude oil pipeline to Clovelly; two near the crude oil pipeline to St. James; and two near the RWI. Bald eagle nests in bald cypress trees near fresh to intermediate marshes or open water in the southeastern parishes (Carloss 2005); much of the habitat

surrounding the site and associated infrastructure (i.e., cypress-tupelo swamp) is potential high quality habitat for this species.

#### *Construction Impacts*

All proposed ROWs have at least one documented nesting area within 1 mile (2 kilometers). The USFWS and LDWF recommend against construction activities that would occur during nesting periods in Louisiana (i.e., October to mid-May) within 1 mile (2 kilometers) of nest sites. They also recommend that large trees be saved for potential roost and perch trees (Carloss 2005). During preconstruction surveys, DOE would have a biologist identify and map all bald eagle nests within 1 mile (2 kilometers) of a proposed ROW. DOE would coordinate with the USFWS and LDWF to avoid adverse impacts. This coordination would include implementing a construction schedule and large tree preservation plan. Trees within the ROW construction easement would be cleared, but DOE would re-seed with native species within this area to re-establish native habitat.

Construction of the Chacahoula storage site would remove all trees in the 350 acre (140 hectare) site and security buffer. This would be a large area of potential nesting, roosting, and foraging habitat within 1 mile (2 kilometers) of a recorded nesting area. Because of the complexity of this site, DOE would not be able to avoid all construction activities during nesting periods. DOE would consult with USFWS and LDWF to avoid, minimize, or mitigate for affects to bald eagles.

Data provided by LDWF indicate that the proposed RWI, RWI pipeline, crude oil pipeline to Clovelly, and crude oil pipeline to St. James have recorded nesting areas within 1,500 feet (460 meters). USFWS and LDWF recommends against any activity taking place within this buffer area of an active nesting site (Carloss 2005; Watson 2005). DOE would have a biologist survey the area to identify the exact locations of nests near the proposed RWI and ROWs. Where feasible, DOE would adjust proposed locations to avoid crossing within 1,500 feet (460 meters) of a nest tree. If nests can not be avoided, DOE would complete a biological assessment and formal Section 7 consultations. DOE would follow all recommendations provided in the Biological Opinion from USFWS.

#### *Operation and Maintenance Impacts*

Operation and maintenance activities at the site may affect the bald eagle because noise, human activities, and lights near nesting and perching sites can disturb normal behavior or render sites unsuitable for continued use by this species. DOE would use lowmast lighting and downshield lights to minimize the impacts of photopollution. The presence of the power lines leading to the site may affect the bald eagle by obstructing its flight path.

Along the RWI and brine disposal pipeline ROWs, maintenance activity would be restricted during nesting season; therefore, operation and maintenance activities would have no effect on the bald eagle. Most of the pipelines would be built along existing ROWs, and operation and maintenance of the proposed expansion would be similar to existing conditions and should have negligible impact on the bald eagle. Near the RWI structure, DOE would enclose the raw water pump station to minimize noise impacts on wildlife, including the bald eagle. Normal operation and maintenance activities at the RWI would be restricted during nesting seasons. Operation activities associated with a drawdown of oil may happen at any time of the year, and may affect bald eagles near the RWI.

##### **F.4.1.1.2 Brown Pelican**

Of the locations listed in table F.4.1-1, Lafourche and Terrebonne Parishes have recorded brown pelicans. All elements of the development associated with the Chacahoula site would be located in these parishes,

with the exception of portions of the crude oil pipeline to St. James Terminal and the offshore portion of the brine pipeline. Suitable habitat for the brown pelican is confined to the Gulf shore and associated barrier islands, sandbars, and wetlands. Consequently, the pipelines near the shore, which are the brine disposal pipeline ROW and the crude oil pipeline ROW to the storage facility at Clovelly, are the elements of the proposed development most likely to impact the brown pelican. According to USFWS, the brown pelican may roost in the vicinity of the Chacahoula ROWs close to the coast.

#### *Construction Impacts*

Nesting brown pelicans can be disturbed by human noise and activity nearby, especially if activity is closer than 330 to 1,970 feet (100 to 600 meters) to nests (NatureServe 2005). If the Chacahoula site is chosen for development, a biologist would identify brown pelican roosts along the proposed pipeline ROWs. If brown pelicans are identified in or near a pipeline ROW, construction would be scheduled to occur during periods when they are not present, if possible.

#### *Operation and Maintenance Impacts*

Operation and maintenance activities for these portions of the pipelines are expected to be infrequent and have no effect on the brown pelican. Operation and maintenance of the crude oil pipeline would be comparable to existing activities associated with the crude oil pipeline in the existing ROW. Along all pipelines, human activity would be minimal.

#### ***F.4.1.1.3 Peregrine Falcon***

The peregrine falcon is a winter migratory visitor to Lafourche and Terrebonne Parishes. Barrier islands along the Gulf Coast are important feeding areas for this long-distance migrant. Based on this habitat, the only part of the development that potentially would affect the peregrine falcon is the brine disposal pipeline and ROW through Terrebonne Parish; however, because the construction of the pipeline and ROW would be fairly small in scope, and the species does not nest in Louisiana, it is expected that the construction, operation, and maintenance of the pipeline would have no effect on the peregrine falcon.

#### ***F.4.1.1.4 Piping Plover***

Piping plovers have been identified in both Lafourche and Terrebonne Parishes. The piping plover overwinters on beaches, mudflats, and sandflats along the Gulf of Mexico, including barrier island beaches and spoil islands on the ICW. The piping plover uses these habitats for feeding, but not nesting. There is no beach habitat along the ROWs or at the Chacahoula site. The offshore portion of the brine disposal pipeline passes 7 miles (12 kilometers) to the west of designated critical habitat units (i.e., Unit LA-3, Point Au Fer Island, and Unit LA-4, Isles Dernieres). Construction, operation and maintenance of this ROW would not affect the piping plover since it would be located underwater and away from piping plover habitat.

#### **F.4.1.2 Fish**

##### ***F.4.1.2.1 Gulf Sturgeon***

Historically, the gulf sturgeon has been found in coastal rivers in the northeastern Gulf of Mexico region. Although it is listed in all three parishes that would contain elements of the proposed Chacahoula development, none of the Federal critical habitats for gulf sturgeon in Louisiana are in these parishes (USFWS 2003a); therefore, it is expected that the Chacahoula development would have no effect on gulf sturgeon.

##### ***F.4.1.2.2 Pallid Sturgeon***

Of the locations with proposed development for the Chacahoula site, only St. James Parish lists the pallid sturgeon species. The proposed element located in St. James Parish is the crude oil pipeline from the Chacahoula site to the existing St. James Terminal. The pallid sturgeon is reported to be present in the Mississippi River in St. James Parish, and it is found in other major free-flowing rivers within the Mississippi and Atchafalaya River systems in Louisiana. The proposed construction related to this element of the Chacahoula site would not cross the Mississippi River or any major tributaries, and there would be no effect on the pallid sturgeon.

#### **F.4.1.3 Mammals**

##### ***F.4.1.3.1 Red Wolf***

Terrebonne Parish, which would contain portions of the proposed brine disposal pipeline, is within the historical range of the red wolf; however, the species currently exists only in a few reintroduction sites in North Carolina and Tennessee. Development of the Chacahoula site and associated infrastructure would have no effect on the red wolf species.

#### **F.4.1.3.2 West Indian Manatee**

The West Indian manatee has been reported in all three of the parishes that encompass the proposed Chacahoula site development. However, sightings of the West Indian manatee in Louisiana are rare. Consultations with USFWS and LDWF did not indicate any concerns that the proposed SPR facilities in would have any affect to the manatees (Carloss 2005; Watson 2005; Lester 2006).

#### **F.4.1.4 Marine Mammals**

The construction of the brine disposal pipeline and the operation of the brine disposal system would have no effect on the Gervais beaked whale, goose-beaked whale, pygmy sperm whale, dwarf sperm whale, sperm whale, rough-toothed dolphin, killer whale, false killer whale, short-finned pilot whale, pygmy killer whale, and the bottlenose dolphin. These species are found in deeper waters than the terminus of the offshore pipelines and the brine diffuser contours (see Appendix B, Brine Discharge Modeling).

A description of the potential impacts on the Atlantic spotted dolphin follow; impacts on the West Indian manatee were discussed earlier.

##### **F.4.1.4.1 Atlantic Spotted Dolphin**

The Atlantic spotted dolphin is a tropical species that can be found in a variety of areas through the Gulf of Mexico. It ranges from coastal to pelagic environments, typically over the continental shelf and slope. The Atlantic spotted dolphin is usually associated with the Gulf Stream.

##### *Construction Impacts*

The Atlantic spotted dolphin is usually found in deeper waters than the extent of the brine disposal system, but it is known to venture into shallower waters. The species likely would avoid or leave any construction area, and then return after construction was complete. Due to the limited construction time and the relatively small area of the Gulf of Mexico that would be impacted, no effect would result on the Atlantic spotted dolphin.

##### *Operation and Maintenance Impacts*

The Atlantic spotted dolphin may occur in the location of the brine diffusion; however, it is unlikely that the species would remain in the area for an extended period. Because the dissipation of the brine would occur in a relatively small area of the Gulf of Mexico and the species would not be restricted to such areas, there would be no effect on the Atlantic spotted dolphin.

#### **F.4.1.5 Reptiles**

##### **F.4.1.5.1 Atlantic Hawksbill Sea Turtle**

The Atlantic hawksbill sea turtle has been reported in Lafourche and Terrebonne Parishes, but the only component of the Chacahoula development with the potential to affect the Atlantic hawksbill sea turtle and its habitat is the brine disposal pipeline and ROW. The hawksbill turtle nests from May to November on sandy beaches, often in the proximity of coral reefs. The turtle is seen occasionally in Louisiana, but more commonly it is seen in more tropical waters.

### *Construction Impacts*

Construction of the brine disposal pipeline onshore would have no effect on the Atlantic hawksbill sea turtle because the pipeline near the coast crosses through only wetland habitat, not beach. Offshore pipeline construction temporarily would disturb potential feeding habitat for Atlantic hawksbill sea turtle; however, the total area affected would be a small portion of the total available area of suitable habitat, and the species would suffer no effect.

### *Operation and Maintenance Impacts*

Operation and maintenance of the onshore portion of the brine disposal pipeline would have no effect on the Atlantic hawksbill turtle because the pipeline does not cross beach habitat. Operation of the offshore component of the brine disposal system would have no effect on the feeding habits or habitat of the sea turtle because the dissipation of the concentrated brine would allow for ambient or near-ambient conditions to exist in a short distance (see Appendix E, Essential Fish Habitat Assessment). Maintenance of the pipeline offshore would be infrequent, and it would not affect the Atlantic hawksbill sea turtle.

#### **F.4.1.5.2 Green Sea Turtle**

The green sea turtle has been reported in Lafourche and Terrebonne Parishes, but the only component of the Chacahoula development with the potential to affect the green sea turtle is the brine disposal pipeline and ROW. The green sea turtle nests from March to October, with a peak in May and June, on beaches with deep sand.

### *Construction Impacts*

The Louisiana National Heritage Program (LNHP 2004) reports no nesting records of the green sea turtle in the state. Even if the green sea turtle is in the area, construction of the brine disposal pipeline onshore would have no effect on the species because, near the coast, the pipeline crosses only through wetland habitat, not beach. Offshore pipeline construction temporarily would disturb potential feeding habitat for the green sea turtle; however, the total area affected would be a small portion of the total available area of suitable habitat, and there would be no effect on the species.

### *Operation and Maintenance Impacts*

Operation and maintenance of the onshore portion of the brine disposal pipeline would have no effect on the green sea turtle because the pipeline does not cross beach habitat. Operation of the offshore component of the brine disposal system would have no effect on the feeding and habitat of the green sea turtle because the dissipation of the concentrated brine would allow for ambient or near-ambient conditions to exist in a short distance (see Appendix E, Essential Fish Habitat Assessment). Maintenance of the pipeline offshore would be infrequent, and it would not affect the green sea turtle.

#### **F.4.1.5.3 Kemp's Ridley Sea Turtle**

Kemp's Ridley sea turtle has been reported in Lafourche and Terrebonne Parishes, but the only component of the Chacahoula development with the potential to affect the Kemp's Ridley sea turtle is the brine disposal pipeline and ROW. The Kemp's Ridley sea turtle nests from April to July.

### *Construction Impacts*

Construction of the brine disposal pipeline onshore would have no effect on the Kemp's Ridley sea turtle because, near the coast, the pipeline crosses only through wetland habitat, not beach. Offshore pipeline construction temporarily would disturb potential feeding habitat for the Kemp's Ridley sea turtle; however, the total area affected would be a small portion of the total available area of suitable habitat, and there would be no effect on the species.

### *Operation and Maintenance Impacts*

Operation and maintenance of the onshore portion of the brine disposal pipeline would have no effect on the Kemp's Ridley sea turtle because the pipeline does not cross beach habitat. Operation of the offshore component of the brine disposal system would have no effect on the feeding and habitat of the species because the dissipation of the concentrated brine would allow for ambient or near-ambient conditions to exist in a short distance (see Appendix E, Essential Fish Habitat Assessment). Maintenance of the pipeline offshore would be infrequent and would not affect the Kemp's Ridley sea turtle.

#### **F.4.1.5.4 Leatherback Sea Turtle**

The leatherback sea turtle has been reported in Lafourche and Terrebonne Parishes, but the only component of the Chacahoula development with the potential to affect the leatherback sea turtle is the brine disposal pipeline and ROW. The leatherback sea turtle nests from March and August, and it approaches land almost exclusively for nesting (Eckert 1992), which takes place on sloping sandy beaches backed by vegetation near deep water and rough seas (CSTC 1990).

### *Construction Impacts*

Construction of the brine disposal pipeline onshore would have no effect on the leatherback sea turtle because, near the coast, the pipeline crosses only through wetland habitat, not beach. Offshore pipeline construction temporarily would disturb potential feeding habitat for the leatherback sea turtle; however, the total area affected would be a small portion of the total available area of suitable habitat, and there would be no effect on the species.

### *Operation and Maintenance Impacts*

Operation and maintenance of the onshore portion of the brine disposal pipeline would have no effect on the leatherback sea turtle because the pipeline does not cross beach habitat. Operation of the offshore component of the brine disposal system would have no effect on the feeding and habitat of the species because the dissipation of the concentrated brine would allow for ambient or near-ambient conditions to exist in a short distance (see Appendix E, Essential Fish Habitat Assessment). Maintenance of the pipeline offshore would be infrequent, and it would not affect the leatherback sea turtle.

#### **F.4.1.5.5 Loggerhead Sea Turtle**

The loggerhead sea turtle has been reported in Lafourche and Terrebonne Parishes, but the only component of the Chacahoula development with the potential to affect the loggerhead sea turtle is the brine disposal pipeline and ROW. The loggerhead sea turtle nests from April to early September.

*Construction Impacts*

Construction of the brine disposal pipeline onshore would have no effect on the loggerhead sea turtle because, near the coast, the pipeline crosses only through wetland habitat, not beach. Offshore pipeline construction temporarily would disturb potential feeding habitat for the loggerhead sea turtle; however, the total area affected would be a small portion of the total available area of suitable habitat, and there would be no effect on the species.

*Operation and Maintenance Impacts*

Operation and maintenance of the onshore portion of the brine disposal pipeline would have no effect on the loggerhead sea turtle because the pipeline does not cross beach habitat. Operation of the offshore component of the brine disposal system would have no effect on the feeding and habitat of the species because the dissipation of the concentrated brine would allow for ambient or near-ambient conditions to exist in a short distance (see Appendix E, Essential Fish Habitat Assessment). Maintenance of the pipeline offshore would be infrequent, and it would not affect the loggerhead sea turtle.

**F.4.2 Bayou Choctaw, Louisiana**

This assessment for the proposed Bayou Choctaw expansion site evaluates the potential effects on threatened, endangered, and candidate species by each of the elements of the proposed action listed in table F.4.2-1.

**Table F.4.2-1: Elements of the Proposed Action and Location on Bayou Choctaw Site**

<b>Element of Proposed Action</b>	<b>Location by Parish or Offshore Area</b>
Bayou Choctaw site	Iberville
Brine Injection Well Area	Iberville

The proposed action would involve developing two additional caverns on the existing DOE site, acquiring one existing cavern co-located on the same salt dome, and developing six new offsite brine injection wells south of the storage facility. Approximately 3,000 feet (900 meters) of new pipeline would be required to connect the existing brine injection wells to the new injection wells. No offsite construction would be required for the existing RWI and crude oil distribution pipelines; therefore the Bayou Choctaw site and the new brine injections wells are the only elements assessed for the effects of construction on threatened, endangered, and candidate species.

If DOE proceeds with expansion at the Bayou Choctaw site, regular operation and maintenance activities associated with the site would be similar to current activities associated with storage caverns currently located there, and additional effects would be negligible or none.

Descriptions of evaluation findings for this element of the Bayou Choctaw site for each species follow. Note that all proposed elements associated with the Bayou Choctaw site are located in Iberville Parish.

**F.4.2.1 Birds**

The bald eagle is the only threatened, endangered, or candidate bird species reported in Iberville Parish. The Bayou Choctaw site is located near areas with potentially suitable habitat for the bald eagle, including open waters or wetlands adjacent to forest lands; however, no nests have been identified near the site. The Bayou Choctaw site is an existing petroleum storage site, and proposed construction



activities would be limited to the current site location. Because there are no known bald eagle nests in the area and the site is already developed, construction, operation, and maintenance activities for the proposed action would have no effect on the bald eagle.

#### **F.4.2.2 Fish**

##### ***F.4.2.2.1 Gulf Sturgeon***

The gulf sturgeon can be found in some rivers, streams, and estuarine and coastal waters in Louisiana, especially in the eastern part of the state (USFWS 2003a). The gulf sturgeon reportedly occurs in Iberville Parish (USFWS 2003b); however, available information sources do not identify specific gulf sturgeon habitat areas in this parish. Critical habitat for the gulf sturgeon has been designated in riverine and estuarine areas of Louisiana (USFWS 2003a), but the areas in or near Iberville Parish are not included in the critical habitat units for the gulf sturgeon listed by USFWS. The proposed Bayou Choctaw expansion site is located on Cavern Lake, which is connected to the ICW by a canal, and potentially it would serve as habitat for the gulf sturgeon. Considering the site's location relative to the coast and the minimal effects that expansion of this site would have on aquatic habitat in Cavern Lake, the proposed action would have no effect on the gulf sturgeon.

##### ***F.4.2.2.2 Pallid Sturgeon***

The pallid sturgeon inhabits larger channels of the Mississippi and Atchafalaya River systems in Louisiana. Iberville Parish, where the proposed action would be located, borders the Mississippi river, and it is reported to be within the known range of the pallid sturgeon; however, the proposed site is not located on the Mississippi River, its tributaries, or any large, free-flowing river (listed as the desired habitat of the pallid sturgeon). The proposed action would have no effect on the pallid sturgeon.

#### **F.4.2.3 Mammals**

The range of the Louisiana black bear once included all of Louisiana, including the location of the proposed Bayou Choctaw expansion site. Today, the only known breeding populations are in Louisiana in the Tensas and Atchafalaya river basins (Bowker and Jacobson 1995), areas that have been designated as critical habitat. The Bayou Choctaw site is not located in the designated critical habitat of the Louisiana black bear. All construction, operation and maintenance activities would occur within the current boundary of the Bayou Choctaw storage site. The Louisiana black bear has never been sighted at the existing facility. Thus, the expansion at the Bayou Choctaw site would have no effect on the Louisiana black bear.

#### **F.4.2.4 Marine Mammals**

No offshore elements are associated with Bayou Choctaw; no marine mammals would be affected.

### **F.4.3 West Hackberry, Louisiana**

The assessment for the proposed West Hackberry site evaluates the potential effects on threatened, endangered, and candidate species by each of the elements of the proposed action listed in table F.4.3-1.

The proposed action would involve acquiring three existing caverns adjacent to the existing DOE site and construction at the site to connect the caverns to the existing RWI, brine disposal, and oil distribution systems. The construction associated with making the connections would be relatively minor and limited

to onsite work; therefore, the West Hackberry site is the only element assessed for effects to threatened, endangered, and candidate species.

**Table F.4.3-1: Elements of the Proposed Action and Location on West Hackberry Site**

Element of Proposed Action	Location by Parish or Offshore Area
West Hackberry site	Cameron and Calcasieu

If DOE proceeded with expansion at the West Hackberry site, regular operation and maintenance activities associated with the site would be comparable to current activities associated with storage caverns currently located there, and additional incremental effects would be negligible or none.

Following are descriptions of the evaluation findings for this element of the West Hackberry site for each species.

**F.4.3.1 Birds**

***F.4.3.1.1 Bald Eagle***

The bald eagle has been reported in Cameron and Calcasieu Parishes in Louisiana. The West Hackberry candidate site is located near areas with potentially suitable habitat for the bald eagle, including open waters or wetlands adjacent to forest lands. DOE has reported occurrence of the bald eagle at the West Hackberry site or on lands through which the SPR pipelines pass (DOE 2002); however there are currently no known bald eagle nests near the site. The West Hackberry site is an existing petroleum storage site. Proposed construction activities would be limited to the current site location, and operation and maintenance would be similar to current activities; therefore, construction, operation, and maintenance activities for the proposed action would have no effect on the bald eagle.

***F.4.3.1.2 Brown Pelican***

The brown pelican has been reported in parishes along the Gulf Coast of Louisiana including Cameron Parish where the West Hackberry site is located. The brown pelican typically is found in coastal areas, including barrier islands, sandbars, and wetlands, and nearby shallow estuarine waters, sand spits, offshore sand bars, and islets (for nocturnal roosting). Although the West Hackberry expansion site does not have ideal habitat for the brown pelican, this species has been reported by DOE in locations near or on the site (DOE 2002). Because the area is not prime habitat for the brown pelican and construction would be restricted to onsite areas, construction activities are expected to have no effect on the species. Impacts from operation and maintenance activities would be comparable to those resulting from ongoing activities, and they would also have no effect on the brown pelican.

***F.4.3.1.3 Piping Plover***

The piping plover is found along the Gulf Coast of Louisiana, including Cameron Parish where the West Hackberry site is located. The habitat of the piping plover consists of areas directly adjacent to the coast (e.g., beaches, mudflats, sandflats, and dune systems). Due to the inland location of the West Hackberry site, construction, operation, and maintenance of the proposed action would have no effect on the piping plover.

Unit LA-1 in Cameron Parish is on the Federal list of designated critical habitat for the piping plover; however, all piping plover critical habitat areas in Louisiana, including Unit LA-1, are restricted to areas

in the immediate vicinity of the shoreline, and they do not extend inland beyond where densely vegetated habitat is located. Construction, operation, and maintenance activities associated with the West Hackberry site (all located inland) would have no effect on any areas of critical habitat.

#### ***F.4.3.1.4 Red-Cockaded Woodpecker***

The red-cockaded woodpecker is reported to be present in Calcasieu Parish where the proposed West Hackberry expansion site is located. The landscape of the storage site and area surrounding the site has emergent wetlands and open water areas, with abundant lakes, bayous, and canals. The red-cockaded woodpecker's usual habitat includes open pine woodlands or savannahs with large, old pines, and it is unlikely that the habitat in the vicinity of the West Hackberry site would be preferable to this species. There are designated primary and secondary core populations of the red-cockaded woodpecker in Louisiana, as described in section F.2.1.5; however, these populations are located in the central part of the state, more than 50 miles (80 kilometers) from the West Hackberry site.

Considering the site characteristics and the distance from known core populations of red-cockaded woodpecker, there would be no effect from construction and operation and maintenance activities on this species at the West Hackberry site.

#### **F.4.3.2 Fish**

The gulf sturgeon is potentially found in rivers, streams, estuarine, and coastal waters in Louisiana, especially in the eastern part of the state (USFWS 2003a). The gulf sturgeon reportedly occurs in Cameron Parish (USFWS 2003b). Critical habitat for the gulf sturgeon has been designated in riverine and estuarine areas of Louisiana (USFWS 2003a); however, the Federal list of designated critical habitat for the gulf sturgeon in Louisiana includes areas only in the eastern part of the state, and areas in or near Iberville Parish are not included. Available information sources do not identify specific gulf sturgeon habitat areas in this parish. The proposed West Hackberry expansion site is located near water bodies that potentially would serve as habitat for the gulf sturgeon; however, considering the site's location relative to the coast and the minimal impacts expansion of this site would have on aquatic habitat near the site, the proposed action would have no effect on the gulf sturgeon.

#### **F.4.3.3 Mammals**

##### ***F.4.3.3.1 Red Wolf***

The historical range of the red wolf included coastal areas of Louisiana, including Cameron and Calcasieu Parishes; however, the red wolf is now considered to be extinct from Louisiana (Davis and Schmidly 1997). The red wolf population along the Texas and Louisiana coast was rendered functionally extinct due to hybridization with the coyote (NatureServe 2005). Based on this current range information, construction, operation, and maintenance activities at the proposed West Hackberry site and associated infrastructure would have no effect on the red wolf.

##### ***F.4.3.3.2 West Indian Manatee***

The West Indian manatee has been reported to occasionally inhabit the coastal waters off of Louisiana, including coastal areas of Cameron Parish. Construction activities associated with expansion at the West Hackberry site would occur only on land, and it would not affect the aquatic habitat of the manatee. Operation and maintenance activities also would have no effect on the manatee.

#### **F.4.3.4 Marine Mammals**

No offshore elements are associated with West Hackberry; no marine mammals would be affected.

#### **F.4.3.5 Reptiles**

There are five species of endangered or threatened sea turtles that have been reported to inhabit coastal parishes in Louisiana, including Cameron Parish:

- Atlantic hawksbill sea turtle,
- Green sea turtle,
- Kemp's Ridley sea turtle,
- Leatherback sea turtle, and
- Loggerhead sea turtle.

These turtles all inhabit open ocean waters and nest on beaches or similar regions (e.g., tidal flats, pelagic zones, and isolated sand dunes). Loggerhead and Kemp's Ridley sea turtles also are occasionally found in near-shore or estuarine waters.

Because the West Hackberry site is located on the north side of Cameron Parish away from the coast, construction activities at the site would not affect areas inhabited by these species of sea turtles. Regular operation and maintenance activities at the site and the associated existing oil pipelines and RWI would also have no effect on these species.

#### **F.4.4 Assessment Summary**

Tables F.4.4-1 through F.4.4-8 identify the threatened, endangered, and candidate species that may be affected by each element of the four proposed new and expansion Louisiana sites. The potential for effects for each element was estimated based on information about the presence or absence of the species or suitable habitat in areas that would be affected. The evaluation also considered the potential mitigation factors. Tables F.4.4-1, F.4.4-3, F.4.4-5, and F.4.4-7 identify whether construction activities for each site may affect species. Tables F.4.4-2, F.4.4-4, F.4.4-6, and F.4.4-8 summarize whether operation and maintenance activities for each site may affect species.

Tables F.4.4-9 and F.4.4-10 summarize the number of species that may be affected by construction and operation and maintenance for the four sites. This summary is presented in table F.4.4-9 for the Chacahoula site and in table F.4.4-10 for the Bayou Choctaw and West Hackberry expansion sites. Based on current information, only two species (bald eagle and brown pelican) may be affected by the Chacahoula site proposal and no species are expected to be affected at the other two sites.

### **F.5 RECOMMENDATIONS**

The evaluation summarized in section F.4 considered how some potential effects would be minimized, avoided, or more accurately forecasted by the use of preconstruction field investigations, mitigation measures, and other precautionary measures. The recommendations below summarize the types of measures identified in section F.4 that would lessen the potential for effects resulting from the development of the SPR candidate sites in Louisiana. Additional measures may be identified during detailed planning if an alternative with one of the Chacahoula sites is selected for development.

**Table F.4.5-1: Summary of Potential Construction-Related Impacts to Threatened, Endangered, and Candidate Species from Development of the Chacahoula Site**

Species	Site	Power lines to Site	Chacahoula to St. James ROW	Chacahoula to Clovelly ROW	RWI and ROW to ICW	ROW to Gulf of Mexico	Offshore Brine Diffuser
<b>Birds</b>							
Bald Eagle	May affect	May affect	May affect	May affect	May affect	No effect	No effect
Brown Pelican	No effect	No effect	No effect	May affect	No effect	May affect	No effect
Peregrine Falcon	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Piping Plover	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Fish</b>							
Gulf Sturgeon	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Pallid Sturgeon	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Mammals</b>							
Red Wolf	No effect	No effect	No effect	No effect	No effect	No effect	No effect
West Indian Manatee	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Marine Mammals</b>							
Atlantic Spotted Dolphin	No effect	No effect	No effect	No effect	No effect	No effect	No effect
West Indian Manatee	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Reptiles</b>							
Atlantic Hawksbill Sea Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Green Sea Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Kemps Ridley Sea Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Leatherback Sea Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Loggerhead Sea Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect

**Table F.4.5-2: Summary of Potential Operation and Maintenance Impacts on Threatened, Endangered, and Candidate Species from Development of Chacahoula Site**

Species	Site	Power lines to Site	Chacahoula to St. James ROW	Chacahoula to Clovelly ROW	RWI and ROW to ICW	ROW to Gulf of Mexico	Offshore Brine Diffuser
<b>Birds</b>							
Bald Eagle	May affect	May affect	May affect	May affect	May affect	No effect	No effect
Brown Pelican	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Peregrine Falcon	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Piping Plover	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Fish</b>							
Gulf Sturgeon	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Pallid Sturgeon	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Mammals</b>							
Red Wolf	No effect	No effect	No effect	No effect	No effect	No effect	No effect
West Indian Manatee	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Marine Mammals</b>							
Atlantic Spotted Dolphin	No effect	No effect	No effect	No effect	No effect	No effect	No effect
West Indian Manatee	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Reptiles</b>							
Atlantic Hawksbill Sea Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Green Sea Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Kemps Ridley Sea Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Leatherback Sea Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Loggerhead Sea Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect

**Table F.4.5-3: Summary of Potential Construction-Related Impacts to Threatened, Endangered, and Candidate Species by Development of Bayou Choctaw Site**

Species	Site	Brine Injection Wells
<b>Birds</b>		
Bald Eagle	No effect	No effect
<b>Fish</b>		
Gulf Sturgeon	No effect	No effect
Pallid Sturgeon	No effect	No effect
<b>Mammals</b>		
Louisiana Black Bear	No effect	No effect

**Table F.4.5-4: Summary of Potential Operation and Maintenance Impacts to Threatened, Endangered, and Candidate Species by Development of the Bayou Choctaw Site**

Species	Site	Brine Injection Wells
<b>Birds</b>		
Bald Eagle	No effect	No effect
<b>Fish</b>		
Gulf Sturgeon	No effect	No effect
Pallid Sturgeon	No effect	No effect
<b>Mammals</b>		
Louisiana Black Bear	No effect	No effect

**Table F.4.5-5: Summary of Potential Construction-Related Impacts to Threatened, Endangered, and Candidate Species by Development of the West Hackberry Site**

Species	Site
<b>Birds</b>	
Bald Eagle	No effect
Brown Pelican	No effect
Piping Plover	No effect
Red-Cockaded Woodpecker	No effect
<b>Fish</b>	
Gulf Sturgeon	No effect
<b>Mammals</b>	
Red Wolf	No effect
West Indian Manatee	No effect
<b>Reptiles</b>	
Atlantic Hawksbill Sea Turtle	No effect
Green Sea Turtle	No effect
Kemp's Ridley Sea Turtle	No effect
Leatherback Sea Turtle	No effect
Loggerhead Sea Turtle	No effect

**Table F.4.5-6: Summary of Potential Operation and Maintenance Impacts to Threatened, Endangered, and Candidate Species Affected by Development of the West Hackberry Site**

Species	Site
<b>Birds</b>	
Bald Eagle	No effect
Brown Pelican	No effect
Piping Plover	No effect
Red-Cockaded Woodpecker	No effect
<b>Fish</b>	
Gulf Sturgeon	No effect
<b>Mammals</b>	
Red Wolf	No effect
West Indian Manatee	No effect
<b>Reptiles</b>	
Atlantic Hawksbill Sea Turtle	No effect
Green Sea Turtle	No effect
Kemp's Ridley Sea Turtle	No effect
Leatherback Sea Turtle	No effect
Loggerhead Sea Turtle	No effect

**Table F.4.5-7: Summary of the Number of Species Potentially Affected at the Chacahoula Site**

Potential for Effect	Number of Species	
	Chacahoula, Louisiana	
	Construction	Operation and Maintenance
No effect	12	13
May affect	2	1

**Table F.4.5-8: Summary of the Number of Species Potentially Affected at the Bayou Choctaw and West Hackberry Sites**

Potential for Effect	Number of Species			
	Bayou Choctaw, Louisiana		West Hackberry, Louisiana	
	Construction	Operation and Maintenance	Construction	Operation and Maintenance
No effect	4	4	12	12
May affect	0	0	0	0



### **F.5.1 Chacahoula, Louisiana**

Following are the recommendations of the types of measures that could lessen the potential effects from developing the Chacahoula site:

- Conduct a preconstruction survey to identify bald eagle nests near the proposed site and on all pipeline ROWs. If any nests are found, DOE would coordinate with the USFWS and LDWF to avoid adverse impacts. Construction activities along ROWs would be scheduled to avoid nesting periods and pipeline ROWs routed around nesting trees, if possible. If ROWs cannot be rerouted, nesting trees and other large trees nearby would be left undisturbed if possible. Construction activities should be timed to avoid the nesting season and all activity should be restricted within 1,500 feet (450 meters) of active nests.
- Conduct a preconstruction survey to identify brown pelican roosts on or near the proposed brine disposal ROW in Terrebonne Parish or the crude oil pipeline ROW to Clovelly. If evidence of this species is found in or near a pipeline ROW, construction would be scheduled to occur during periods when the potentially affected species are not present, if possible. In all cases, bird nests and roosts should be left undisturbed, and all activity should be restricted within 1,320 feet (402 meters) of any sensitive species.
- Notify USFWS and the appropriate state wildlife officials if any protected species are observed either during preconstruction field surveys or during construction.
- Use directional drilling to construct the pipeline crossing, if feasible, at a proposed pipeline ROW that intersects a surface water body where there is confirmation of one or more endangered, threatened, or candidate species.
- Install and maintain sediment basins, silt fences, and hay bale barriers before or concurrent with soil disturbing activities when directional drilling is not used to construct a pipeline crossing a surface water body where an endangered, threatened, or candidate species may be present; silt curtains or other instream sediment barriers should be used to mitigate water quality impacts and downstream siltation.
- Schedule activities, to the extent practicable, to avoid sensitive life-cycle stages (e.g., spawning, nesting) identified in section F.2 when construction, operation, or maintenance activities would occur in areas identified as habitat for a threatened, endangered, or candidate species.

### **F.5.2 Bayou Choctaw, Louisiana**

Following is the recommendation of a measure that could lessen the potential effects from developing the Bayou Choctaw site and brine injection wells:

- Notify USFWS and the appropriate state wildlife officials if any protected species are observed either during preconstruction field surveys or construction.

### **F.5.3 West Hackberry, Louisiana**

Following is the recommendation of a measure that could lessen the potential effects from developing the West Hackberry site:

- Notify USFWS and the appropriate state wildlife officials if any protected species are observed either during preconstruction field surveys or construction.

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**Appendix G**  
**Evaluation of Federally Listed Species in Mississippi**

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**Table of Contents**

	<u>Page</u>
<b>G.1 INTRODUCTION.....</b>	<b>G-1</b>
G.1.1 Purpose .....	G-2
G.1.2 Threatened and Endangered Species Terminology.....	G-2
G.1.3 Organization.....	G-2
<b>G.2 LITERATURE REVIEW.....</b>	<b>G-2</b>
G.2.1 Birds.....	G-5
G.2.1.1 Bald Eagle .....	G-5
G.2.1.2 Brown Pelican.....	G-6
G.2.1.3 Interior Least Tern.....	G-6
G.2.1.4 Mississippi Sandhill Crane.....	G-7
G.2.1.5 Piping Plover .....	G-7
G.2.1.6 Red-Cockaded Woodpecker .....	G-8
G.2.2 Fish .....	G-9
G.2.2.1 Bayou Darter .....	G-9
G.2.2.2 Gulf Sturgeon .....	G-9
G.2.2.3 Pallid Sturgeon .....	G-10
G.2.2.4 Pearl Darter.....	G-10
G.2.3 Invertebrates.....	G-11
G.2.3.1 Alabama Heelsplitter Mussel .....	G-11
G.2.3.2 Camp Shelby Burrowing Crayfish .....	G-11
G.2.3.3 Fat Pocketbook Mussel.....	G-11
G.2.4 Mammals .....	G-12
G.2.4.1 Gray Myotis (Gray Bat).....	G-12
G.2.4.2 Louisiana Black Bear .....	G-12
G.2.5 Marine Mammals .....	G-13
G.2.5.1 Gervais Beaked Whale .....	G-13
G.2.5.2 Goose-Beaked Whale .....	G-13
G.2.5.3 Pygmy Sperm Whale.....	G-13
G.2.5.4 Dwarf Sperm Whale .....	G-13
G.2.5.5 Sperm Whale .....	G-14
G.2.5.6 Atlantic Spotted Dolphin.....	G-14
G.2.5.7 Rough-Toothed Dolphin.....	G-14
G.2.5.8 Killer Whale .....	G-14
G.2.5.9 False Killer Whale.....	G-14
G.2.5.10 Short-Finned Pilot Whale .....	G-15
G.2.5.11 Pygmy Killer Whale .....	G-15
G.2.5.12 West Indian Manatee .....	G-15
G.2.5.13 Bottlenose Dolphin .....	G-16
G.2.6 Plants.....	G-16
G.2.7 Reptiles .....	G-17
G.2.7.1 Alabama Red-Belly Turtle .....	G-17
G.2.7.2 Black Pine Snake.....	G-17
G.2.7.3 Eastern Indigo Snake.....	G-17

	G.2.7.4 Gopher Tortoise.....	G-18
	G.2.7.5 Green Sea Turtle.....	G-18
	G.2.7.6 Kemp’s Ridley Sea Turtle .....	G-18
	G.2.7.7 Loggerhead Sea Turtle .....	G-19
	G.2.7.8 Ringed Map Turtle .....	G-19
	G.2.7.9 Yellow-Blotched Map Turtle .....	G-20
<b>G.3</b>	<b>FIELD OBSERVATIONS.....</b>	<b>G-21</b>
	G.3.1 Bruinsburg, MS.....	G-21
	G.3.1.1 Bruinsburg Candidate Site.....	G-21
	G.3.1.2 Bruinsburg Raw Water Intake Structure .....	G-23
	G.3.2 Richton, MS.....	G-23
	G.3.2.1 Richton Candidate Site .....	G-23
	G.3.2.2 Raw Water Intake Structure .....	G-25
<b>G.4</b>	<b>HABITAT ASSESSMENT AND POTENTIAL EFFECTS.....</b>	<b>G-25</b>
	G.4.1 Bruinsburg, MS.....	G-25
	G.4.1.1 Birds .....	G-26
	G.4.1.1.1 Bald Eagle.....	G-26
	G.4.1.1.2 Interior Least Tern .....	G-26
	G.4.1.1.3 Red-Cockaded Woodpecker .....	G-26
	G.4.1.2 Fish .....	G-27
	G.4.1.2.1 Bayou Darter.....	G-27
	G.4.1.2.2 Gulf Sturgeon.....	G-27
	G.4.1.2.3 Pallid Sturgeon.....	G-28
	G.4.1.3 Invertebrates .....	G-29
	G.4.1.3.1 Alabama Heelsplitter Mussel.....	G-29
	G.4.1.3.2 Fat Pocketbook Mussel.....	G-29
	G.4.1.4 Mammals .....	G-30
	G.4.1.4.1 Louisiana Black Bear.....	G-30
	G.4.1.4.2 West Indian Manatee .....	G-31
	G.4.1.5 Marine Mammals.....	G-31
	G.4.1.6 Reptiles .....	G-31
	G.4.2 Richton, MS.....	G-31
	G.4.2.1 Birds .....	G-32
	G.4.2.1.1 Bald Eagle.....	G-32
	G.4.2.1.2 Brown Pelican.....	G-33
	G.4.2.1.3 Mississippi Sandhill Crane .....	G-34
	G.4.2.1.4 Piping Plover .....	G-34
	G.4.2.1.5 Red-Cockaded Woodpecker .....	G-34
	G.4.2.2 Fish .....	G-35
	G.4.2.2.1 Gulf Sturgeon.....	G-35
	G.4.2.2.2 Pearl Darter .....	G-37
	G.4.2.3 Invertebrates .....	G-38
	G.4.2.4 Mammals .....	G-39
	G.4.2.4.1 Gray Myotis (Gray Bat).....	G-39
	G.4.2.4.2 Louisiana Black Bear.....	G-39
	G.4.2.5 Marine Mammals.....	G-39

G.4.2.6 Plants .....	G-39
G.4.2.7 Reptiles.....	G-40
G.4.2.7.1 Alabama Red-Belly Turtle.....	G-40
G.4.2.7.2 Black Pine Snake .....	G-40
G.4.2.7.3 Eastern Indigo Snake .....	G-41
G.4.2.7.4 Gopher Tortoise .....	G-41
G.4.2.7.5 Green Sea Turtle .....	G-42
G.4.2.7.6 Kemp’s Ridley Sea Turtle.....	G-42
G.4.2.7.7 Loggerhead Sea Turtle.....	G-43
G.4.2.7.8 Ringed Map Turtle.....	G-43
G.4.2.7.9 Yellow-blotched Map Turtle .....	G-43
G.4.3 Assessment Summary .....	G-45
<b>G.5 RECOMMENDATIONS.....</b>	<b>G-52</b>
G.5.1 Bruinsburg, MS.....	G-52
G.5.2 Richton, MS .....	G-53
<b>REFERENCES .....</b>	<b>G-54</b>

**LIST OF TABLES**

	<u>Page</u>
Table G.2-1: Federally Listed Threatened or Endangered Species in Louisiana Parishes and Mississippi Counties Associated with Proposed SPR Sites in Mississippi .....	G-3
Table G.2.1.6-1: Locations of Designated Core Red-Cockaded Woodpecker Populations in Mississippi.....	G-9
Table G.3.1.1-1: Plant Species Observed at the Bruinsburg Candidate Site .....	G-22
Table G.3.2.1-1: Plant Species Observed at the Richton Candidate Site .....	G-24
Table G.4.1-1: Elements of the Proposed Action and Location on Bruinsburg Candidate Site .....	G-25
Table G.4.2-1: Elements of the Proposed Action and Location on the Richton Candidate Site.....	G-31
Table G.4.2.1.5-1: Proximity of Red-Cockaded Woodpecker Designated Core Populations to Elements of Proposed Action for the Richton Site .....	G-35
Table G.4.3-1: Summary of Potential Construction-Related Impacts to Threatened, Endangered, and Candidate Species from Development of the Bruinsburg Candidate Site .....	G-46
Table G.4.3-2: Summary of Potential Operation and Maintenance Impacts to Threatened, Endangered, and Candidate Species from Development of the Bruinsburg Candidate Site .....	G-47
Table G.4.3-3: Summary of Potential Construction-Related Impacts to Threatened, Endangered, and Candidate Species from Development of the Richton Candidate Site .....	G-48
Table G.4.3-4: Summary of Potential Operation and Maintenance Impacts to Threatened, Endangered, and Candidate Species from Development of the Richton Candidate Site .....	G-50
Table G.4.3-5: Summary of the Number of Species Potentially Affected .....	G-52

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## Appendix G Evaluation of Federally Listed Species in Mississippi

### G.1 INTRODUCTION

This evaluation of federally listed species was prepared in conjunction with the environmental impact statement (EIS) for expansion of the Strategic Petroleum Reserve (SPR). The EIS evaluates the expansion of the SPR by developing additional storage capacity at two or three existing sites (West Hackberry and Bayou Choctaw in Louisiana and Big Hill in Texas) or developing one of four new sites (Chacahoula in Louisiana; Richton and Bruinsburg in Mississippi; and Stratton Ridge in Texas).

This appendix analyzes potential effects on federally endangered, threatened and candidate species, and marine mammals protected under the Endangered Species Act (ESA) and Marine Mammal Protection Act (special status species), respectively, from the proposed development of sites in Mississippi. Potential effects on endangered, threatened and candidate species and marine mammals from development of sites in Louisiana and Texas are analyzed in appendices F and H, respectively.

The Department of Energy (DOE) prepared this evaluation of federally listed species to review and document its findings of no effect and may affect in accordance with the definitions found in the Final ESA Section 7 Consultation Handbook dated March 1998 (Consultation Handbook) (USFWS and NMFS 1998), a letter from U.S. Fish and Wildlife Service (USFWS) dated September 29, 2005 (Werner 2005), and consultations with the USFWS field offices. The evaluation was based on the definitions of the effects to endangered or threatened species in the Handbook and letter, as provided below.

- **No effect.** The proposed action would not affect federally listed species or habitat (i.e., suitable habitat for the species occurring in the project county is not present in or adjacent to the action area).
- **Is not likely to adversely affect.** The project may affect listed species and/or critical habitat; however, the effects would be discountable, insignificant, or completely beneficial. Certain avoidance and minimization measures may need to be implemented in order to reach this level of effects.
- **Is likely to adversely affect.** Adverse effects to listed species may occur as a direct or indirect result of the proposed action or its interrelated or interdependent actions, and the effect would not be discountable, insignificant, or beneficial. If the overall effect of the proposed action would be beneficial to the listed species but also would be likely to cause some adverse effects to individuals of that species, then the proposed action "is likely to adversely affect" the listed species.

DOE is evaluating the impacts associated with four proposed new sites and three proposed expansion sites, some of which may have more than 100 miles (161 kilometers) of new pipelines, new tank farms, and brine disposal systems (offshore diffuser or injection wells) associated with it. When DOE issues a record of decision, it will select either an alternative with one new site and two or three expansion sites for future development, or the no-action alternative. For these reasons, DOE has not conducted comprehensive field surveys and can reach only "no effect" or "may affect" conclusions for this evaluation of special status species instead of using all of the classifications described earlier. For the finding of "may affect," DOE has not completed onsite surveys to support a finding of "is not likely to adversely affect" or "is likely to adversely affect;" therefore, a finding of "no effect" or "may affect" is the conclusion that DOE can reach at this time.

After issuing the record of decision that specifies the new site or sites and the expansion sites that would be developed, DOE would perform site- and species-specific surveys for all the federally listed species that received a finding of “may affect.” DOE would perform the evaluation of the federally listed species in consultation with USFWS and in accordance with section 7 of the ESA and the Final ESA section 7 Consultation Handbook dated March 1998.

### **G.1.1 Purpose**

This evaluation analyzes the potential effects on federally listed threatened and endangered species of construction, operation, and maintenance of additional SPR storage capacity. Proposed activities vary by site (e.g., based on existing infrastructure) and may include construction of underground storage caverns and surface facilities at the storage sites; construction of pipelines for crude oil distribution, raw water supply, and brine disposal; surface or groundwater withdrawals to support solution mining of new caverns; discharge of brine in the Gulf of Mexico; and construction of miscellaneous facilities at oil distribution sites.

### **G.1.2 Threatened and Endangered Species Terminology**

USFWS lists a species on the Federal Endangered Species List as “threatened” when it is likely to become endangered throughout all or a significant portion of its range in the foreseeable future, and lists a species as “endangered” when it is in danger of extinction throughout all or a significant portion of its range. In addition, the USFWS maintains a list of what are called “candidate species” that are being considered for listing under the Endangered Species Act. A candidate species is a species that the USFWS has on file sufficient information to support a proposal to list as endangered or threatened, but for which preparation and publication of a proposal is precluded by higher-priority listing actions. Federal agencies are encouraged to consider these species in preparing environmental impact analysis done under NEPA in order to alleviate threats to them and thereby possibly eliminate the need to list the species as endangered or threatened.

To define all the species that are required to be addressed in the biological assessment, DOE contacted and obtained information from the USFWS, National Oceanic and Atmospheric Administration (NOAA) Fisheries, and the Mississippi Department of Wildlife, Fisheries, and Parks. Appendix K contains lists of the consultation meetings held.

### **G.1.3 Organization**

This appendix includes the following: a brief literature review for each of the species addressed (section G.2); observations made during site visits (section G.3); an assessment of the potential effects of the proposed action on the threatened, endangered, and candidate species (section G.4); and recommendations for minimizing potential adverse effects on the subject species and on other biological resources (section G.5). References cited in this appendix are identified in section G.6.

## **G.2 LITERATURE REVIEW**

The literature review describes the natural histories of all species federally listed as threatened, endangered, or candidate *and* identified as present or potentially present (e.g., based on historical records) in at least one county or parish where proposed new and expanded SPR facilities and associated infrastructure would be located. Table G.2-1 lists the species evaluated in this appendix. Although table

G.2-1 pertains only to the Bruinsburg and Richton candidate sites in Mississippi, it includes species present in Louisiana parishes because the Bruinsburg oil distribution pipeline would cross into Louisiana from Mississippi.

**Table G.2-1: Federally Listed Threatened or Endangered Species in Louisiana Parishes and Mississippi Counties Associated with Proposed SPR Sites in Mississippi**

Common Name	Scientific Name	Federal Status	Mississippi and Louisiana Status <sup>a</sup>	Counties/Parishes Where Species May Exist <sup>b</sup>
<b>Birds</b>				
Bald Eagle	<i>Haliaeetus leucocephalus</i>	Threatened	Mississippi: Critically imperiled (breeding); imperiled (nonbreeding) Louisiana: Endangered	Mississippi: Adams, Jackson, Wilkinson Louisiana: East Baton Rouge, West Feliciana
Brown Pelican	<i>Pelecanus occidentalis</i>	Endangered	Mississippi: Critically imperiled (nonbreeding)	Mississippi: Jackson
Interior Least Tern	<i>Sterna antillarum athalassos</i>	Endangered	Mississippi: Rare or uncommon	Mississippi: Claiborne, Warren
Mississippi Sandhill Crane	<i>Grus canadensis pulla</i>	Endangered	Mississippi: Critically imperiled	Mississippi: Jackson
Piping Plover	<i>Charadrius melodus</i>	Threatened	Mississippi: Not Listed	Mississippi: Jackson
Red-Cockaded Woodpecker	<i>Picoides borealis</i>	Endangered	Mississippi: Critically imperiled	Mississippi: Amite, Forrest, George, Greene, Jackson, Perry, Wilkinson
<b>Fish</b>				
Bayou Darter	<i>Etheostoma rubrum</i>	Threatened	Mississippi: Critically imperiled	Mississippi: Claiborne, Copiah
Gulf Sturgeon	<i>Acipenser oxyrinchus desotoi</i>	Threatened	Mississippi: Critically imperiled Louisiana: Threatened	Mississippi: Forrest, Copiah, George, Greene, Jackson, Marion, Pike, Perry, Walthall Louisiana: East Baton Rouge, East Feliciana
Pallid Sturgeon	<i>Scaphirhynchus albus</i>	Endangered	Mississippi: Critically imperiled Louisiana: Endangered	Mississippi: Adams (P), Claiborne (P), Jefferson (P), Wilkinson (P) Louisiana: East Baton Rouge, East Feliciana, West Baton Rouge, West Feliciana
Pearl Darter	<i>Percina aurora</i>	Candidate	Mississippi: Not listed	Mississippi: Forrest, George, Jackson, Perry
<b>Invertebrates</b>				
Alabama Heelsplitter Mussel	<i>Potamilus inflatus</i>	Threatened	Louisiana: Threatened	Louisiana: East Baton Rouge
Camp Shelby Burrowing Crayfish	<i>Fallicambarus gordonii</i>	Candidate	Mississippi: Critically imperiled	Mississippi: Perry

**Table G.2-1: Federally Listed Threatened or Endangered Species in Louisiana Parishes and Mississippi Counties Associated with Proposed SPR Sites in Mississippi**

Common Name	Scientific Name	Federal Status	Mississippi and Louisiana Status <sup>a</sup>	Counties/Parishes Where Species May Exist <sup>b</sup>
Fat Pocketbook Mussel	<i>Potamilus capax</i>	Endangered	Mississippi: Critically imperiled	Mississippi: Jefferson
<b>Mammals</b>				
Gray Myotis (Gray Bat)	<i>Myotis grisescens</i>	Endangered	Mississippi: Not listed	Mississippi: Perry (P)
Louisiana Black Bear	<i>Ursus americanus luteolus</i>	Threatened	Mississippi: Critically imperiled  Louisiana: Threatened	Mississippi: Adams, Amite, Claiborne, Copiah, Forrest, George, Greene, Jackson, Jefferson, Lamar (P), Marion, Perry, Pike (P), Walthall (P), Wilkinson  Louisiana: West Feliciana
<b>Marine Mammals</b>				
Gervais Beaked Whale	<i>Mesoplodon europaeus</i>	Protected	Threatened	Mississippi: Jackson
Goose-Beaked Whale	<i>Ziphius cavirostris</i>	Protected	Threatened	Mississippi: Jackson
Pygmy Sperm Whale	<i>Kogia breviceps</i>	Protected	Threatened	Mississippi: Jackson
Dwarf Sperm Whale	<i>Kogia simus</i>	Protected	Threatened	Mississippi: Jackson
Sperm Whale	<i>Physeter macrophalus</i>	Endangered	Endangered	Mississippi: Jackson
Atlantic Spotted Dolphin	<i>Stenella frontalis</i>	Protected	Threatened	Mississippi: Jackson
Rough-Toothed Dolphin	<i>Steno bredanesis</i>	Protected	Threatened	Mississippi: Jackson
Killer Whale	<i>Orcinus orca</i>	Protected	Threatened	Mississippi: Jackson
False Killer Whale	<i>Pseudorca crassidens</i>	Protected	Threatened	Mississippi: Jackson
Short-Finned Pilot Whale	<i>Globicephala macrorhynchus</i>	Protected	Threatened	Mississippi: Jackson
Pygmy Killer Whale	<i>Feresa attenuate</i>	Protected	Threatened	Mississippi: Jackson
West Indian Manatee	<i>Trichechus manatus</i>	Endangered	Endangered	Mississippi: Jackson Louisiana: East Baton Rouge
Bottlenose Dolphin	( <i>Tursiops truncatus</i> )	Protected	Not listed	Mississippi: Jackson
<b>Plants</b>				
Louisiana Quillwort	<i>Isoetes louisianensis</i>	Endangered	Mississippi: Imperiled	Mississippi: Forrest, George, Greene, Jackson, Perry
<b>Reptiles</b>				
Alabama Red-Belly Turtle	<i>Pseudemys alabamensis</i>	Endangered	Mississippi: Endangered	Mississippi: Jackson
Black Pine Snake	<i>Pituophis melanoleucuc spp. Lodingi</i>	Candidate	Mississippi: Imperiled	Mississippi: Forrest, George, Marion, Perry



**Table G.2-1: Federally Listed Threatened or Endangered Species in Louisiana Parishes and Mississippi Counties Associated with Proposed SPR Sites in Mississippi**

Common Name	Scientific Name	Federal Status	Mississippi and Louisiana Status <sup>a</sup>	Counties/Parishes Where Species May Exist <sup>b</sup>
Eastern Indigo Snake	<i>Drymarchon corais couperi</i>	Threatened	Mississippi: Critically imperiled	Mississippi: Forrest (P), George (P), Greene (P), Jackson (P), Marion, Perry (P)
Gopher Tortoise	<i>Gopherus polyphemus</i>	Threatened	Mississippi: Imperiled	Mississippi: Forrest, George, Greene, Jackson, Lamar, Marion, Perry, Walthall
Green Sea Turtle	<i>Chelonia mydas</i>	Endangered	Mississippi: No definable occurrences, nonbreeding	Mississippi: Jackson
Kemp's Ridley Sea Turtle	<i>Lepidochelys kempii</i>	Endangered	Mississippi: Critically imperiled (nonbreeding)	Mississippi: Jackson
Loggerhead Sea Turtle	<i>Caretta caretta</i>	Threatened	Mississippi: Critically imperiled (breeding); imperiled (nonbreeding)	Mississippi: Jackson
Ringed Map Turtle	<i>Graptemys oculifera</i>	Threatened	Mississippi: Imperiled	Mississippi: Copiah, Marion
Yellow-Blotched Map Turtle	<i>Graptemys flavimaculata</i>	Threatened	Mississippi: Imperiled	Mississippi: Forrest, George, Greene, Jackson, Perry

Not listed: No state status; species is not classified as threatened or endangered by Louisiana.

<sup>a</sup> State status for Mississippi is provided for every species; state status for Louisiana is provided for only those species also present or potentially present in at least one Louisiana parish where SPR facilities are proposed.

<sup>b</sup> Includes only counties in Mississippi where SPR facilities are proposed.

(P) Potentially or historically present in the county.

## G.2.1 Birds

### G.2.1.1 Bald Eagle

The bald eagle (*Haliaeetus leucocephalus*) is a large bird of prey with an average wingspan of about 7 feet (2 meters). The adult male and female are similar in appearance, with a dark brown body and wings, and a distinctive white head and tail. This species is federally listed as threatened, although delisting has been proposed.

The bald eagle may be found throughout the continental United States and Alaska. It is most likely to be found in areas with large expanses of aquatic habitat with forested shorelines or cliffs where it selects supercanopy roost trees. The bald eagle is an opportunistic forager. Although it prefers fish, it will eat a great variety of mammals, amphibians, crustaceans, and birds, including many species of waterfowl (Buehler 2000).

The bald eagle nests almost exclusively at the edges of lakes, rivers, or seacoasts. It generally nests in tall trees or cliffs near the water's edge, although it occasionally nests on the ground. Nests are often reused in successive years. The breeding season generally begins in the spring (earlier in southern states), with the young fledging after about 6 months (USFWS 1983; USFWS 1995). According to comments submitted to DOE by the USFWS (James 2005), nesting activity occurs from September to January with young fledged usually by midsummer. Although resident breeding populations occur along the eastern Gulf Coast, the bald eagle in Mississippi is likely to be a nonbreeding migrant (NatureServe 2005).

The bald eagle is highly sensitive to human noise and interference (USFWS 1983; USFWS 1995). It is most sensitive during the first 12 weeks of the nesting cycle. Disturbance during nesting may lead to nest abandonment or reduced hatching and survival rates. Human activity near a nest late in the nesting cycle may also cause flightless birds to jump from the nest, lessening their likelihood of survival (Watson 2005).

#### **G.2.1.2 Brown Pelican**

The brown pelican (*Pelecanus occidentalis*) is a large water bird with a massive bill and throat pouch. Its wings and body are grayish-brown. The nonbreeding adult has a whitish head and neck, often with some yellow. The hindneck of a breeding adult is dark chestnut (NGS 1983, Palmer 1962). A larger individual has a wingspread of more than 7 feet (2 meters) (USFWS 2005).

The brown pelican is a fish eater, and it is found almost exclusively in coastal areas along the southern east coast, the Gulf of Mexico, and throughout the west coast. It prefers to feed in shallow estuarine waters and use sand spits, offshore sand bars, and islets for nocturnal roosting. Dry roosting sites are essential to suitable habitat (NatureServe 2005). Nests usually are built on coastal islands, on the ground or in small bushes and trees (Palmer 1962).

The brown pelican is a federally listed endangered species. Populations in California, Texas, and Louisiana were devastated by pesticide poisoning from dichlorodiphenyltrichloroethane (DDT), dichlorodiphenyldichloroethylene (DDE), and other compounds throughout the 1950s and 1960s; nevertheless, eastern and Gulf Coast populations of the brown pelican appear to be stable and possibly have been increasing in recent years. Contaminant levels in both populations are below the threshold for reproductive failure, but the populations are still very vulnerable to pesticide pollution (Anderson and Hickey 1970). Other threats include the disturbance of nesting birds by humans, a decline in fish populations, increased water turbidity resulting from dredging, oil and chemicals spills, entanglement in fishing gear, and extreme weather conditions. Recently, habitat degradation has affected both roosting and nesting. For example, nesting efforts have failed in the Gulf Coast because of erosion at the nesting sites (NatureServe 2005).

The brown pelican is classified as vulnerable in Texas and imperiled in Louisiana. The State of Mississippi has no listed conservation status for the species, although the species is found in Jackson and Harrison Counties.

#### **G.2.1.3 Interior Least Tern**

The least tern (*Sterna antillarum*) is the smallest North American tern, with an average body length of about 9 inches (23 centimeters). The breeding adult is mainly gray, topped by a black cap and nape and a white forehead. The least tern is classified by the USFWS as endangered in Louisiana in areas along the Mississippi River and its tributaries, Mississippi along the Mississippi River, and all of Texas except in areas within 50 miles (80.5 kilometers) of the coast (USFWS 2005).

There are two recognized subspecies of the least tern, one of which—the interior least tern (*Sterna antillarum athalassos*)—is found in Texas, Louisiana, and Mississippi. This subspecies includes interior populations of the bird (not a taxonomic variation), which tend to be more critically endangered because of habitat loss caused by large-scale water management projects that destroy breeding grounds (NatureServe 2005).

Breeding grounds for the least tern are found locally throughout the Mississippi River system. Nesting occurs on and near the river with eggs often resting directly on sandbars (Aycock 2005). Good nesting areas are above the high-tide mark, have shells or stones for egg camouflage, and are near a plentiful source of small fish (Burger and Gochfeld 1990). Hatching success is easily disrupted by poor weather, tides, predation, and human disturbance.

The breeding season of the least tern is from May through August, although adult birds may roost near the nesting sites for up to a month before laying occurs (usually in May or June). The least tern that breeds in the southern Atlantic states migrates to wintering grounds in the Caribbean between August and September (NatureServe 2005).

The primary prey of the least tern is small fish from shallow rivers, streams, and lakes. When available, crustaceans, insects, mollusks, and annelids may also form part of the diet (Whitman 1988).

#### **G.2.1.4 Mississippi Sandhill Crane**

The Mississippi sandhill crane (*Grus canadensis pulla*) is an endangered subspecies. Like other sandhill cranes, the Mississippi subspecies is a tall, about 4 feet (1 meter), long-necked crane that is uniformly gray-brown except for a red crown. The Mississippi subspecies is darker than other sandhill cranes (Valentine and Lohofener 1991). The entire wild population of this subspecies, which consists of slightly more than 100 birds, is found on and near the Mississippi Sandhill Crane National Wildlife Refuge in Jackson County, MS.

The habitats preferred by Mississippi sandhill crane include open savannas, swamp edges, young pine plantations, and wetlands along edges of pine forests (NatureServe 2005). The diet of this species consists primarily of aquatic invertebrates, reptiles, amphibians, insects, and aquatic plants (Ehrlich et al. 1992).

#### **G.2.1.5 Piping Plover**

The piping plover (*Charadrius melodus*) is a small, sandy-colored shorebird similar in appearance to a sandpiper. Distinguishing field marks of this species include yellow-orange legs, a black band across the forehead from eye to eye, and a black ring around the base of its neck (USFWS 2005). The piping plover is federally listed as threatened in Mississippi.

A migratory species, the piping plover overwinters on beaches, mudflats, and sandflats along the Atlantic coast and the Gulf of Mexico including barrier island beaches and spoil islands on the Gulf Intracoastal Waterway (USFWS 2005). Critical habitat for the wintering piping plover has been proposed for the following several specific locations in Jackson County, MS (USFWS 2001c):

- **Unit MS-10:** Ocean Springs West. 1.2 miles (1.9 kilometers) of shoreline in Jackson County. This unit extends from U.S. 90 and includes the shore of Biloxi Bay following the shoreline southeast to the Ocean Springs Harbor inlet. The shoreline of this unit is privately owned.
- **Unit MS-11:** Ocean Springs East. 1.6 miles (2.6 kilometers) of shoreline in Jackson County. This unit extends from Weeks Bayou and includes the shore of Biloxi Bay following the shoreline southeast to Halstead Bayou. The shoreline of this unit is privately owned.
- **Unit MS-12:** Deer Island. 9.1 miles (14.6 kilometers) of shoreline in Harrison County. The entire unit is on Deer Island. This unit includes privately owned Mississippi Sound shoreline.

- **Unit MS–13:** Round Island. 1.6 miles (2.6 kilometers) of shoreline in Jackson County. This unit includes privately owned Mississippi Sound shoreline.
- **Unit MS–14:** Mississippi Barrier Islands. 81.1 miles (130.5 kilometers) of shoreline in Harrison and Jackson Counties. This unit includes shoreline of the Mississippi Sound and Gulf of Mexico on Cat, East and West Ship, Horn, Spoil, and Petit Bois Islands. Approximately 24.8 miles (39.9 kilometers) are privately owned, and 59.4 miles (95.6 kilometers) are part of Gulf Islands National Seashore.
- **Unit MS–15:** North and South Rigolets. 3.7 miles (5.9 kilometers) of shoreline in Jackson County, MS, and Mobile County, AL. This unit extends from the southwestern tip of South Rigolets Island and includes the shore of Point Aux Chenes Bay, the Mississippi Sound, and Grand Bay following the shoreline east around the western tip, then north to the South Rigolets Bayou; then from the southeastern corner of North Rigolets Island north to the northeastern most point of the island. Approximately 2.7 miles (4.3 kilometers) are in Mississippi and 1.0 mile (1.6 kilometers) is in Alabama. Almost half the Mississippi shoreline length is in the Grand Bay National Wildlife Refuge.

The piping plover begins to arrive at wintering habitats in July and remains through September. Although a few plovers remain throughout the year, sightings are rare in late May, June, and early July (USFWS 2001c).

#### **G.2.1.6 Red-Cockaded Woodpecker**

The red-cockaded woodpecker (*Picoides borealis*) is a federally listed endangered species found in mature and old-growth pine forests in the southeastern United States. The red-cockaded woodpecker is black and white with a ladder back and distinctive white cheek patches (USFWS 2003b). The species is named for barely visible red streaks called “cockades” on the head of the adult male (NatureServe 2005).

The red-cockaded woodpecker has specific habitat requirements that include open pine woodlands or savannahs with large, old pines. Large pines are required because cavity nests are built only in inactive pine heartwood. Nesting trees must be in open stands with little or no hardwood midstory and few or no overstory hardwoods (USFWS 2003b). Foraging occurs in older pine stands within 0.5 mile (0.8 kilometer) of a colony (Aycock 2005).

The red-cockaded woodpecker lives in family groups that usually include a breeding pair and nonbreeding helpers. Most helpers are male. Mating typically occurs in November and December and March through May, and egg laying usually occurs in April and early May. Incubation lasts about 10 to 12 days (Hooper et al. 1980) and hatchlings remain in the nest for 26 to 29 days (NatureServe 2005).

According to the 1985 revision of the recovery plan for this species, there were approximately 14,068 red-cockaded woodpeckers living in 5,627 groups in 11 states (USFWS 2003b). USFWS established criteria for delisting the species based on the status and size of primary and secondary core populations named in the recovery plan. Table G.2.1.6-1 shows the locations of core populations of red-cockaded woodpeckers in Mississippi.

**Table G.2.1.6-1: Locations of Designated Core Red-Cockaded Woodpecker Populations in Mississippi**

Designated Core Population Type	Population Locations in Mississippi
Primary	Chickasawhay Ranger District, De Soto National Forest (includes parts of Jones, Wayne, and Green Counties)
	Bienville National Forest (includes parts of Jasper, Newton, Scott, and Smith Counties)
Secondary	De Soto Ranger District, De Soto National Forest (includes parts of Pearl River, Forrest, Perry, Greene, George, Stone, Harrison, and Jackson Counties)
	Homochitto National Forest (includes parts of Amite, Adams, Copiah, Franklin, Jefferson, Lincoln, and Wilkinson Counties)

**G.2.2 Fish**

**G.2.2.1 Bayou Darter**

The bayou darter (*Etheostoma rubrum*) is a threatened fish species found in western Mississippi in the Bayou Pierre and the lower reaches of its tributaries: White Oak Creek, Foster Creek, and Turkey Creek (USFWS 2005). The largest concentrations of the 2-inch (5.1-centimeter) fish are found in the sections of Bayou Pierre and Foster Creek in Copiah County, north of state highway 548 (Page and Burr 1991). Although the population density was stable in the 1980s and 1990s, continuing geomorphic changes have shifted the distribution upstream (Ross et al. 2001).

The typical habitat of the bayou darter includes creeks and small to medium rivers. The adult bayou darter is commonly collected near heads of gravel riffles in water less than 6 to 12 inches (15 to 30 centimeters) deep, which reflects the bayou darter’s preference for stable, moderately swift riffles of large gravel and rock (USFWS 1990b). In the winter, the bayou darter is often found near logs, cobble, and boulders, which may provide refuge during periods of high stream flow (Ross et al. 1990, 1992).

The female usually starts spawning after its first year, and it spawns at least twice per reproductive season, and lives 3 years (Burriss and Bagley 1983; USFWS 1990b; Knight and Ross 1992). Clutch size ranges from 20 to 75 ova depending on the size of the female (USFWS 2005). Reproduction occurs mid-April or early May to mid-August at a water temperature of 68 to 86 degrees Fahrenheit (20 to 30 degrees Celsius). The juvenile has been collected from late July to late August, but it also has been reported as early as June. The peak-spawning season is April to late May, or early June during rising water temperatures 72 to 84 degrees Fahrenheit (22 to 29 degrees Celsius) (Burriss and Bagley 1983; USFWS 1990b; Knight and Ross 1992). After spawning, the bayou darter buries its eggs for protection (Ross and Wilkins 1993).

**G.2.2.2 Gulf Sturgeon**

The Gulf sturgeon (*Acipenser oxyrinchus desotoi*) is a threatened anadromous fish species found in Gulf coastal waters from Louisiana to Florida. Primitive in appearance, the Gulf sturgeon has external bony plates, an extended snout, and four large barbels. Adults range from 4 to 8 feet (1.2 to 2.4 meters) in length, with the adult female measuring larger than the male (USFWS 2003a).

The Gulf sturgeon preys on benthic invertebrates and small fishes. Feeding is believed to occur only during the winter and spring in offshore or estuarine waters (Cross 1992).

USFWS has designated certain Gulf of Mexico rivers and tributaries as critical habitat for the Gulf sturgeon; it spends the first 2 years of its life in these habitats, and later it returns to breed. Spawning habitats are generally fresh water (sometimes tidal) and usually over a bottom of hard clay, rubble, gravel, or shell. Eggs of the Gulf sturgeon are demersal (heavy, sinking to the bottom) and adhesive (USFWS 2003a). In Mississippi, the designated critical habitats include major portions of the Pascagoula, Leaf, Chickasawhay, Pearl, and Bogue Chitto Rivers (USFWS 2003a).

### **G.2.2.3 Pallid Sturgeon**

The endangered pallid sturgeon (*Scaphirhynchus albus*) is a large fish, up 73 inches (186 centimeters), with a flat, shovel-like snout that has four fringed barbells. The pallid sturgeon has 37 to 43 dorsal rays and 24 to 28 anal rays. It is similar to the shovelnose sturgeon, but it has several distinct differences such as the paucity of scale-like scutes on the belly, a larger head, a wider mouth, smaller eyes, and a paler gray-white color above and on the sides (Page and Burr 1991). The pallid sturgeon is one of the largest fish species found in the Missouri/Mississippi River drainage (Gilbraith et al. 1988). Its diet consists of aquatic invertebrates (Carlson et al. 1985).

The pallid sturgeon's habitat consists of large, turbid free-flowing rivers or reservoirs. In a river or reservoir, the pallid sturgeon is most often found in strong current over firm gravel or sandy substrate (USFWS 1989a; Kallemeyn 1981). The pallid sturgeon's preferred temperature range is from 32 to 86 degrees Fahrenheit (0 to 30 degrees Celsius) (Dryer and Sandoval 1993).

The pallid sturgeon's range is quite large, covering about 3,515 miles (5,656 kilometers) of river through 13 states including Louisiana and Mississippi (Dryer and Sandoval 1993). In Louisiana, the most frequent occurrence of the pallid sturgeon is in the Mississippi and Atchafalaya Rivers, where the Atchafalaya diverges from the Mississippi River (Dryer and Sandoval 1993).

The spawning season for the pallid sturgeon lasts from July to August. The male becomes sexually mature at 3 to 4 years of age (Kallemeyn 1981), and the female becomes sexually mature at 7 years. It takes several years for eggs to mature between spawnings (Conte et al 1988). Little other information is available to describe the spawning requirements for the pallid sturgeon, so these requirements are often assumed to be similar to those of the shovelnose sturgeon. The shovelnose sturgeon spawns over rock, rubble, or gravel in the main channel of the Missouri and Mississippi Rivers and their major tributaries, or in the wing dams in the main stem of larger rivers (Christiansen 1975; Elser et al. 1977; Moos 1978; Helms 1974). In addition, in June the shovelnose sturgeon responds to increased waterflow from melting snow by migrating to spawn (Berg 1981).

### **G.2.2.4 Pearl Darter**

The pearl darter (*Percina aurora*) is a candidate endangered fish. It has a blunt snout, horizontal mouth, and large eyes set high on its head. Both sexes have a black spot at the base of the caudal fin, and the breeding male has dark bands on and at the base of the dorsal fin (Ross, in press). The female pearl darter reaches a maximum of 2.3 inches (57 millimeters) in length, and the male reaches a maximum length of 2.6 inches (6.6 centimeters) (Suttkus et al. 1994).

Historically, the pearl darter inhabited the Pearl and Pascagoula drainage systems in Mississippi and Louisiana. No pearl darters have been collected from the Pearl River drainage system since 1973, and it is now believed to exist only in the Pascagoula River drainage system, where specimens are rarely found

(NatureServe 2005). In surveys since 1983, pearl darters have been found only in the Pascagoula, Chickasawhay, Chunky, Leaf, and Bouie Rivers and Okatoma and Black Creeks in Mississippi (USFWS 2001a). The only documented location where spawning is known to occur is in the Leaf River in the vicinity of Eastabuchie and the confluence of the Bouie and Leaf Rivers near Hattiesburg (USFWS 2001a).

Although the habitat requirements of the pearl darter are not well known, the choice may be similar to those of the channel darter. The channel darter generally inhabits rivers and large creeks in areas of moderate current, usually over sand and gravel substrates. These habitat conditions are typical of the lower ends of riffles or the edges of deep channels (NatureServe 2005). The pearl darter is deemed to be threatened by changes in the flow regime of its host rivers, by pollutant loadings from streambank erosion and nonpoint source runoff, and the potential for catastrophic losses resulting from oil toxicity or chemical spills (USFWS 2001a).

### **G.2.3 Invertebrates**

#### **G.2.3.1 Alabama Heelsplitter Mussel**

The Alabama heelsplitter (*Potamilus inflatus*), also known as the inflated heelsplitter, is a bivalve mollusk with an adult shell size of approximately 5.5 inches (14 centimeters) in length. Shells are typically brown or black, and they may be streaked with green rays in juveniles (NatureServe 2005). The specific feeding habits of the heelsplitter are unknown, but its prey likely includes detritus, diatoms, phytoplankton, and zooplankton. As with other freshwater mussels, the heelsplitter feeds by filtering food particles from the water column (Churchill and Lewis 1924).

The Alabama heelsplitter prefers stable and soft substrata including sand, sandy-gravel, mud, and silt (Stern 1976; Hartfield 1988). It tends to collect on the protected side of bars, and it is found in water up to 20 feet (6 meters) deep (Hartfield 1988). Historically, the Alabama heelsplitter was found in the Pearl River of Mississippi, as well as some rivers in Alabama and Louisiana (Hurd 1974; Stern 1976; Hartfield 1988). Currently, this species is not abundant in any of its historical range.

Little is known about the life history of this species. The reproductive cycle is similar to that of other freshwater mussels; the male releases sperm into the water column, which are in turn taken in by the female's siphons during feeding and respiration. The female keeps the fertilized eggs until the larvae (glochidia) develop. After the larvae are fully developed, the mussel glochidia are released into the water, where they must attach to an appropriate type of fish while they further develop into juvenile mussels (Hartfield 1988). Studies have indicated that the freshwater drum (*Aplodinotus grunniens*) is a suitable host for heelsplitter glochidia (Roe et al. 1997).

#### **G.2.3.2 Camp Shelby Burrowing Crayfish**

The Camp Shelby burrowing crayfish (*Fallicambarus gordonii*) is a nonpetitioned candidate species. All known occurrences of this species are in flat, woodland pitcher plant wetlands, locally referred to as pitcher plant bogs, in central Perry County, MS (Fitzpatrick 1987, 1991). In particular, all known habitat for the species occur on U.S. Forest Service lands leased by U.S. Army National Guard. No SPR development is proposed in this area of Perry County.

#### **G.2.3.3 Fat Pocketbook Mussel**

The fat pocketbook mussel (*Potamilus capax*) is endangered through its range in the United States (USFWS 2005). A freshwater mussel, the fat pocketbook prefers a mixture of sand, silt, and clay beds in

flowing water 2 inches to 8 feet deep (5 centimeters to 2.4 meters) (Parmalee 1967; Jenkinson and Ahlstedt 1988). Its lifecycle is unknown, but its reproductive anatomy is believed to be similar to the others in the *Lamsilinae* subfamily (Ortman 1912). It is a long-term breeder and is fertile during the late summer from July through October. (Ortman 1914) Nearly all mussels require a host, usually a fish, during the parasitic larval portion of the lifecycle. A host for this species has not been conclusively identified (USFWS 1989b, NatureServe 2005), but the red drum (*Sciaenops ocellatus*) is a suspected host (Aycock 2005).

The fat pocketbook was once common from Louisiana and Mississippi in the south to Minnesota, Wisconsin, and New York in the north. It is now presumed extinct in Minnesota and Wisconsin, and there is a high likelihood that it is also extinct in New York (NatureServe 2005). Before 1970, the fat pocketbook was most commonly found in the Mississippi River above St. Louis, MO, the Wabash River in Indiana, and the St. Francis River in Arkansas (Dennis 1985). Since 1970, the range has decreased and the mussel seems to be primarily restricted to the St. Francis River, with very scattered populations in the Wabash and Ohio Rivers and southeastern Missouri (NatureServe 2005). The Mississippi River is the one exception because, although the population has decreased significantly, a new population was recently discovered in Jefferson County (Jones et al. 2005).

The depletion of fat pocketbook mussel populations in many of the rivers once inhabited results largely from navigation and flood management activities. It is especially vulnerable to perturbations from channel maintenance because it is a fairly large mussel species and requires flowing water for survival. Its absence in the upper Mississippi River suggests that it may be particularly sensitive to dredging activities. Siltation and pollution are two other factors that probably have had an effect, although less than dredging, on the declining populations (USFWS 1989b).

## **G.2.4 Mammals**

### **G.2.4.1 Gray Myotis (Gray Bat)**

Literature gathered for this biological assessment indicates that the gray bat is unlikely to be present in Mississippi. For example, the range of the gray bat as characterized by USFWS (2005) and NatureServe (2005) either does not include Mississippi or includes only the northeast corner of the state. One source (USFWS 2000) indicated that, based on historical records, the gray bat potentially is present in Perry County where the proposed Richton site would be located.

Roost sites of this species are nearly exclusively restricted to caves year round (Barbour and Davis 1969). No caves within the known range of this species have been identified in areas where SPR activities are proposed.

### **G.2.4.2 Louisiana Black Bear**

The endangered Louisiana black bear (*Ursus americanus luteolus*) is one of 16 recognized subspecies of the American black bear (Hall 1981). Like other black bears, the Louisiana black bear has long black hair, and it may weigh more than 600 pounds (272 kilograms) (USFWS 1992). It is distinguished from other black bears by its longer, narrower, and flatter skull, and by its proportionately large molar teeth (Nowak 1986).

The Louisiana black bear prefers bottomland hardwood forests. It is found primarily in the Tensas and Atchafalaya River basins in Louisiana, areas that have been proposed as designated critical habitat. In fact, these areas of Louisiana are the locations of the only known breeding populations of the Louisiana black bear (Bowker and Jacobson 1995). Other areas with suspected occurrences of Louisiana black



bears include the Loess Bluffs portion of the Mississippi River corridor in southwestern Mississippi and the adjacent Tunica Hills of Louisiana, as well as smaller areas in the lower East Pearl River and lower Pascagoula River basins of southern Mississippi (Wooding et al. 1993). According to the Sierra Club (Gillette 2005), the Louisiana black bear has been sighted several times recently in Vancleave, Jackson County, MS.

### **G.2.5 Marine Mammals**

The onshore portion, including the directional drilling from onshore to open water in the Gulf of Mexico associated with the proposed SPR Richton site would not affect marine mammals. The construction and operation of the offshore brine disposal pipeline and operation of the brine diffusion system may affect marine mammal species. The location of the offshore pipeline and the diffuser system would not reach the depths of Gulf of Mexico where the majority of these species can be found because the diffuser systems are at an approximately 30-foot (9-meter) depth. Also, the dispersion of the brine discharge into the Gulf of Mexico would dissipate before reaching these depths.

#### **G.2.5.1 Gervais Beaked Whale**

The Gervais beaked whale (*Ziphius cavirostris*) is a pelagic species associated with the continental shelf and deep oceanic waters, but it is also closely associated with the Gulf Stream waters. Little is known about this species, but sexual maturity is believed to occur when the whale reaches 15 feet (4.5 meters) in length. The whale is believed to live about 27 years. Its diet consists mainly of squid and deepwater fishes (Wynne et al., 1999).

#### **G.2.5.2 Goose-Beaked Whale**

The goose-beaked whale (*Ziphius cavirostris*), also known as Cuvier's beaked whale, is typically found in waters that are greater than 1,000 meters (3,280 feet) in depth. The goose-beaked whale is a pelagic species that is associated with the continental shelf and deep oceanic waters, but it is also closely associated with the Gulf Stream waters. Little is known about the species, but it is believed to travel in pods of 2 to 25 animals, typically avoiding vessels. Sexual maturity is believed to occur at 7 to 11 years, with breeding in the spring and birth of a single calf occurring every 2 to 3 years after a 12-month gestation. The goose-beaked whale is believed to lactate for 12 months and live more than 35 years. Its diet consists mainly of deepwater fish and squid (Wynne et al., 1999).

#### **G.2.5.3 Pygmy Sperm Whale**

The pygmy sperm whale (*Kogia breviceps*) is a pelagic, deep-water species that inhabits the areas near the continental shelf edge, slope, and deep oceanic waters. It is found throughout the Gulf of Mexico in these waters. The pygmy sperm whale is not as social as other species, and it is typically found alone or in small groups. The male reaches sexual maturity at 2.7 to 3.0 meters (8.9 to 9.8 feet) in length; the female reaches sexual maturity at 2.6 to 2.8 meters (8.5 to 9.1 feet) in length. A single calf is born after an 11-month gestation period, and lactation lasts about 12 months. The pygmy sperm whale has a diet of mainly squid, fish, and crustaceans (Wynne et al., 1999).

#### **G.2.5.4 Dwarf Sperm Whale**

The dwarf sperm whale (*Kogia simus*) is a pelagic, deep-water species that inhabits areas near the continental shelf edge, slope, and deep oceanic waters. It is found throughout the Gulf of Mexico in these waters. The dwarf sperm whale is not as social as other species, and it is typically found alone or in small groups. It reaches sexual maturity at 2.1 to 2.2 meters (6.9 to 7.2 feet) in length. A single calf is born

after a 9.5 month gestation period, and lactation lasts about 12 months. The diet of the dwarf sperm whale consists mainly of squid, fish, and crustaceans (Wynne et al., 1999).

#### **G.2.5.5 Sperm Whale**

The sperm whale (*Physeter macrophalus*) is pelagic, deep-water species that inhabits the areas near the continental slope. It is found throughout the Gulf of Mexico along the continental slope, and along the Atlantic seaboard associated with Gulf Stream features. Female and young sperm whales form breeding schools of 10 to 80 animals, while sexually inactive males form bachelor schools; older males are typically solitary. The female reaches sexual maturity at 7 to 11 years; the male reaches maturity at 19 years. A single calf is born every 3 to 6 years after a 14-month gestation period, and lactation lasts between 12 to 24 months. The diet of the sperm whale consists mainly of squid, but it also eats fish (Wynne et al., 1999).

#### **G.2.5.6 Atlantic Spotted Dolphin**

The Atlantic spotted dolphin (*Stenella frontalis*) is a tropical species found in a variety of areas throughout the Gulf of Mexico. It ranges from coastal to pelagic environments, typically over the continental shelf and slope, and it is usually associated with the Gulf Stream. The Atlantic spotted dolphin reaches sexual maturity at 8 to 15 years, breeding in fall and spring. One calf is born to a female every 1 to 2 years after a 12-month gestation period; lactation typically lasts 3 to 5 years. The dolphin may live 25 to 30 years. The Atlantic spotted dolphin is a gregarious species, and it can be found in groups (fewer than 20) of other dolphins and small whales along the coast and in larger groups (fewer than 100) offshore. The diet of the Atlantic spotted dolphin consists of squid and a variety of fish (Wynne et al., 1999).

#### **G.2.5.7 Rough-Toothed Dolphin**

The rough-toothed dolphin (*Steno bredanensis*) is a tropical, pelagic species found seaward of the continental slope. Little is known about the species, but it is thought to be sexually mature at 10 to 14 years, and it may live as long as 32 years. The rough-toothed dolphin is believed to travel in pods of 10 to more than 100, and it associates with other species such as the spinner dolphin, bottlenose dolphin, and pilot whale. Sometimes the rough-toothed dolphin is associated with large mats of Sargassum. The diet of the rough-toothed dolphin diet consists of deepwater octopus, squid, and fish (Wynne et al., 1999).

#### **G.2.5.8 Killer Whale**

The killer whale (*Orcinus orca*) can be found in both coastal and ocean waters ranging from tropical to polar. The killer whale is a highly social animal that travels in pods of 3 to 55 animals, and it often cooperates in hunting and feeding efforts. The species is sexually mature at 10 to 15 years, mating year round. The female gives birth to a single calf every 3 to 8 years after a 17-month gestation period; lactation typically lasts about 12 months. Individuals may live more than 50 years. The killer whale has a diverse diet that includes fish, birds, squid, turtle, and other marine mammals (Wynne et al., 1999).

#### **G.2.5.9 False Killer Whale**

The false killer whale (*Pseudorca crassidens*) is pelagic species found in the deeper waters of the Gulf of Mexico, seaward of the continental shelf. The false killer whale is a social species that can be found in groups from 10 to more than 100 with the same species or with other dolphin species. It is sexually mature at 8 to 14 years, and the female has a single calf every 3 to 4 years after a 16-month gestation

period. This species has been known to be aggressive toward other smaller dolphins. The diet of the false killer whale consists mainly of squid and fish (Wynne et al., 1999).

#### **G.2.5.10 Short-Finned Pilot Whale**

The short-finned pilot whale (*Globicephala macrorhynchus*) can be found in a variety of water depths, and it is typically associated with squid, its main prey. The short-fin is a tropical species that is usually associated with the Gulf Stream, and it can be found in pelagic or coastal environments, possibly moving inshore during the summer months. The short-finned pilot whale is a social species that can be found in groups of 10 to more than 100, and it is often associated with the bottlenose dolphin. The species is believed to be sexually mature at 6 to 12 years, breeding every 3 years. The female gives birth to a single calf after a 15- to 16-month gestation period. Lactation lasts about 20 months, and an individual whale may live between 50 to 70 years. The diet of the short-finned pilot whale consists primarily of squid, but it also has been known to prey on fish (Wynne et al., 1999).

#### **G.2.5.11 Pygmy Killer Whale**

The pygmy killer whale (*Feresa attenuata*) is a pelagic species found in the deeper waters of the Gulf of Mexico seaward of the continental shelf. Little is known about the life of this whale, but its diet is believed to consist mostly of fish, and it has been observed preying on squid. The pygmy killer whale is a gregarious species that typically associates in groups of 10 to 50 individuals. The pygmy killer whale has shown aggressive tendencies, but typically it is wary of boats (Wynne et al., 1999).

#### **G.2.5.12 West Indian Manatee**

The West Indian manatee (*Trichechus manatus*) is a slow-moving aquatic mammal with gray to brown skin, a small head, flexible flippers, and a large tail. Its large rounded body weighs on average 441 to 1,102 pounds (200 to 500 kilograms), and it is approximately 9.8 to 13.1 feet (3 to 4 meters) long (Nowak 1991). Its diet is primarily submergent, emergent, and floating vegetation, although it varies according to plant availability. The West Indian manatee may live several decades (O'Shea and Ludlow 1992).

The West Indian Manatee is present in the coastal areas from the southeastern United States to northeastern South America. In the southeastern United States, the manatee occurs primarily in Florida and southeastern Georgia; however, individual manatees may also range as far north as Rhode Island on the Atlantic coast (Reid 1996) and as far west as Texas on the Gulf Coast. Some believe the manatee in Texas may be a wanderer from the Mexican population. An individual manatee captured in Texas was linked to the Florida population through deoxyribonucleic acid (DNA) testing (Ettel undated). The West Indian manatee is federally listed as endangered in Florida, Georgia, Puerto Rico, and Texas.

The West Indian manatee's habitat comprises shallow coastal waters, estuaries, bays, rivers, and lakes, although it seems to prefer rivers and estuaries to marine habitats (Lefebvre et al. 1989). In addition, the West Indian manatee sometimes travels through dredged canals or quiet marinas. In the north during October to April, the manatee congregates in warmer waters because it cannot tolerate prolonged exposure to water colder than 68 degrees Fahrenheit (20 degrees Celsius). The West Indian manatee prefers water depths of at least 3.3 to 6.6 feet (1 to 2 meters); however, along the coast the manatee is often in water 9.8 to 16.4 feet (3 to 5 meters) deep. It also prefers not to be in water with strong currents, and it is consistently associated with freshwater (Lefebvre et al. 1989). Because the young are born in the water, sheltered bays, coves, and canals are important for the West Indian manatee's reproductive success (O'Shea and Ludlow 1992).

While the female manatee is sexually mature at a minimum age of 4 to 5 years, it does not breed successfully until the age of 7 to 9 years. The male manatee breeds at 9 to 10 years, although it may mature physically a few years earlier. The species mates promiscuously. A single calf is born in spring or early summer after a gestational period of approximately 12 to 14 months, and typically an interval of 3 to 5 years passes before a female gives birth to another calf (possibly 2 years if a calf is lost early). The calf is weaned by the age of 1 to 2 years (O'Shea and Ludlow 1992).

#### **G.2.5.13 Bottlenose Dolphin**

The bottlenose dolphin (*Tursiops truncatus*) typically is found in coastal or offshore waters. In the coastal environment, the bottlenose dolphin can be found in warm, shallow inshore waters of bays and rivers. When offshore, it usually is in deep waters over the continental shelf and slope. The female bottlenose dolphin reaches sexual maturity at 5 to 10 years; the male reaches maturity at 8 to 12 years. The species breeds during fall and spring, and produces one calf every 3 to 6 years after a 12-month gestation period. Lactation typically lasts 12 to 18 months, and the dolphin may live more than 50 years. The bottlenose dolphin is a social species, and along the coast it can be found in small groups (less than 10) and larger groups offshore (10 to more than 100). This species can usually be found in mixed groups with pilot whales and right whales. The bottlenose dolphin's diet consists of fish, invertebrates, and squid (Wynne et al., 1999).

#### **G.2.6 Plants**

Louisiana quillwort is an endangered, semi-aquatic, seedless plant related to ferns. It has a shallowly rooted, two-lobed stem and numerous grassy leaves of approximately 0.6 to 1.6 inches (1.5 to 4 centimeters) long. It produces reproductive spores in the spring and fall (NatureServe 2005).

This species is found in shallow blackwater streams in riparian woodland and headwater pine forest. The plants are found on stable sand and gravel bars, moist overflow channels with silty sand substrates, and low, sloping banks near and below water level (NatureServe 2005).

According to the USFWS recovery plan prepared in 1996, reproducing populations of Louisiana quillwort are known to exist only in Washington and St. Tammany Parishes in southeastern Louisiana and Perry and Jackson Counties in Mississippi (Larke 1996). The Mississippi population is found in the following locations:

- **Jackson County**—De Soto National Forest, Red Creek Wildlife Management Area; approximately 50 plants in overflow channels near the head of a branch of Bayou Billie.
- **Perry County**—De Soto National Forest, Camp Shelby National Guard Training Site, Pascagoula River watershed; approximately 2,500 plants in five colonies near the headwaters of Pearces Creek; 1,500 plants along a small tributary to Joes Creek; and 20 plants near an intermittent stream draining into Whiskey Creek (Larke 1996).

A more recent information source (NatureServe 2005) describes distribution of this species as consisting of 9 localized populations in St. Tammany and Washington Parishes in Louisiana and more than 50 populations in 10 counties in Mississippi. According to comments submitted by the USFWS (James 2005), this species is present in Forrest, George, and Greene Counties in Mississippi. Specific locations were not identified.

## **G.2.7 Reptiles**

### **G.2.7.1 Alabama Red-Belly Turtle**

The Alabama red-belly turtle (*Pseudemys alabamensis*) has an orange or reddish plastron and a brown to olive carapace with yellow, orange, or reddish streaks and mottling. The skin is olive to black with yellow or light orange stripes, and the adult is usually 8 to 12 inches (20 to 30.5 centimeters) long (NatureServe 2005; Dobie 1985). Aquatic plants are the primary food source of red-belly turtle (Mount 1975).

Although this species is primarily (though not historically) restricted to the northern Mobile Bay and associated tributary streams in Alabama, it was recently recorded in Mississippi as well (NatureServe 2005). James (2005) identified locations in Jackson County, MS, as the lower Pascagoula River and its tributaries, Bluff Creek, and the Escatawpa River. Currently, the red-belly turtle is most abundant in river channels and the quiet backwaters of the upper Mobile Bay, particularly in areas with dense submerged vegetation and water no more than 6.6 feet (2 meters) deep (McCoy and Vogt 1985). The female red-belly lays clutches of between three and nine eggs each from May to July (Behler and King 1979; Dobie and Bagley 1988). Preferred nesting sites include sand banks, natural levees, and along rivers (Dobie and Bagley 1988; Nelson 2003).

### **G.2.7.2 Black Pine Snake**

The black pine snake (*Pituophis melanoleucus lodingi*) inhabits upland longleaf pine forests that once covered the southeastern United States. It prefers areas with sandy, well-drained soils with an overstory of longleaf pine, a fire-suppressed midstory, and a dense herbaceous ground cover (Duran 1998b). The snake is rarely found in riparian areas, hardwood forests, or closed canopy conditions (Duran 1998a). A petition to list the black pine snake was published on May 11, 2004.

The current population of the black pine snake occurs in fragmented areas in Mississippi and Alabama. The species is probably extinct in Louisiana (NatureServe 2005). The reason for its decline is the deforestation of many of the pine forests throughout the southeastern United States—the forests now cover only 5 percent of their original land area (Frost 1993), and they have been converted into urban developments, agriculture, and pine plantations. The largest populations of the black pine snake are now found on private land and in the De Soto National Forest in Mississippi (NatureServe 2005).

### **G.2.7.3 Eastern Indigo Snake**

The eastern indigo snake is a threatened species currently known to occur throughout Florida and the coastal plain of Georgia (USFWS 1991). Although the USFWS Threatened and Endangered Species System (TESS) does not include Mississippi in this species' current range (USFWS 2005), other sources suggest that it may occur in six Mississippi counties where SPR activities are proposed. A list prepared by the U.S. Fish and Wildlife Service (2000) identifies the eastern indigo as present in Marion County and potentially present or historically recorded in Forrest, Greene, George, Jackson, and Perry Counties.

The eastern indigo snake is a large, shiny bluish-black snake with some red or cream coloring on the chin and sides of the head (USFWS 1991). With a maximum length of about 8 feet (2.4 meters), it is the longest North American snake (NatureServe 2005).

The principal habitat of the eastern indigo snake includes high, dry, well-drained sandy soils, closely paralleling the sandhill habitat preferred by the gopher tortoise. The eastern indigo snake uses gopher

tortoise burrows and other subterranean cavities as dens and for egg laying. In warmer months, these snakes may be found near streams and swamps (USFWS 1991).

#### **G.2.7.4 Gopher Tortoise**

The gopher tortoise (*Gopherus polyphemus*) is the only tortoise indigenous to the southeastern United States. It is relatively large. The carapace length is often 5.9 to 11 inches (15 to 28 centimeters), but it can measure up to 15 inches (38 centimeters). It has a smooth, dark-brown to grayish-black shell. The gopher tortoise is primarily an herbivore, but it sometimes eats insects, carrion, and fruit (NatureServe 2005).

The preferred habitat of the gopher tortoise is characterized by well-drained, sandy soils suitable for burrowing; abundant herbaceous ground cover; and generally open canopy and sparse shrub cover that allow sunlight to reach the forest floor (Landers 1980). The gopher tortoise digs burrows that average approximately 14.8 feet (4.5 meters) long and about 6.6 feet (2 meters) deep (Diemer 1989). Burrows, which are used for shelter and nesting, generally can be identified by a mound of excavated subsoil at the mouth of the burrow. Nesting occurs from late April to mid-July (mainly mid-May to mid-June) (Iverson 1980). The adult female lays only one clutch per year, but she does not necessarily nest every year. Hatching occurs in August and September, and the offspring demonstrate temperature-dependent sex determination (Burke et al. 1996).

The gopher tortoise is found only in the southeastern United States, and its population has declined rapidly over the past century. It is estimated that the population is now only 80 percent of what it was 100 years ago, and the species is listed as threatened west of the Mobile and Tombigbee Rivers in Alabama, Mississippi, and Louisiana (Auffenberg and Franz 1982; NatureServe 2005). The most important cause of the decline is habitat loss and degradation caused by urban development and agricultural conversion, although mining has also affected the gopher tortoise population in some areas (NatureServe 2005). Road kill, a byproduct of urban development, is also a minor problem.

#### **G.2.7.5 Green Sea Turtle**

The green sea turtle (*Chelonia mydas*) has a brown carapace covered in dark, wavy markings, radiating mottled markings, or large dark brown blotches. Young are black or dark brown with white undersides. Mature adults are usually 35 to 48 inches (90 to 122 centimeters) up to more than 60 inches (153 centimeters) in length. The length of the hatchling carapace is usually between 1.6 and 2.4 inches (4 and 6 centimeters) (Conant and Collins 1991). This turtle most commonly feeds in shallow, low-energy waters containing abundant submerged vegetation. Adults are primarily herbivores, while juveniles are more invertivorous. The green sea turtle is federally threatened.

The green sea turtle is a long distance migrant preferring tidal flats, pelagic zones, and isolated sand dunes. It prefers to nest on high-energy beaches with deep sand (NatureServe 2005). Every 2 to 4 years, the female lays between 1 and 8 clutches, each averaging 90 to 140 eggs, at approximately 2-week intervals. Nesting occurs between March and October in the Caribbean-Gulf of Mexico region, with a peak in May and June (Ehrhart and Witherington 1992). The green sea turtle is known to feed in the submerged vegetation near the Gulf Islands National Seashore in Mississippi (Spencer 2006).

#### **G.2.7.6 Kemp's Ridley Sea Turtle**

The Kemp's Ridley sea turtle (*Lepidochelys kempii*) is a small endangered sea turtle found in shallow coastal and estuarine waters, including those of the Gulf of Mexico. The adult is olive green above and yellow below, and the young are gray above and yellow below. The shell is nearly round and the limbs

are flattened flippers. The shell length is usually between 22.8 and 27.6 inches (58 and 70 centimeters) for adults and 1.5 and 1.7 inches (3.8 to 4.4 centimeters) for hatchlings (Conant and Collins 1991).

In coastal waters, the Kemp's Ridley sea turtle is usually found over sand or mud bottoms where it feeds on crabs. Nests are built on elevated dunes, especially on beaches backed up by large swamps or bodies of open water having seasonal, narrow ocean connections (NatureServe 2005).

During the nesting season from April to July, the female lays one to four clutches of about 100 eggs at intervals of 10 to 28 days. Eggs hatch in an average of 50 to 55 days (CSTC 1990).

#### **G.2.7.7 Loggerhead Sea Turtle**

The loggerhead sea turtle (*Caretta caretta*) is a reddish-brown sea turtle found in a variety of habitats including open seas to more than 500 miles (805 kilometers) from shore, bays, estuaries, lagoons, creeks, and mouths of rivers, mainly in warm temperate and subtropical regions (NatureServe 2005). The adult has a carapace length typically between 27.6 and 49.2 inches (70 and 125 centimeters), and hatchlings have a shell length of 1.6 to 2 inches (4 to 5 centimeters) (Dodd 1988, 1992; Conant and Collins 1991).

The female loggerhead sea turtle nests on open sandy beaches above the high-tide mark, seaward of well-developed dunes. High-energy and steeply sloped beaches with gradually sloped offshore approaches are favored (CSTC 1990). Between 50,000 to 70,000 clutches are deposited each year in southeastern states (Meylan et al. 1995). Despite some natural fluctuation in the size of the loggerhead population, numbers appear to be declining in some areas largely because of habitat destruction and incidental take by shrimp trawlers. The nesting population in the southeastern United States is believed to be declining (CSTC 1990, Taylor 1992).

Every 2 to 3 years, a mature female lays between 1 and 9 clutches of around 120 eggs at intervals of 2 weeks. Nesting occurs mainly at night, often at high tide, from April to early September. The eggs hatch in 8 to 9 weeks in the southeastern states, with the sex of the hatchlings is determined by incubation temperatures, with the ratio strongly biased toward females in Atlantic coastal waters. Hatchlings emerge from the nest a few days after hatching, typically during darkness (Wibbels et al. 1991, Mrosovsky and Provancha 1992).

#### **G.2.7.8 Ringed Map Turtle**

The ringed map turtle or ringed sawback turtle (*Graptemys oculifera*) is small. Typically, the male is 4 inches (10 centimeters) and the female is 7.1 inches (18 centimeters) in plastron length. It has a yellow ring bordered with dark olive-brown on its upper shell. Its undershell is yellow, and it has a yellow dot behind its eye, yellow stripes from its orbit backwards, and another yellow strip on its lower jaw (Cagle 1953). In 1986, this turtle was federally listed as threatened (USFWS 1992).

The preferred riverine habitat of the ringed map turtle includes many logs, a moderate current, and large, high riparian sand and gravel bars for laying eggs in nests (USFWS 1992). Because the ringed map turtle spends most of its day basking in the sun, it requires a channel wide enough for the sun to reach the logs from during the day (McCoy and Vogt 1980, Dickerson and Reine 1996). In addition, the ringed map turtle must have high water quality to support its main food sources, which include insects, mollusks, and crustaceans (NatureServe 2005). This species is not found in tributaries or tidal areas.

The ringed map turtle is present in the Pearl River system in Mississippi, specifically in the main streams of the Pearl River and the Bogue Chitto River. The turtle's range is from near the upstream mouth of the

Pearl River to Neshoba County, MS, and from the upstream confluence of the Bogue Chitto River and the Pearl River to near Franklinton, LA (Jones 1991).

In total, the population size of the ringed map turtle is likely greater than 10,000 (Dickerson and Reine 1996). In the Pearl River, a mark-and-recapture study estimated the population at 137 to 549 turtles per mile (85 to 341 per kilometer) (Jones and Hartfield 1995). Another study estimated (40 turtles per mile (25 turtles per kilometer) in the Pearl River (Lindeman 1999). Dickerson and Reine (1996) estimated the population in two upper Pearl River sections at greater than 119 basking turtles per mile (74 basking turtles per kilometer). In 1999, the population of ringed map turtles in the Bogue Chitto River was estimated at between 5,411 and 16,348 (NatureServe 2005). The population per distance in the Pearl River is highest above Ross Barnett Reservoir and below the confluence with the Strong River in Simpson County (Matthews and Moseley 1990). The highest population is in the Bogue Chitto River, downstream from Franklinton (NatureServe 2005).

The ringed map turtle lays a clutch in June and then most likely another clutch later. The clutch averages about 3 to 4 eggs (Kofron 1991) (4 to 8 eggs according to Matthews and Moseley (1990)). The male is typically mature at 3.5 years, while the female is mature at 10 to 16 years (Jones and Hartfield 1995).

#### **G.2.7.9 Yellow-Blotched Map Turtle**

The yellow-blotched map turtle (*Graptemys flavimaculata*) is named for yellow or orange blotches in the center of each olive to light greenish-brown shell plate. Some individuals have yellow bars, circles, or semicircles in place of blotches. Plates along the edge of the shell have orange bars or semicircles. The juvenile and adult male have prominent spine-like projections flanked by irregular orange blotches on the first four central shell plates. These spines are much smaller on the female. The sexes also differ significantly in size, with shells ranging from about 3.5 to 4.7 inches (9 to 12 centimeters) in the male and from about inches 3.9 to 8.3 inches (10 to 21 centimeters) for the female (Jones 1993).

The yellow-blotched map turtle inhabits rivers and large creeks with moderate currents, abundant basking sites, and sandbars. This species prefers habitats with sand, clay, or rocky bottoms with limestone ledges along banks (McCoy and Vogt 1987). It also uses oxbow lakes, semipermanent ponds, or temporary flood pools (Jones 1996). It is not usually found in smaller streams shaded by bank vegetation for much of the day. Nesting occurs on sandbars or in small clearings along the bank of a river such as on a clay bank with a steep slope (Horne et al. 2003). The nesting season is from mid to late May through early to mid August (NatureServe 2005).

The yellow-blotched map turtle is found only in rivers of southeastern Mississippi, including the following sites:

- Leaf River from the U.S. Highway 84 bridge in Covington County (Cliburn 1971) downstream to the confluence of the Leaf and the Chickasawhay Rivers;
- Chickasawhay River upstream to Enterprise in Clarke County (McCoy and Vogt 1987);
- Pascagoula River from its point of origin in George County, south to where the river forks into the East and West Pascagoula channels near Vancleave, Jackson County;
- West Pascagoula River to just south of the I-10 bridge (Dobie 1991); and
- East Pascagoula River from the downstream to approximately 1 mile (1.6 kilometers) north of the I-10 Bridge (Jones 1993).



Small populations also have been reported in the lower Escatawpa River in Jackson County (Jones 1993); Tallahala Creek in Perry County; and Red Creek in Jackson County (Cliburn 1971).

Habitat alteration resulting from channel modification and water quality degradation from siltation and pollution are the primary causes for the decline of this species. Channel modification removes materials used for basking and water quality degradation impairs feeding resources. This species is also threatened by commercial collection for retail sale (USFWS 1992).

### **G.3 FIELD OBSERVATIONS**

| This section presents observations made by ICF International staff during field visits to the Bruinsburg and Richton sites.

#### **G.3.1 Bruinsburg, MS**

| Four biologists from ICF International conducted a pedestrian survey of the Bruinsburg candidate site on November 21, 2005. Proposed pipeline ROW surveys were continued on November 22, 2005. Surveys of the proposed ROWs were conducted by following the routes by car and making vegetative and land use observations along the route at predetermined way points.

##### **G.3.1.1 Bruinsburg Candidate Site**

The Bruinsburg site is 10 miles west of Port Gibson, MS, off of Rodney Road. The site is situated within the Northern Holocene Meander Belt and the Bluff Hills Ecoregions of Mississippi (Chapman et al. 2004). Approximately two-thirds of the proposed Bruinsburg site is located in a relatively flat landscape, which is currently occupied by cultivated cotton fields, cypress swamp, and deciduous forest. Two intermittent streams converge to form Mammy Judy Bayou, which is the only permanent stream within the proposed boundaries. Areas adjacent to the Bayou are permanently flooded, while the remaining areas show signs of intermittent or semipermanent flooding. The remaining third of the proposed site, where the administrative buildings, pumps, and brine pond would be located, is an upland forested area outside of the floodplain of the Mississippi River.

The study area has the following principal habitat types:

- Cypress swamp;
- Cultivated row-crop (cotton fields);
- Palustrine forested wetlands; and
- Mixed hardwood forest.

Each of the principal habitat types in the study area are described below, and table G.3.1.1-1 lists plant species observed on site.

**Cypress Swamp:** Inundated portions of the site are characterized by a cypress swamp ecosystem with duckweed floating in the 3 to 4 feet (0.9 and 1.2 meters) of standing water. Spanish moss was prevalent on the branches of the bald cypress trees. Dryer areas surrounding the cypress swamps contained freshwater emergent wetland vegetation dominated by sedges and grasses. The natural hydrology of the site has been altered by a levee extending across the center of the site separating Mammy Judy Bayou from the cotton fields to the north. Beaver dams have further altered the hydrography by creating temporary ponds along the intermittent streams crossing the center portion of the site.

**Cultivated Row-Crop:** Large portions of the site were actively maintained as cultivated cotton fields. The center of the fields held a large shed surrounded by farm equipment. At the time of the site visit, cotton had already been harvested. Remnants of the harvested crop remained on the field to retain soil during the winter months.

**Palustrine Forested Wetlands:** Portions of the forest that were not inundated during the site visit displayed signs of periodic inundation through vegetative composition, water marks on trees, and tree buttressing. These forested wetland areas were characterized by white oak, box elder, and tupelo trees. The intermittent or semipermanent forested wetland areas on the site were dominated by a white oak and hickory canopy. Other trees common throughout the forest included sweet gum, basswood, water oak, tupelo, and box elder. The understory included holly, bamboo, and arrowwood, while groundcover consisted of various grasses and sedges, horsetail, clearweed, and smartweed.

**Table G.3.1.1-1: Plant Species Observed at the Bruinsburg Storage Site**

Common Name	Scientific Name	Vegetative Layer
<b>Cypress Swamp</b>		
Bald Cypress	<i>Taxodium distichum</i>	Canopy
Spanish Moss	<i>Tillandsia usneoides</i>	Epiphyte
Duckweed	<i>Lemna minor</i>	Floating aquatic plant
<b>Palustrine Forested Wetland</b>		
White Oak	<i>Quercus alba L.</i>	Canopy
Hickory	<i>Carya spp.</i>	Canopy
Post Oak	<i>Quercus stellata</i>	Canopy
Cherry	<i>Prunus sp.</i>	Canopy
Tupelo	<i>Nyssa aquatica</i>	Canopy
Honey Locust	<i>Gleditsia triacanthos</i>	Canopy
Sycamore	<i>Platanus occidentalis</i>	Canopy
Box Elder	<i>Acer negundo</i>	Canopy
Sweetgum	<i>Liquidambar styraciflua</i>	Canopy
Southern Arrowwood	<i>Viburnum dentatum</i>	Understory
Holly	<i>Ilex spp.</i>	Understory
Horsetail	<i>Equisetum arvense L.</i>	Groundcover
Smartweed	<i>Polygonum coccineum</i>	Groundcover
Clearweed	<i>Pilea pumila</i>	Groundcover
Lizard Tail	<i>Saururus cernuus</i>	Groundcover
Water Locust	<i>Gleditsia aquatica</i>	Canopy
Eastern Cottonwood	<i>Populus deltoides</i>	Canopy
Pecan	<i>Carya illinoensis</i>	Canopy
Black Willow	<i>Salix nigra</i>	Canopy

**Mixed Hardwood Forest:** The proposed administrative buildings would be located on the west side of the site. This area is characterized by steep rolling hills and ravines covered with mixed hardwood/pine forests. The area appeared previously disturbed due to the presence of bamboo mixed in the interior of the upland forest. The forest is dominated by oaks and hickories intermingled with pine. The understory is composed of herbaceous cover, shrubs, and seedlings.

### **G.3.1.2 Bruinsburg Raw Water Intake Structure**

The area along the proposed raw water pipeline ROW was similar to that of the area surrounding the proposed site. The raw water intake (RWI) structure would be located on the Mississippi River to the south west of the candidate site. The RWI would be located on or adjacent to the protective levee system that runs along the Mississippi River. The area is mostly forested along the levee, with similar species composition to that of the storage facility. Nearby some forested areas have been cleared and planted with corn or soybean to attract deer during hunting season. The beachfront along the east side of the Mississippi River is approximately 20 feet (6.1 meters) below the top of the levee system. The beachfront is a narrow strip of sand extending approximately 20 feet (6.1 meters) from the bottom of the levee to the river.

### **G.3.2 Richton, MS**

Four biologists from ICF International conducted a pedestrian survey of the project area on October 17 and 18, 2005. The biologists walked over the proposed site and RWI structure. The proposed pipeline ROWs were observed at road intersections at a distance from vehicles. Except for the proposed ROW to Pascagoula terminal, which would follow an existing pipeline ROW, the proposed routes of the ROWs had not been defined precisely.

None of the species addressed by the biological assessment (see section G.2) were observed directly during the mid-October site inspection.

#### **G.3.2.1 Richton Candidate Site**

The proposed Richton storage site would be about 350 acres (140 hectares), which includes a 300-foot (91-meter) buffer cleared for security purposes and an access road. The site is an actively managed pine plantation. The slash pine plantation, which is estimated to be between 10 to 20 years old, covers approximately 312.4 acres (133.2 hectares), or 88 percent, of the site. The overgrown fields, which include portions of former timber stands and cropland, occupy 22.6 acres (9.15 hectares), or 7 percent. Forested, open-water, and emergent wetlands flank a manmade pond located on the western site boundary. These wetlands are limited to the perimeter of the pond. Another forested and emergent wetland area is associated with a small depression and Pine Branch, which is an intermittent creek that originates in the center of the site and flows south to cross beneath Highway 42. The stream channel and the depression in the southwestern portion of the site are palustrine forested wetland areas, while the pond contains submergent and emergent wetlands, with a small area of forested wetlands.

The study area includes the following principal habitat types:

- Ponds (open water);
- Evergreen forest (slash-pine plantation);
- Palustrine emergent and forested wetlands; and
- Old fields (former pine plantation and row crops).

Each of the principal habitat types in the study area are described below, and table G.3.2.1-1 lists plant species observed on site.

**Table G.3.2.1-1: Plant Species Observed at Richton Storage Site**

Common name	Scientific Name	Vegetative Layer
<b>Evergreen Forest - 176.5 acres (71.4 hectares) (72 percent of the site)</b>		
Slash Pine	<i>Pinus elliottii</i>	Canopy
Blackberry	<i>Rubus argutus</i>	Understory/Ground cover
Poison Ivy	<i>Toxicodendron radicans</i>	Understory/Ground cover
Trumpet Creeper	<i>Campsis radicans</i>	Understory/Ground cover
<b>Old Field - 47.5 acres (19.2 hectares) (19 percent of the site)</b>		
Chinese Tallow Tree	<i>Triadica sebifera</i>	Understory/Ground cover
Horseweed	<i>Conyza canadensis</i>	Understory/Ground cover
Thistle	<i>Carduus</i>	Understory/Ground cover
Goldenrod	<i>Solidago spp.</i>	Understory/Ground cover
<b>Deciduous Forest and Palustrine Wetlands - 21.8 acres (8.8 hectares) (9 percent of the site)</b>		
Red Maple	<i>Acer rubrum</i>	Canopy
Chinese Tallow Tree	<i>Sapium sebiferum</i>	Understory/Ground cover
Sweet Gum	<i>Liquidambar styraciflua</i>	Canopy
Tupelo	<i>Nyssa aquatica</i>	Canopy
Smartweed	<i>Polygonum roccineum</i>	Understory/Ground cover
Greenbriar	<i>Smilax spp.</i>	Understory/Ground cover
<b>Palustrine Wetlands</b>		
Sedge	<i>Carex spp.</i>	Ground cover
Pitcher Plant	<i>Sarracenia spp.</i>	Ground cover
Soft Rush	<i>Juncus effuses</i>	Ground cover
Smartweed	<i>Polygonum coccineum</i>	Ground cover
Bulrush	<i>Scirpus spp.</i>	Ground cover
Spike Rush	<i>Eleocharis quadrangulata</i>	Ground cover

**Ponds:** The manmade pond, located on the western portion of the site, is fed by a stream that originates offsite. The pond appears to be large enough to support common aquatic species.

**Evergreen Forest:** The evergreen forest is an even-aged, managed timber stand canopy dominated almost entirely of slash pine. Limited understory is present in the slash pine plantation because of the dense mat of pine needles and timbering activities. At locations where the mobile timber-harvesting base was sent up, the debris (branches and wood chips) may cover up to an acre along the roadside within the slash pine plantation. Numerous timber access roads crisscross the site, and they are littered with branches, bark, and wood chips from the timber-harvesting activities.

**Palustrine Emergent and Forested Wetlands:** The wetlands on the site are associated with a manmade pond, an intermittent stream channel, and a topographical depression. The forested wetland community associated with Pine Branch is primarily made up with red maple in the canopy and a variety of sedge, rush, bulrush, and pitcher plants within and adjacent to the stream channel. At the time of the survey, the stream channel did not contain any standing water; however, standing water was present in Pine Branch on the south side of Highway 42.

**Old Field:** The old fields occupied the southeast portion of the site, and they included old timber stands and fallow fields. The old fields adjacent to the chicken farm appeared to be old croplands because no evidence of former timber stands was observed and historical information indicates that the area was

formerly cropland (DOE 1992). The old fields north of the chicken farm were old slash pine timber stands, deduced because of the evenly spaced stumps located throughout the area.

**G.3.2.2 Raw Water Intake Structure**

The Richton RWI structure is proposed on the Leaf River. The opposing bank had a large beach area void of vegetation, suggesting seasonal changes in depth and width. The bank of the proposed raw water intake structure location had a vertical drop of approximately 30 feet (9.1 meters) to the water surface. The site was a mature deciduous mixed hardwood and pine forest typical of the area. Effects of Hurricane Katrina were dramatic—the mature forest had only 20 percent of its canopy remaining intact. Many of the trees still standing are likely to die within a year or so because of canopy damage.

**G.4 HABITAT ASSESSMENT AND POTENTIAL EFFECTS**

This section evaluates whether the proposed SPR development activities would take place in areas where threatened, endangered, and candidate species are known to exist or where they may exist based on the natural history information presented in section G.2. For any element of the SPR proposal located in known or potential threatened, endangered, or candidate species habitat, the nature and potential for effects on the species are described. The assessment considers potential mitigation measures that DOE would implement for each element of the proposed action.

In sections G.4.1 and G.4.2, separate assessments are provided for the Bruinsburg and Richton sites, respectively. Section G.4.3 provides an overall summary of impacts for both sites.

**G.4.1 Bruinsburg, MS**

The assessment for the Bruinsburg site evaluates the potential effects on threatened, endangered, and candidate species by each element of the proposed action listed in table G.4.1-1.

**Table G.4.1-1: Elements of the Proposed Action and Location of Bruinsburg Site**

<b>Element of Proposed Action</b>	<b>Location by County or Parish</b>
Bruinsburg site	<i>Mississippi:</i> Claiborne
Pipeline and power line ROW from Bruinsburg to Peetsville	<i>Mississippi:</i> Claiborne, Copiah, Lincoln
Pipeline ROW from Bruinsburg to Anchorage	<i>Mississippi:</i> Adams, Claiborne, Jefferson, Wilkinson <i>Louisiana:</i> East Baton Rouge, East Feliciana, West Baton Rouge, West Feliciana
Power line ROW from Bruinsburg to Entergy's Grand Gulf substation	<i>Mississippi:</i> Claiborne
Raw water intake and associated pipeline and power line ROWs	<i>Mississippi:</i> Claiborne
Brine disposal pipeline ROW	<i>Mississippi:</i> Claiborne
Marine terminal in Anchorage	<i>Louisiana:</i> West Feliciana

Evaluation findings for these components of the Bruinsburg site are presented for each species below.

#### **G.4.1.1 Birds**

##### **G.4.1.1.1 Bald Eagle**

Of the locations listed in table G.4.1-1 USFWS (2000), and the Mississippi and Louisiana Natural Heritage programs report the bald eagle only in Jackson, Warren, and Wilkinson County in Mississippi (MMNS 2002) and East Baton Rouge and West Feliciana Parishes in Louisiana (LNHP 2004). This includes the proposed crude oil pipeline to Anchorage. Data provided by MNHP identify the closest recorded occurrence of the bald eagle to be 9 miles (14 kilometers) from the proposed crude oil pipeline to Anchorage. Information submitted by USFWS (James 2005) identifies the bald eagle as potentially present Statewide in Mississippi, and this species is conservatively assumed to be potentially present throughout Louisiana as well. Natural history data indicate that any bald eagle in the region likely is a nonbreeding seasonal migrant (NatureServe 2005). A non-nesting transitory bald eagle would be expected to avoid human activity and move to undisturbed areas. DOE would consult with USFWS and state wildlife agencies if bald eagle nests were identified during preconstruction surveys.

##### **G.4.1.1.2 Interior Least Tern**

Interior least terns breed locally throughout the Mississippi River system. Nesting occurs on and near the river with eggs often resting directly on sandbars (Aycock 2005). Of the elements of the proposed action listed in table G.4.1-1, only the RWI structure with connecting RWI pipeline and power line, and the crude oil pipeline tie-in to the Entergy facility in Vicksburg would be built near the Mississippi River.

Data provided by MNHP (2006) show no known nesting areas within 2 miles (3 kilometers) of the raw water intake structure. Because this area is potential suitable habitat, DOE would complete a preconstruction survey to verify there are no signs of active nesting. If nesting activity is verified, construction of the RWI structure would be timed to avoid the period when the terns would be nesting. Operation and maintenance of the raw water intake involve little human activity and would not affect interior least terns in the area.

MNHP identified one nesting area approximately 3 miles (5 kilometers) downstream from the Entergy facility at Vicksburg. The area immediately surrounding the Entergy facility is not suitable habitat for the interior least tern because it is an urbanized area with frequent human disturbance. The construction, operation, and maintenance of the proposed tie-in to the Entergy facility would not affect the least interior tern.

##### **G.4.1.1.3 Red-Cockaded Woodpecker**

According to the recovery plan for the red-cockaded woodpecker (USFWS 2003b), the Homochitto National Forest in southwestern Mississippi contains a secondary core population of this species. Two elements of the proposed activity would pass thorough or near the Homochitto National Forest. The pipeline ROW from Bruinsburg to the Peetsville station would pass through the National Forest in Copiah and Lincoln Counties parallel to existing ROWs, and the pipeline ROW from Bruinsburg to Anchorage would pass near the National Forest in Adams and Wilkinson Counties parallel to an existing ROW. In these four counties, the red-cockaded woodpecker has been reported only in Lincoln and Wilkinson (MMNS 2002). MNHP (2006) confirms two occurrences of the red-cockaded woodpecker within 2 miles (3 kilometers) of the crude oil pipeline to Peetsville, and one within 2 miles (3 kilometers) of the crude oil pipeline to Anchorage. All of these populations are located in Homochitto National Forest.

In consultations with USFWS, MNHP, and U.S. Forest Service (USFS), DOE reviewed proposed pipeline alignments to discuss potential impacts to the red-cockaded woodpecker population. These consultations

did not reveal specific concerns of impacts to known red-cockaded woodpecker population. The proposed pipelines follow existing ROWs, and they would affect disturbed habitat. The USFS (Howell 2006) confirmed that the proposed pipeline to Peetsville would not cross potential red-cockaded woodpecker habitat. The Red-cockaded woodpecker has specific habitat requirements of pine stands over 60 years of age for nesting and 30 years of age for foraging. If mature pine stands of 30 years or more are identified in preconstruction ROW alignment surveys, DOE would have a biologist survey the area for red-cockaded woodpecker nesting cavities and foraging activity. Nesting cavity trees would be marked and, if feasible, the ROW alignment adjusted to avoid impacts to stands more than 30 years old within 0.5 miles (0.8 kilometers) of the nesting cavity (Aycock 2005). DOE would engage in further consultation with USFWS and MNHP to avoid impacts to the red-cockaded woodpecker along the proposed ROW.

#### **G.4.1.2 Fish**

##### ***G.4.1.2.1 Bayou Darter***

Of the counties listed in table G.4.1-1 where elements of the Bruinsburg site and its associated infrastructure would be located, the bayou darter is present only in Claiborne, Copiah, and Hinds Counties in Mississippi. Elements of the proposed action in these counties are the Bruinsburg site, the pipeline ROW from Bruinsburg to the Jackson terminal, the pipeline ROW from Bruinsburg to Peetsville, the pipeline ROW from Bruinsburg to Anchorage, the brine disposal system, and the raw water intake system.

The range of the bayou darter is limited to Bayou Pierre and three of its tributaries including White Oak Creek, Turkey Creek, and Foster Creek. The pipelines to the Jackson terminal and the Entergy docks would be directionally drilled under Bayou Pierre. None of these water bodies would be crossed through open water construction or otherwise affected by any element of the proposed action; therefore, the proposed action would not affect this species.

##### ***G.4.1.2.2 Gulf Sturgeon***

Critical habitat for the Gulf sturgeon has been designated in two counties where infrastructure associated with the proposed Bruinsburg site would be located: Copiah and Hinds Counties. The pipeline ROW from Bruinsburg to Peetsville would pass through the southwest corner of Copiah County. Designated critical habitat for the Gulf sturgeon in Copiah County is located in the Pearl River, which forms the eastern boundary of Copiah County. Because the ROW from Bruinsburg to Peetsville would not cross the Pearl River, it would not affect the Gulf sturgeon or its designated critical habitat.

The endpoint of the pipeline ROW from Bruinsburg to the Jackson terminal would be a connection to the Capline pipeline in Hinds County. Hinds County, like Copiah County discussed above, is bordered to the east by the Pearl River. Because the ROW from Bruinsburg to the Jackson terminal would end in Hinds County and would not cross the Pearl River, this element of the proposed action would not affect the Gulf sturgeon or its designated critical habitat.

The Gulf sturgeon is found in coastal waters from Florida to Louisiana (USFWS 2003a), potentially including waters that have not been designated as critical habitat. Among all counties and parishes where infrastructure associated with the Bruinsburg site would be located (see table G.4.1-1), the Gulf sturgeon reportedly occurs in two Louisiana parishes, East Feliciana and East Baton Rouge, where no designated critical habitat exists (LNHP 2004). Available information sources do not identify specific Gulf sturgeon habitat areas in these parishes.

The pipeline ROW from Bruinsburg to Anchorage would cross two surface water bodies in Louisiana: Thompson Creek, which forms the border of East and West Feliciana Parishes; and the Mississippi River, which lies on the border of East and West Baton Rouge Parishes. Both of the surface water bodies are assumed to provide suitable habitat for the Gulf sturgeon. Impacts to the sturgeon and its habitat would be avoided by the use of directionally drilling.

#### **G.4.1.2.3 Pallid Sturgeon**

The pallid sturgeon inhabits larger channels of the Mississippi-Missouri River system. Five counties in Mississippi (Claiborne, Jefferson, Adams, Warren, and Wilkinson) and four parishes in Louisiana (East Baton Rouge, East Feliciana, West Baton Rouge, and West Feliciana) border the Mississippi River within the known range of the pallid sturgeon. Elements of the proposed action located on or adjacent to the Mississippi River in these counties and parishes include the Bruinsburg RWI, the pipeline ROW from Bruinsburg to the Entergy power plant, the pipeline ROW from Bruinsburg to Anchorage, and the Anchorage marine terminal.

##### *Construction Impacts*

Construction of the RWI on the Mississippi would have no effect on the pallid sturgeon. Construction activities would temporarily disturb a small area of the Mississippi River bottom and resuspend sediments; however, impacts on water quality would be negligible because of the large size and flow rate of the Mississippi in this area. Impacts on habitat characteristics would be inconsequential because of the small size of the area affected. Any potential construction impacts would be minimized with the use of onshore erosion barriers, instream silt curtains, postconstruction restoration, and other measures.

Portions of the pipeline and power line ROWs from Bruinsburg to Anchorage and to the Entergy power plant would pass near the Mississippi River. Construction of these two ROWs would not affect the pallid sturgeon. Construction-related soil runoff would not affect the Mississippi River habitat of the Gulf sturgeon because the pipeline ROWs would not pass sufficiently close to the river for construction activities to have an effect.

The pipeline crossing of the Mississippi River would be constructed using directional drilling. With this method, the pipeline would be placed beneath the river without excavation or any other instream activity; therefore, construction of the pipeline would not affect the pallid sturgeon.

Construction of the Anchorage terminal would have no effect on pallid sturgeon. Construction would be located more than 300 feet (100 meters) from the river and standard erosion and runoff control best management practices would be used during construction to mitigate these impacts. In addition, the Mississippi River at Baton Rouge is highly turbid and any increase in turbidity resulting from construction activities would not significantly affect water quality or the quality of the pallid sturgeon's habitat in the river.

##### *Operation and Maintenance Impacts*

Operation of the RWI would have the potential to entrain and impinge young sturgeon and their prey. If this alternative were selected, DOE would work with USFWS to design the raw water intake with appropriate mesh size, intake velocity, and other technologies to minimize or avoid adverse impacts. Because the planned 1.2 million barrels per day (MMBD) raw water withdrawal would be a small fraction of the total flow, there would be no significant changes in the sturgeon habitat due to operation of the RWI.



Operation and maintenance of the portion of the crude oil pipeline ROW beneath the Mississippi River would have no impact. Because directional drilling would be used to construct the pipeline below the riverbed, no instream maintenance activities would be required.

Operation and maintenance of the Anchorage terminal would cause potential instream noise and disturbance impacts (e.g., related to tanker loading and navigation) and present a risk of oil spills. The increase in tanker navigation to the existing docks at Anchorage resulting from SPR operations would be very small and infrequent; therefore, the operation and maintenance of the marine terminal would have no effect on the pallid sturgeon.

### **G.4.1.3 Invertebrates**

#### ***G.4.1.3.1 Alabama Heelsplitter Mussel***

The Alabama heelsplitter is found in the Amite River in Louisiana, including a portion of the river in East Baton Rouge Parish. Although the pipeline ROW from Bruinsburg to Anchorage would pass through East Baton Rouge Parish, it would not cross or pass near the Amite River; therefore, none of the proposed actions would affect the Alabama heelsplitter.

#### ***G.4.1.3.2 Fat Pocketbook Mussel***

A population of the fat pocketbook mussel was recently discovered in the Mississippi River and associated tributaries in Jefferson County, MS (Aycocock 2005; NatureServe 2005). As shown in table G.4.1-1, the proposed activity in Jefferson County associated with development of the Bruinsburg site is construction of the pipeline ROW from Bruinsburg to Anchorage. The pipeline ROW would not intersect the Mississippi River in Jefferson County, but it would cross two small tributaries, Coles Creek and Fairchilds Creek. Based on the information provided by MNHP (2006), this species is not present in the Mississippi River at the RWI location in Copiah County, which is roughly 15 miles (24.1 kilometers) upstream from the mouth of Coles Creek.

#### *Construction Impacts*

Fat pocketbooks in the Mississippi River adjacent to Jefferson County would not be affected by construction of the pipeline ROW from Bruinsburg to Anchorage because the pipeline would not cross the river in this area. The species might be affected in Coles Creek or Fairchilds Creek at the pipeline crossings; MNHP (2006) identified these water bodies as an area of concern. Because these tributaries are small, conventional construction methods (e.g., open-ditch excavation) would be used to bury the pipeline below the streambeds. During construction of the stream crossings at Coles and Fairchilds Creeks, excavation might directly affect fat pocketbooks, if present. In addition, construction would temporarily disrupt sand, silt, or clay streambed habitat favored by the species. If construction were to occur during the reproductive stage (July to October) of the species, construction might drive away red drum or other fish hosts of its larval stage.

A small bridge would be built for the brine access road to Coles Creek. Construction of the bridge may have a temporary affect on the mussels because some instream disturbance would occur even with the best management practices to control siltation. The streambed would be restored after construction, and the bridge would be constructed of grates to allow sunlight to reach the stream surface. Operation and maintenance of the road would occur infrequently and would not affect the mussels.

DOE would have a qualified biologist survey the area of the two proposed crossings. If the mussels are identified in the area of the crossings, they would be relocated to suitable habitat upstream of the crossing

or construction would be avoided during the reproductive season, or both. Relocation of freshwater mussels has been documented as a successful strategy to avoid impacts during instream construction disturbances (Reutter et al. 2001). Erosion barriers, silt curtains, and other best management practices would be used to limit downstream siltation. After construction, the streambeds would be restored to their original condition.

#### *Operation and Maintenance Impacts*

Operation and maintenance of the pipeline ROW from Bruinsburg to Anchorage would have no effect on the fat pocketbook. These activities would include periodic inspection and debris removal. These activities would be infrequent and cause minimal disturbance to the mussel and its habitat.

### **G.4.1.4 Mammals**

#### **G.4.1.4.1 Louisiana Black Bear**

The range of the Louisiana black bear once included all of Louisiana and lower Mississippi where the Bruinsburg site and its associated infrastructure would be located. Today, the only known breeding populations are in Louisiana in the Tensas and Atchafalaya River basins (Bowker and Jacobson 1995). These areas have been designated as critical habitat. Other areas with suspected occurrences of Louisiana black bears include the Loess Bluffs portion of the Mississippi River corridor in southwestern Mississippi and the adjacent Tunica Hills of Louisiana, as well as smaller areas in the lower East Pearl River and lower Pascagoula River basins of southern Mississippi (Wooding et al. 1993).

The Bruinsburg site and its associated infrastructure are not located in the designated critical habitat of the Louisiana black bear; however, the pipeline ROW from Bruinsburg to Anchorage passes through southwest Mississippi and adjacent areas of Louisiana where a population of the bears is suspected. In addition, suitable habitat for the Louisiana black bear is present in every county in Mississippi, as well as East and West Feliciana Parishes in Louisiana, where infrastructure for the proposed Bruinsburg site would be located. The Louisiana black bear is not likely to occur in the populated areas of East and West Baton Rouge Parishes in Louisiana.

#### *Construction Impacts*

Development, operation, and maintenance of the Bruinsburg site and its associated infrastructure would have no effect on the Louisiana black bear. If any Louisiana black bears are present in areas of suitable habitat in the planned pipeline ROWs (e.g., in southwest Mississippi and adjacent areas of Louisiana), they could be expected to avoid construction and other temporary human activities.

Construction of the pipeline ROWs would contribute to habitat fragmentation, which has been cited as a concern for this species (James 2005). Pipelines would be buried and the ROW would not impose a barrier to the movement of this species, so it is expected there would be no effect on the species.

#### *Operation and Maintenance Impacts*

Operation and maintenance of the ROWs would include periodic inspection and clearing of excessive vegetation. These activities would be minimal and would not affect the Louisiana black bear, if present. The Louisiana black bear would be expected to avoid the Bruinsburg site and RWI; thus, operation and maintenance activities at these locations would not affect this species.

**G.4.1.4.2 West Indian Manatee**

Although the West Indian manatee along the Gulf of Mexico coast in the United States occurs primarily in Florida, individuals range as far west as Texas. Of the locations listed in table G.4.1-1, the West Indian manatee has been reported only in East Baton Rouge Parish in Louisiana. The pipeline ROW from Bruinsburg to Anchorage is the only element of the proposed action in table G.4.1-1 that would be located in East Baton Rouge Parish. The Anchorage terminal would be located in West Baton Rouge Parish directly across the Mississippi River from East Baton Rouge Parish.

The pipeline ROW crossing of the Mississippi River from East Baton Rouge Parish to the Anchorage terminal is in a segment of the Mississippi River with significant navigational traffic and industrial activity. This segment of the river does not possess characteristics of the manatee’s preferred habitat, which consists of shallow sheltered bays and coves without strong currents and with abundant aquatic vegetation. Further, the proposed crude oil pipeline would be directionally drilled under the river and would have no affect on the species.

Construction, operation, and maintenance activities associated with the Anchorage terminal would take place more than 300 feet (100 meters) from the river, and standard erosion and runoff control best management practices would be used during construction to mitigate these impacts. In addition, the Mississippi River at Baton Rouge is highly turbid and any increase in turbidity resulting from construction activities would not significantly affect water quality. Operation and maintenance of the marine terminal would cause potential instream noise and disturbance impacts (e.g., related to tanker loading and navigation) and would present a risk of oil spills. The increase in tanker navigation to the existing docks at Anchorage resulting from SPR operations would be very small; therefore, the routine operation and maintenance at the docks would have no effect on the manatee.

**G.4.1.5 Marine Mammals**

No offshore elements are associated with the proposed Bruinsburg site; no marine mammals would be affected other than the West Indian manatee discussed above.

**G.4.1.6 Reptiles**

The ringed map turtle is present in the Pearl River in Mississippi, including the portion of the Pearl River that forms the eastern boundary of Copiah and Hinds Counties (Jones 1991). Two elements of the proposed action listed in table G.4.1-1 would be located in Copiah and Hinds Counties. The pipeline ROW from Bruinsburg to Peetsville would pass through the southwest corner of Copiah County, and the pipeline ROW from Bruinsburg to the Jackson terminal would end in central Hinds County. Neither of these elements of the proposed action would cross the Pearl River; therefore, the proposed action would not affect the ringed map turtle or its habitat in the Pearl River.

**G.4.2 Richton, MS**

The assessment for the proposed Richton candidate site evaluates the potential effects on threatened, endangered, and candidate species by each element of the proposed action listed in table G.4.2-1.

**Table G.4.2-1: Elements of the Proposed Action and Location of Richton Site**

<b>Element of Proposed Action</b>	<b>Location by County or Offshore Area</b>
Richton site and associated access road	Perry
Pipeline ROW from Richton to Pascagoula	Perry, Greene, George, Jackson

**Table G.4.2-1: Elements of the Proposed Action and Location of Richton Site**

<b>Element of Proposed Action</b>	<b>Location by County or Offshore Area</b>
Pipeline ROW from Richton to Liberty Station	Perry, Forrest, Lamar, Marion, Walthall, Pike, Amite
RWI structure and associated access road, pipeline, and power lines on the Leaf River	Perry
Power lines and associated ROW from utility lines south of Leaf River to RWI	Perry
Marine terminal in Pascagoula (docks and storage tanks)	Jackson
RWI structure in Pascagoula/Jackson	
Storage tanks at Liberty Station	Amite
Offshore brine pipeline and diffuser	Gulf of Mexico

Assessment findings for these components of the proposed Richton site are presented for each species below.

**G.4.2.1 Birds**

**G.4.2.1.1 Bald Eagle**

Information submitted by USFWS (James 2005) identifies the bald eagle as potentially present statewide in Mississippi. Based on the online database provided by Mississippi Natural Heritage Program (MNHP) (MMNS 2002), the bald eagle has been confirmed in two counties, George and Jackson, where development of the pipeline ROW from Richton to Pascagoula, the Pascagoula terminal and the RWI structure in Pascagoula are proposed. Further analysis conducted by MNHP reports no known bald eagles within 2 miles (3 kilometers) of the proposed pipeline, terminal or RWI (MNHP 2006). The closest documented bald eagle nests are 5 to 6 miles (8 to 10 kilometers) away. Approximately 20 percent of the proposed pipeline ROW is composed of palustrine forested wetlands which are suitable habitat for nesting and foraging bald eagles. The proposed Pascagoula terminal and RWI structure would be built on emergent wetlands, which are rarely used by the bald eagle for nesting. Because the bald eagle may be present Statewide, potential impacts on this species have been evaluated for all elements of the proposed action in table G.4.2-1. Natural history data indicate that bald eagles occurring in Mississippi are likely to be nonbreeding seasonal migrants (NatureServe 2005).

*Construction Impacts*

Construction activities would not affect bald eagles because none are known to nest within 2 miles (3 kilometers) of the site or any of proposed ROWs or other infrastructure, and range data indicate that most bald eagles in Mississippi are likely nonbreeding. Because no nesting activity is anticipated, it is assumed that the construction activities would have no effect on the species.

*Operation and Maintenance Impacts*

Operation and maintenance activities would have no effect on the species. The proposed elements located near documented bald eagles are the proposed pipeline to Pascagoula, the Pascagoula terminal, and RWI structure. The proposed pipeline to Pascagoula would be collocated along an existing ROW. Operation and maintenance activities would be the same as current activities along this ROW. The Pascagoula terminal and RWI structure would be located on disturbed land adjacent to a naval station. Operation and maintenance activities would be less than current human activity levels at the naval station. Bald eagles that would move to areas near these proposed elements would be tolerant of human activity and noise.

#### **G.4.2.1.2 Brown Pelican**

Of the locations listed in table G.4.2-1, the brown pelican has been recorded only in Jackson County, MS. (MMNS 2002). The proposed pipeline ROW from Richton to Pascagoula, the Pascagoula terminal, and the offshore brine pipeline in and adjacent to Jackson County includes habitat types potentially suitable for the brown pelican. The RWI structure in Pascagoula would be located on an existing pier that does not have suitable habitat for the brown pelican. The power line from a Pascagoula substation to the terminal on Singing River Island would cross estuarine waters, which are potential feeding habitat for the brown pelican. Records indicate one known occurrence of the brown pelican approximately 1,700 feet (500 meters) from the proposed pipeline to Pascagoula. The area of that section of the pipeline is in open water.

##### *Construction Impacts*

In Jackson County, MS, suitable habitat for brown pelicans is confined to the Gulf shore and associated barrier islands, sandbars, and wetlands. The terminus of the crude oil pipeline, along with the existing Plantation Pipeline, at Pascagoula, MS, is located in an industrially developed area of the Gulf Coast. Pipeline construction activities in this area would not affect undisturbed habitat and would have no effect on the brown pelican.

The proposed power line to the Pascagoula terminal crosses industrial and estuarine water. Construction of the power line would not affect the brown pelican. It would not disturb suitable nesting habitat areas and would only temporarily affect a small area of potential feeding habitat.

The offshore segments of the crude oil pipeline to Pascagoula and the brine disposal pipeline pass within 1,700 feet (500 meters) of one known brown pelican area and may pass through other areas inhabited by the brown pelican. No activity is permitted within 2,300 feet (700 meters) of nesting brown pelicans (USFWS 2005). If the Richton site is chosen for development, a biologist would accompany the alignment survey crew to identify brown pelican roosts along the proposed brine disposal pipeline ROW. If any brown pelican roosting sites are identified during the alignment survey, the construction would be scheduled to avoid roosting times (March through July). Assuming that construction activities can be avoided in or near rookeries, there would be no effect on brown pelicans.

##### *Operation and Maintenance Impacts*

Operation and maintenance of the crude oil distribution pipeline would be comparable to existing activities associated with the Plantation pipeline. The pipeline would be buried and human activity would be minimal; therefore, there would be no effect on the brown pelican.

Operation and maintenance of the power lines to the Pascagoula terminal would not affect the brown pelican. Brown pelicans fly along the shoreline and feed in estuarine waters. The power lines would be slight obstruction to flight, but would affect an area only 1.6 miles (2.6 kilometers) long.

The offshore segments of the crude oil pipeline to Pascagoula and the brine disposal pipeline would be buried, and minimal maintenance activity would be necessary; therefore, operation and maintenance of the pipeline would have no effect on the brown pelican.

#### **G.4.2.1.3 Mississippi Sandhill Crane**

The only wild population of the Mississippi sandhill crane is located at the Mississippi sandhill crane National Wildlife Refuge in western Jackson County, MS. The only elements of the proposed action in Jackson County are the pipeline ROW from the Richton to Pascagoula, the brine pipeline ROW to the Gulf of Mexico, and the Marine Terminal at Pascagoula. All of these elements would be located more than 5 miles to the east of the refuge. At this distance, no effect on the Mississippi sandhill crane or its habitat are expected to result from construction, operation, or maintenance of the crude oil distribution pipeline, brine disposal pipeline, or marine terminal.

#### **G.4.2.1.4 Piping Plover**

As shown in table G.4.2-1, the marine terminal and RWI structure at Pascagoula and the oil distribution and brine disposal pipeline ROWs would be the only elements of the proposed action in Jackson County, MS, where the piping plover is known to occur. Designated critical habitat is located on barrier islands and shores around the Gulf of Mexico. None of the proposed elements cross designated critical habitat of the piping plover. The brine disposal pipeline passes near designated critical habitat on Horn Island, part of Gulf Islands National Seashore (GUIS). The proposed pipelines in Jackson County, MS, cross beaches, mudflats, or sandflats that may also be potential feeding habitat for the piping plover.

##### *Construction Impacts*

Construction of the proposed brine disposal pipeline would be away from designated critical habitat on Horn Island. The construction of this section of the pipeline would not impact the designated critical habitat or the piping plover because it is located in open water away from the designation boundary. DOE would work with US FWS and GUIS to avoid impacts to the piping plover. In other potential piping plover habitat areas, construction impacts would be avoided by use of directional drilling under beaches, mudflats, or sandflats. Using this construction method, construction would not affect the piping plover and its habitat. Because the pipeline would be buried, there would be no long-term construction effects.

##### *Operation and Maintenance Impacts*

Operation of the pipeline would not affect the species, its behavior, or the quality of its habitat. The pipeline would be a static structure buried under ground, and it would not produce noise or other effects that would disturb the plover. Maintenance activities would be minor, and they would not affect this species.

#### **G.4.2.1.5 Red-Cockaded Woodpecker**

National Forest lands in Mississippi are home to four primary and secondary core populations of the red-cockaded woodpecker. These and other core populations throughout the southeastern United States are monitored to assess recovery of the species. None of the core populations in Mississippi is located in areas that would be affected by development of the Richton site and associated infrastructure. Table G.4.2.1.5-1 shows that in all counties where elements of the proposed action for the Richton site would be located, all activities would occur outside of designated core population areas.

Elements of the proposed action, including the pipeline ROWs from Richton to Pascagoula and Richton to Liberty Station, would pass through areas with potential suitable habitat of low- to medium-density pine forests. Analysis provided by MNHP found no occurrences of the red-cockaded woodpecker within 2 miles (3 kilometers) of any proposed element (MNHP 2006). The proposed ROW to Pascagoula

follows an existing pipeline ROW where mature stands suitable for the red-cockaded woodpecker are not likely to be found. The crude oil pipeline to Liberty largely does not follow an existing ROW. If mature pine stands of 60 years or more are identified in preconstruction ROW alignment surveys, DOE would use a biologist to survey the area for red-cockaded woodpecker nesting cavities and foraging activity. Nesting cavity trees would be marked and the ROW alignment would be adjusted to avoid impacts to stands more than 30 years old within 0.5 miles (0.8 kilometers) of the nesting cavity (Aycock 2005).

**Table G.4.2.1.5-1: Proximity of Red-Cockaded Woodpecker Designated Core Populations to Elements of Proposed Action for the Richton Site**

County	Elements of the Proposed Action for the Richton Site	Location of Designated Core Population	SPR Elements Located in Designated Core Population Areas
Amite	<ul style="list-style-type: none"> <li>Pipeline ROW from Richton to Liberty Station</li> <li>Storage tanks at Liberty Station</li> </ul>	Homochitto National Forest	None
Forrest	<ul style="list-style-type: none"> <li>Pipeline ROW from Richton to Liberty Station</li> </ul>	De Soto National Forest	None
George	<ul style="list-style-type: none"> <li>Pipeline ROW from Richton to Pascagoula</li> </ul>	De Soto National Forest	None
Greene	<ul style="list-style-type: none"> <li>Pipeline ROW from Richton to Pascagoula</li> </ul>	De Soto National Forest	None
Jackson	<ul style="list-style-type: none"> <li>Pipeline ROW from Richton to Pascagoula</li> <li>Marine terminal in Pascagoula</li> <li>RWI structure in Pascagoula</li> <li>Brine disposal pipeline ROW to Gulf of Mexico</li> </ul>	De Soto National Forest	None
Perry	<ul style="list-style-type: none"> <li>Richton candidate site</li> <li>Pipeline and power line ROWs and RWI structure on Leaf River</li> <li>Pipeline ROW from Richton to Pascagoula</li> <li>Pipeline ROW from Richton to Liberty Station</li> </ul>	De Soto National Forest	None

**G.4.2.2 Fish**

**G.4.2.2.1 Gulf Sturgeon**

Four proposed elements of the Richton site and its associated infrastructure may directly affect federally designated critical habitat of the Gulf sturgeon: (1) the raw water intake on the Leaf River in Perry County, (2) the raw water intake on the Gulf of Mexico in Pascagoula, (3) the pipeline ROW from Richton to Pascagoula in Greene County, and (4) the pipeline ROW from Richton to Liberty Station in Forrest and Marion Counties. The potentially impacted designated critical habitat areas are located in the Leaf, Chickasawhay, Pearl, Pascagoula, and Bogue Chitto Rivers, and in the Mississippi Sound of the Gulf of Mexico. Spawning generally occurs in the rivers where the streambed is hard clay, rubble, gravel, or shell (USFWS 2003a). After spawning, the adult Gulf sturgeon migrates downstream to specific areas of the lower Pascagoula River system and Mississippi Sound and remains until November (Heise et al 2004). This anadromous species may be found in the designated critical habitat year-round because the young spend their first 2 years in the river where they were spawned (USFWS 2003a).

### *Construction Impacts*

A RWI structure would be located on the Leaf River in Perry County and the power lines for the RWI structure and site would cross the Leaf River. Construction of this RWI would affect the designated critical habitat at this location and the area immediately downstream. For example, excavation would disturb the Leaf River streambed, remove vegetation, and temporarily raise turbidity and reduce dissolved oxygen levels. These potential effects would be mitigated with the use of onshore erosion barriers, instream silt curtains, postconstruction restoration, and other measures. Construction would be scheduled to avoid spawning periods (mid February to April) and limited to high water periods. Construction of the power lines across the Leaf River is not expected to have any additional effect on the sturgeon.

Another RWI structure would be located on Singing River Island, Pascagoula, MS in the Mississippi Sound of the Gulf of Mexico. The RWI structure would be located in the area of an existing pier. The water surrounding the pier is designated critical habitat for the gulf sturgeon. The aquatic habitat in this area is low quality due to frequent disturbance by boat and dredging activity. Construction of the RWI structure would disturb and suspend sediments, temporarily raising turbidity and reducing dissolved oxygen levels. Construction would take place within a cofferdam to reduce these impacts. Additionally, construction would be timed to take place during the summer months when the Gulf sturgeons have migrated to inland rivers and estuaries. Construction impacts are not expected to adversely affect the Gulf sturgeon although it would temporarily affect designated critical habitat.

Construction activities in the pipeline ROW from Richton to Pascagoula would have no effect on designated critical habitat of the Gulf sturgeon. The ROW would cross designated critical habitat in one location, the Chickasawhay River in Greene County. This crossing would be constructed using directional drilling to avoid disturbing sensitive habitat. Because no direct impact on the river would take place, construction of the pipeline ROW from Richton to Pascagoula would have no effect on the Gulf sturgeon.

The pipeline ROW from Richton to Liberty Station would intersect designated critical habitat for the Gulf sturgeon in the Leaf River in Forrest County, the Pearl River in Marion County, and the Bogue Chitto River in Pike County. All of these crossings would be constructed with directional drilling, which would prevent any effect on designated critical habitat at these locations. Smaller upriver tributaries, such as Tallahala Creek, would be crossed using conventional methods. Sedimentation and turbidity would be minimized through best management practices, and they would be a temporary disturbance. DOE would avoid instream construction methods of pipeline ROWs near Gulf sturgeon designated critical habitat during spawning.

### *Operation and Maintenance Impacts*

Operation and maintenance of the RWI may have a serious adverse affect on the Gulf sturgeon, especially during low-flow periods. DOE has conducted informal consultation with the USFWS and Mississippi Natural Heritage Program on the proposed withdrawal. Both agencies expressed serious concerns about water flow and the Gulf sturgeon. The Mississippi Natural Heritage Program stated that “because of the importance of the Leaf River near Hattiesburg to spawning and juvenile sturgeon, it is recommended that water withdrawals be discontinued if discharge from the Leaf River reaches 30 percent of the mean daily discharge.” DOE reviewed the daily average streamflow data for the Leaf River for a 21-year period from 1983 through 2004 and determined that the mean daily discharge was 3,770 cubic feet per second and that 30 percent of that flow was 1,131 cubic feet per second. During the same 21-year period, the daily discharge was less than the 30 percent minimum instream flow recommended by the Mississippi Natural Heritage about 27 percent of the time.



During times of low-flow in the Leaf River, the withdrawal would be supplemented with water from the Gulf of Mexico. Up to 50 percent (500 MMB) of the water required for cavern construction could come from the Mississippi Sound of the Gulf of Mexico. Withdrawal of water from the Leaf River would be reduced or terminated in order to maintain minimum instream flow requirements. If low-flow situations require Leaf River withdrawal to be terminated, cavern development would continue at a slower pace with the 500 MMB supplied by the Gulf of Mexico.

Although the level of water in the Leaf would be maintained at or above a minimum instream flow as determined by the Biological Opinion, the change in natural flow would alter the designated critical habitat by reducing water depth and width, increasing pollutant concentrations, and altering water temperatures and water quality. These changes may expose breeding areas, limit adult migration movements, and/or increase mortality of eggs, larval and juvenile sturgeon. Intake of water would affect water volumes downstream and lower water depth in pools at the confluence of the Leaf and Chickasawhay Rivers where adult sturgeon rest with nonspawning individuals until fall when they return to salt water (Heise et al 2004).

The raw water withdrawal may cause impingement of young Gulf sturgeon in the Leaf River. The intake of the RWI would be designed for a maximum intake velocity of 0.5 feet (0.15 meters) per second with 0.5 inch (1.3 centimeter) square mesh and equipped with a compressed air backwash system to remove impinged organisms and debris. Impingement of young Gulf sturgeon would cause bodily harm that may result in mortality.

The raw water intake in the Mississippi Sound may also affect the Gulf sturgeon and its designated critical habitat. The aquatic habitat around the proposed RWI structure is low quality and heavily impacted by the existing pier, dredging, and boat traffic. This would not be important habitat for the Gulf sturgeon. Only adult and sub-adult sturgeons are found in the Gulf of Mexico and Mississippi Sound. An adult or sub-adult Gulf sturgeon would be able to escape the intake velocity of 0.5 feet (0.15 meters) per second. If a sturgeon were to be impinged by the withdrawal of water, the intake structure is equipped with traveling screens that would return the fish back to the water. The impingement of a Gulf sturgeon may cause bodily harm that may result in mortality. The withdrawal of water from the Mississippi Sound would have no effect on the designated critical habitat of the Gulf sturgeon. The Mississippi Sound is tidally influenced so withdrawal of water would not lower water levels or change water quality.

Maintenance of the pipeline ROWs constructed with directional drilling would not affect the Gulf sturgeon or its designated critical habitat because no instream activities would take place. Maintenance of ROWs constructed in upstream tributaries by conventional methods also would not affect the Gulf sturgeon or its designated critical habitat because instream activities are minor and infrequent.

#### **G.4.2.2.2 Pearl Darter**

The pearl darter is believed to exist only in the Pascagoula River drainage system, which includes the Leaf River, Black Creek, and the Pascagoula River (NatureServe 2005). A 2005 study on the distribution of the pearl darter confirmed its presence throughout the Leaf River (Slack et al 2005). Elements of the proposed action in this drainage system include the raw water intake on the Leaf River, the pipeline ROW from Richton to Pascagoula, and the pipeline ROW from Richton to Liberty Station.

#### *Construction Impacts*

The pearl darter has been documented throughout the Leaf River to the lower Pascagoula drainage, but little is known about its specific habitat requirements or spawning behavior (Slack et al. 2005).

Construction of the RWI on the Leaf River may temporarily increase water turbidity and temperature downstream. Increased turbidity has the potential to adversely affect pearl darters and other fish species downstream by making the habitat less suitable for feeding and reproduction (USFWS 2001a). These temporary impacts would be mitigated with erosion and sedimentation best management practices, as well as habitat restoration, but the construction of the RWI may affect the pearl darter.

The pipeline ROW from Richton to Liberty Station would cross the Leaf River in Forrest County in the general area where pearl darters are known to spawn. No construction effects would occur at this location because directional drilling would be used to place the pipeline beneath the riverbed without instream activity. The pipeline ROW from Richton to Liberty station would also cross Black Creek in Lamar County and Tallahala Creek in Perry County. These crossings would be constructed with either directional drilling or the conventional open-ditch excavation method. If directional drilling is used, the pipeline ROW would not affect pearl darters, because no activity would be required in the creek. Conventional construction methods might affect the pearl darter in the short-term. Excavation would temporarily remove vegetation and other beneficial characteristics of the streambed and streambanks. Water quality also might be impacted locally during construction. These impacts would be mitigated with erosion barriers and silt curtains that reduce downstream sediment transport. The affected streambed and streambanks would be restored to the extent practicable following construction; therefore, in the long term, the construction would have no effect on pearl darter habitat in Black Creek or Tallahala.

Where the pipeline ROW from Richton to Pascagoula would cross surface waters of the Pascagoula River drainage system (i.e., at the Chickasawhay River), directional drilling would be used to avoid impacts in the river. Because no excavation would take place in the river, no effects are expected.

#### *Operation and Maintenance Impacts*

Operation of the RWI may affect the pearl darter. The water withdrawal would be expected to have negligible impacts on the river while it is flowing near or above its overall average flow rate of 4,100 cubic feet per second (116 cubic meters per second). During periods of low-flow, however, the withdrawal may constitute up to 11 percent of the river's flow. Changes in flow would alter water depth, channel width, water temperatures, and pollutant concentrations downstream. These types of alterations are identified as a major threat to pearl darter population (USFWS 2001a).

The water intake would also cause entrainment and impingement of pearl darters as well as their feeding resources. The RWI would have a maximum intake velocity 0.5 feet (0.15 meters) per second with 0.5 inch (40mm) mesh screen. Standard length of the adult pearl darter ranged from 1 inch (30 mm) to 2 inches (50 mm) in sampling of the Leaf River in 2004 (Slack et al. 2005). An adult darter would be able to swim through the mesh screens. Due to its small size, the pearl darter might suffer impingement on the screens, which would cause bodily harm likely to lead to death.

Maintenance of the pipeline crossings constructed with directional drilling would not involve instream activities and no effects would be expected. Where the crossings are constructed using conventional methods, the crossings would be periodically inspected and maintained. For example, it may be necessary to remove debris from the river channel in the ROW. These maintenance activities would be minimal and infrequent, and they would have no effect on the pearl darter.

#### **G.4.2.3 Invertebrates**

The only endangered, threatened, or candidate invertebrate species in counties where the proposed Richton site and its associated infrastructure would be located is the Camp Shelby burrowing crayfish. The only known population of this species is in Perry County, MS. As discussed in section G.2.3.2, no

SPR development is proposed in this area of Perry County. The proposed action would not affect this species.

#### **G.4.2.4 Mammals**

##### **G.4.2.4.1 *Gray Myotis (Gray Bat)***

The literature review identified some evidence that the gray bat may occur in Perry County, MS. Elements of the Richton alternative in Perry County include the proposed Richton site, the raw water intake and pipeline, power lines and associated ROWs, and the pipeline ROWs from Richton to Pascagoula and Liberty Station. Most information sources indicate that all proposed SPR construction and operation would occur well outside the species' current range. In addition, the proposed development locations do not include caves, which are the year-round roosting sites for this species. Therefore, construction, operation, and maintenance of the Richton site and associated pipelines and other structures would have no effect on the gray bat.

##### **G.4.2.4.2 *Louisiana Black Bear***

All elements of the proposed action listed in table G.4.2-1 are located within the historical range of the Louisiana black bear. The literature review identified one source (Wooding et al. 1993) that named the lower East Pearl River and lower Pascagoula River basins of southern Mississippi as possible current range for the Louisiana black bear. An additional source (Gillette 2005) referred to recent sightings in Jackson County, MS, within the lower Pascagoula River basin. The crude oil pipeline to Pascagoula is the only proposed action in the lower Pascagoula River basin. Analysis provided by the Mississippi Natural Heritage Program did not identify any known occurrences of Louisiana black bear within 2 miles (3 kilometers) of any proposed element associated with the Richton site. This species is a highly mobile, habitat generalist that avoids humans, and the proposed crude oil pipeline to Pascagoula is co-located on an existing pipeline ROW. Therefore, any Louisiana black bears remaining in southeast Mississippi near the proposed action would be expected to avoid the temporary activities of constructing and maintaining the pipeline ROW, and there would be no effect on this species.

#### **G.4.2.5 Marine Mammals**

The operation of the brine disposal system would have no effect on the Gervais beaked whale, goose-beak whale, pygmy sperm whale, dwarf sperm whale, sperm whale, rough-toothed dolphin, killer whale, false killer whale, short-finned pilot whale, and pygmy killer whale. These species are found in deeper waters than the brine diffuser contours (see Appendix B, Brine Discharge Modeling). The Atlantic spotted dolphin, bottlenose dolphin, and West Indian manatee may visit the project area. These species are highly mobile species that can be found in a variety of areas throughout the Gulf. These species would avoid or leave areas disturbed by pipeline construction, pipeline maintenance or brine diffusion if they found the area intolerable.

#### **G.4.2.6 Plants**

As discussed in section G.2.6.1, the Louisiana quillwort recovery plan report stated that the only known reproducing populations of Louisiana quillwort in Mississippi are in the De Soto National Forest in Jackson and Perry Counties (Larke 1996). No elements of the proposed action are located in the specific areas of Jackson and Perry Counties identified in the recovery plan; therefore, construction, operation, and maintenance of the Richton site and associated infrastructure would not affect this species. However, results of an uncited species distribution summary presented by NatureServe (2005) indicated that Louisiana quillwort may be more widely distributed in Mississippi than reported by the recovery plan. If

populations of Louisiana quillwort are identified (e.g., from interagency consultations or public participation) and verified in the areas affected by proposed activities, appropriate mitigation measures would be identified and implemented to ensure that there are no effects.

#### **G.4.2.7 Reptiles**

##### **G.4.2.7.1 Alabama Red-Belly Turtle**

Although the Alabama red-belly turtle is found primarily in Alabama, in 2005 it was identified in the lower Pascagoula River and two of its tributaries in Mississippi (James 2005). One of these tributaries, the Escatawpa River, would be crossed by the pipeline ROW from Richton to Pascagoula if the Richton candidate site is chosen for development. MNHP identified two known occurrences of Alabama red-belly turtle populations located within 1 mile (2 kilometers) from the proposed crude oil pipeline to Pascagoula crossing of the Escatawpa River.

##### *Construction Impacts*

Directional drilling would be used to construct the crossing of the Escatawpa River. Directional drilling would be set up away from the river and habitat of the Alabama red-belly turtle and, therefore, nearby populations of the Alabama red-belly turtle would not be affected.

##### *Operation and Maintenance Impacts*

Because the Escatawpa River crossing would be constructed with directional drilling, maintenance would not involve instream activities, and no effects on the turtles would be expected.

##### **G.4.2.7.2 Black Pine Snake**

Of the counties listed in table G.4.2-1, the black pine snake reportedly occurs in Forrest, George, Marion, and Perry Counties in Mississippi. If the Richton candidate site is chosen for development, elements of the proposed action in these counties include the Richton candidate site, the RWI intake and pipeline ROW, power line ROWs, a portion of the pipeline ROW from Richton to Liberty Station, and a portion of the pipeline ROW from Richton to Pascagoula. The black pine snake has been documented within 2 miles (3 kilometers) of the proposed Richton site in Perry County (Clark 2005; MNHP 2006).

##### *Construction Impacts*

Each of these elements of the proposed action identified above would affect forest lands that would be suitable for the species. If the black pine snake is present in these locations, it generally would be expected to avoid human activity during construction; however, disturbance and direct mortality are possible consequences of excavation, earth moving, and other construction activities. Because this species has been confirmed within 2 miles (3 kilometers) of the site, DOE would survey the site for evidence of black pine snakes. Individuals would be relocated to nearby suitable habitat areas under supervision of USFWS. DOE would conduct habitat assessments of the proposed RWI and ROWs to determine if surveys for black pine snakes are necessary. Individuals would be relocated under supervision of USFWS.

##### *Operation and Maintenance Impacts*

Following construction, the black pine snake would be expected to favor adjacent habitat areas unaffected by SPR infrastructure and operations. The Richton site and ROWs would not be a barrier to the black

piners snake or its prey; the snake could still use these areas for hunting, and it might continue to inhabit pipeline ROWs. Therefore, operation and maintenance of the Richton site and associated infrastructure would have no effect on the species.

#### **G.4.2.7.3 Eastern Indigo Snake**

As discussed in G.2.7.3, the eastern indigo snake is unlikely to be found in the proposed project area because records indicate the range in Mississippi is historical. Comments received from USFWS (2005) and MNHP (2006) do not mention the species as being potentially impacted by the proposed Richton project. Further analysis conducted by MNHP (2006) did not find any populations within 2 miles (3 kilometers) of the proposed project elements. It is unlikely that the eastern indigo snake would be found in the areas affected by the proposed Richton site, and so there would be no effect on this species.

#### **G.4.2.7.4 Gopher Tortoise**

Of the locations listed in table G.4.2-1, the gopher tortoise has been recorded in eight counties: Forrest, George, Greene, Jackson, Lamar, Marion, Perry, and Walthall. Elements of the proposed action in these counties include the proposed Richton site, the raw water intake and pipeline, power line ROWs, all of the pipeline ROW from Richton to Pascagoula, and a portion of the pipeline ROW from Richton to Liberty Station. Analysis provided by Mississippi Natural Heritage Program confirms 26 recorded occurrences of gopher tortoises within or with ranges intersecting a 2 mile (3 kilometer) buffer of the proposed elements in gopher tortoise range. Half of these records are associated with the ROW to Pascagoula. Habitat suitable for the gopher tortoise may be found at all elements within gopher tortoise range. As discussed in section G. 2.7.4, the gopher tortoise prefers locations with dry sandy soils, abundant ground cover, and a sparse canopy. Although seldom seen above ground, the presence of gopher tortoises is indicated by large conspicuous burrows.

#### *Construction Impacts*

Construction activities such as excavation and the operation of large earthmoving equipment have the potential to unearth, smother, or compact gopher tortoise burrows, and therefore, construction would affect this species.

All proposed elements within gopher tortoise range and on moderately well-drained to excessively well-drained sandy soils would be surveyed by a biologist for tortoise burrows. If the tortoise or its burrows are found, DOE would contact the Mississippi Department of Wildlife, Fisheries, and Parks (MDWFP) and the USFWS to avoid harm to this federally threatened species. All burrows identified during preconstruction field assessments would be marked and cogon grass, an invasive species that destroys tortoise habitat (Van Loan et al. 2002), would be mapped and treated with chemicals approved for use around tortoises. Where possible, clearing and construction activities would be precluded within a 25-foot (8-meter) radius around each burrow. The crude oil pipeline to Liberty, RWI pipeline and power lines largely do not follow an existing ROW. Alignments may be adjusted to avoid relatively large clusters of burrows. When burrows cannot be avoided, tortoises would be relocated only with concurrence of the USFWS and MDWFP, and according to strict protocols and within seasonal windows specified by these agencies. During construction, special care should be taken to avoid cogon promulgation (MNHP 2006).

#### *Operation and Maintenance Impacts*

After development, the Richton site would be poor habitat for the gopher tortoise, and this species generally would not be expected onsite. The moderately to excessively well-drained sandy soils of the

maintained pipeline and power line ROWs and cleared security area around the Richton site would provide preferred habitat for the gopher tortoise. These areas may attract more tortoise than its preconstruction condition. DOE would monitor these areas for the presence of gopher tortoise mounds and control the invasion and spread of cogon grass. Only herbicides approved for use around tortoises would be used in gopher tortoise habitat areas to avoid poisoning food resources (MNHP 2006). With proper monitoring and procedures, operation and maintenance activities may improve habitat quality for gopher tortoises.

#### **G.4.2.7.5 Green Sea Turtle**

The green sea turtle has been reported feeding on the seagrass beds located off the northern shore of the Gulf Islands National Seashore (GUIS). The brine disposal pipeline ROW and brine diffusion have the potential to affect the green sea turtle.

The RWI structure in Pascagoula would be located on the existing pier on Singing River Island where green sea turtles are known to inhabit. The area has been previously disturbed by surface hardening, and the aquatic environment is frequently disturbed by dredging and boat activities. There are no known seagrass beds or other submerged aquatic vegetation in the area. Therefore, the green sea turtle would not be affected by the RWI at Pascagoula.

##### *Construction Impacts*

Construction of the pipeline would suspend sediments that could affect seagrass beds and feeding areas for the green turtle on the north shores of GUIS. DOE would consult with NOAA Fisheries to minimize impacts to nearby seagrass beds and compensate/mitigate for permanent impacts. The green sea turtle is a highly mobile species that would be able to avoid and seek out additional food resources during construction of the pipeline. Seagrass beds are located off the shore of the other barrier islands in the Gulf of Mexico and in near shore estuarine areas.

##### *Operation and Maintenance Impacts*

Operation and maintenance of the offshore portion of the brine disposal pipeline would have no effect on the green sea turtle because the pipeline would be a buried static structure. Operation of the offshore the brine disposal system would have no effect on the feeding habitat of the green sea turtle. The brine diffuser is located 5 miles (8 km) south of GUIS and the area of influence of the brine plume (defined as the isoconcentration of +1 ppt salinity increase) is about 2 miles (3 kilometers) south of the Mississippi Sound. The seagrass beds are located on the wave protected, north side of the barrier islands. The area of influence of the brine disposal plume does not reach the GUIS shore and would not affect the sea grass beds on the north side of the islands.

#### **G.4.2.7.6 Kemp's Ridley Sea Turtle**

The Kemp's Ridley sea turtle inhabits estuarine waters of the Gulf coast, potentially including areas of Jackson County, MS. Nesting occurs on coastal beaches and dunes. The components of the proposed Richton site development with a potential to affect these habitats is the brine disposal pipeline and RWI structure at Pascagoula. Based on data provided by MNHP, the closest recorded nesting area is 7 miles (11 kilometers) from the Pascagoula RWI structure and brine disposal pipeline in the Grand Bay National Estuarine Research Reserve. The RWI structure would be built on an existing pier that has hardened surfaces and is frequently disturbed by dredging and boat activities. Construction and operation of the RWI structure would not affect the Kemp's Ridley Sea Turtle because the area is not suitable feeding or nesting habitat. Construction and operation of the brine disposal pipeline would not affect undocumented

nesting areas because the pipeline would be directionally drilled from an inland area to open water to avoid excavations along the shoreline.

Offshore pipeline construction would temporarily disturb potential feeding habitat for the Kemp's Ridley sea turtle; however, the turtle could feed at the nearby Grand Bay National Estuarine Research Reserve during the temporarily disturbance.

#### ***G.4.2.7.7 Loggerhead Sea Turtle***

The loggerhead sea turtle nests on Gulf Coast beaches, including those of Jackson County, MS and GUIs, where the proposed Richton brine disposal pipeline would pass. The RWI structure in Pascagoula would be built on an existing pier that does not have suitable nesting or feeding habitat for the loggerhead sea turtle. Construction and operation of the brine disposal pipeline would not affect nesting because the pipeline would be directionally drilled from an inland area to open water to avoid excavations along the shoreline, and would not cross GUIs.

The loggerhead sea turtle has been reported feeding in the seagrass beds located off the northern shore of GUIs. The brine disposal pipeline ROW and brine diffusion have the potential to affect the loggerhead turtle.

##### *Construction Impacts*

Construction of the pipeline would suspend sediments that could affect seagrass beds and feeding areas for the loggerhead sea turtle, on the north shores of GUIs. DOE would consult with NOAA Fisheries to minimize impacts to nearby seagrass beds and compensate/mitigate for permanent impacts. The loggerhead sea turtle is a highly mobile species that would be able to avoid and seek out additional food resources during construction of the pipeline. Seagrass beds are located on the north shore of barrier islands located to the west of the ROW area, and in near-shore estuarine areas.

##### *Operation and Maintenance Impacts*

Operation and maintenance of the offshore portion of the brine disposal pipeline would have no effect on the loggerhead sea turtle because the pipeline would be a buried static structure. Operation of the offshore the brine disposal system would have no effect on the feeding habitat of the loggerhead sea turtle. The brine diffuser is located 5 miles (8 km) south of GUIs and the area of influence of the brine plume (defined as the isoconcentration of +1 ppt salinity increase) is about 2 miles (3 kilometers) south of the Mississippi Sound. The seagrass beds are located on the wave protected, north side of the barrier islands. The area of influence of the brine disposal plume does not reach the GUIs shore and would not affect the sea grass beds on the north side of the islands.

#### ***G.4.2.7.8 Ringed Map Turtle***

The ringed map turtle is found in the Pearl River system of Mississippi and Louisiana. Of the elements of the proposed action listed in table G.4.2-1, only the pipeline ROW from Richton to Liberty station crosses the Pearl River system. Analysis by MNHP did not find any records of the turtle within 2 miles (3 kilometers) of the proposed crossing. Because directional drilling would be used to construct the Pearl River crossings, construction, operation, and maintenance of the pipeline ROW from Richton to Liberty Station would not affect the ringed map turtle.

#### ***G.4.2.7.9 Yellow-blotched Map Turtle***

The range of the yellow-blotched map turtle includes river segments in five counties listed in table G.4.2-1: Forrest, George, Greene, Jackson, and, Perry Counties. Water bodies potentially affected by SPR activities within these counties include the Leaf, Chickasawhay, and Escatawpa Rivers and Tallahala Creek (see section G.2.7.8). Data provided by MNHP confirmed recent records of populations at all of these water bodies. Elements of the Richton site development in this species' range include the Richton site, the raw water intake on the Leaf River, power line ROW, all of the pipeline ROW from Richton to Pascagoula, and a portion of the pipeline ROW from Richton to Liberty Station. No yellow-blotched map turtle habitat occurs at the Richton site or in the raw water pipeline ROW.

#### *Construction Impacts*

Potential construction impacts on the yellow-blotched map turtle may occur during construction of pipeline crossings across rivers in the species' range and during construction of the raw water intake on the Leaf River. The pipeline ROW from Richton to Pascagoula would cross the Chickasawhay and Lower Escatawpa Rivers in areas known to be inhabited by the yellow-blotched map turtle. In addition, the pipeline ROW from Richton to Liberty Station would cross yellow-blotched map turtle habitat in Tallahala Creek in Perry County and in the Leaf River in Forrest County.

The Richton to Pascagoula pipeline crossings at the Chickasawhay River and the Escatawpa River would be constructed using directional drilling. This method would prevent construction from affecting the yellow-blotched map turtle in these locations because no activity would occur within the rivers.

Where the pipeline ROW from Richton to Liberty Station would cross Tallahala Creek in Perry County, conventional construction methods would be used, which may affect the turtle. Temporary habitat disturbance in the immediate work zone would be unavoidable. Instream excavation would resuspend sediment and temporarily degrade water quality and increase downstream sedimentation. These moderate short-term impacts would be minimized by the use of best management practices. For example, silt curtains would be placed immediately downstream from the construction site. After construction, instream habitat would be restored, and there would be no long-term effect on the turtle.

Directional drilling would be used where the pipeline ROW from Richton to Liberty Station would cross the Leaf River in Forrest County. Because this construction method does not involve instream activity, no effect on the yellow-blotched map turtle would occur in this location.

Construction of the RWI on the Leaf River may affect the yellow-blotched map turtle. Any turtles in the work zone would be moved to an adjacent undisturbed area upstream each day prior to the start of work. Best management practices, such as the use of a cofferdam, would be used instream and stream side to minimize water quality and sedimentation impacts. After completion of the raw water intake structure, the streambed would be restored to the extent possible to minimize long-term impacts of construction. Although there may be short-term effects, in the long-term construction would not affect the turtle.

#### *Operation and Maintenance Impacts*

Where pipelines are constructed using conventional methods, maintenance activities would include periodic inspection and potential clearing of obstacles. These infrequent and minor activities would have no effect on the yellow-blotched map turtle.

Operation of the raw water intake during cavern development would withdraw up to 1.2 MMBD (50.4 million gallons per day). DOE would supplement withdrawal from the Leaf River with water from the Gulf of Mexico when flows decline to the minimum instream flow as determined by the USFWS. Withdrawal of water from the Leaf River would degrade water quality by reducing the capacity of the



river to assimilate wastes from nonpoint pollution sources and permitted discharges. Impaired water quality is implicated in the decline of the yellow-blotched map turtle through adverse effects to its food resources. In addition, withdrawal of water may affect the species by entraining or impinging small turtles or their invertebrate prey. Impinged turtles would be removed by periodic expulsion of compressed air. Impingement may cause bodily harm which could lead to death of some individuals. During normal to above average flows, the entrainment or impingement of yellow-blotched map turtle's prey food resources would be a small portion of the available resources. During extreme low flow periods, entrainment or impingement of prey may stress the species, but such periods are expected to be temporary.

### **G.4.3 Assessment Summary**

Tables G.4.3-1 and G.4.3-2 identify the threatened, endangered, and candidate species that may be affected by each element of the proposal to develop the Bruinsburg site. The potential for effects for each element was estimated based on information about the presence or absence of the species or suitable habitat in areas that would be affected. The evaluation also considered the potential mitigation factors. Table G.4.3-1 identifies whether construction activities may affect species. Table G.4.3-2 summarizes whether operation and maintenance activities may affect species. Similar potential effect summaries for the Richton site are presented in tables G.4.3-3 and G.4.3-4.

Table G.4.3-5 summarizes the number of species that may be affected by construction and operations and maintenance for both of the proposed sites in Mississippi. This summary shows that the fat pocketbook mussel may be affected by construction activities for the Bruinsburg site and associated infrastructure. This assessment is uncertain because the presence of the fat pocketbook at the potentially affected location has not been confirmed, and it is uncertain whether directional drilling would be used to completely avoid the potential impacts. The summary shows no effects are expected to the least interior tern and red-cockaded woodpecker based on current available data on population locations. DOE would survey for these species if potential habitat areas are identified during preconstruction alignment surveys. Operation and maintenance of the Bruinsburg site may affect the pallid sturgeon during raw water withdrawals, which could entrain or impinge larval or juvenile sturgeon.

The development of the Richton site may affect five species during construction and three species during operation and maintenance. The gopher tortoise and black pine snake may be affected during construction of the site and certain pipeline ROWs. These impacts would be short term and operation and maintenance of the site or ROWs are not expected to affect these species. Maintained pipeline ROWs may improve and expand preferred habitat for the gopher tortoise. The Gulf sturgeon, pearl darter, and yellow-blotched map turtle may be affected by the construction of the RWI structure and certain pipeline water body crossings. The operation of the RWI structure would cause alterations to the Leaf River flow, which may seriously affect these species dependent on the Leaf River.

Overall, selection of the Richton site may affect a greater number of federally listed threatened, endangered, and candidate species than selection of the Bruinsburg site. Consideration of potential threatened and endangered species effects during selection of SPR development alternatives would not be based only on the number of species affected. Additional factors considered would include the likelihood of affecting the species, the availability and feasibility of mitigation measures, the duration of effects, the likelihood of recovery, and other considerations.

**Table G.4.3-1: Summary of Potential Construction-Related Impacts to Threatened, Endangered, and Candidate Species from Development of the Bruinsburg Candidate Site**

Species	Site	Bruinsburg to Peetsville ROW	Bruinsburg to Anchorage ROW	Bruinsburg to Jackson Terminal ROW	Bruinsburg to Entergy Power Plant ROW	RWI and ROW	Brine Disposal ROW	Anchorage Marine Terminal
<b>Birds</b>								
Bald Eagle	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Interior Least Tern	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Red-Cockaded Woodpecker	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Fish</b>								
Bayou Darter	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Gulf Sturgeon	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Pallid Sturgeon	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Invertebrates</b>								
Alabama Heelsplitter	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Fat Pocketbook	No effect	No effect	May affect	No effect	No effect	No effect	No effect	No effect
<b>Mammals</b>								
Louisiana Black Bear	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
West Indian Manatee	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Reptiles</b>								
Ringed Map Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect

**Table G.4.3-2: Summary of Potential Operation and Maintenance Impacts to Threatened, Endangered, and Candidate Species from Development of the Bruinsburg Candidate Site**

Species	Site	Bruinsburg to Peetsville ROW	Bruinsburg to Anchorage ROW	Bruinsburg to Jackson Terminal ROW	Bruinsburg to Entergy Power Plant ROW	RWI and ROW	Brine Disposal ROW	Anchorage Terminal
<b>Birds</b>								
Bald Eagle	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Interior Least Tern	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Red-Cockaded Woodpecker	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Fish</b>								
Bayou Darter	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Gulf Sturgeon	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Pallid Sturgeon	No effect	No effect	No effect	No effect	No effect	May affect	No effect	No effect
<b>Invertebrates</b>								
Alabama Heelsplitter	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Fat Pocketbook	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Mammals</b>								
Louisiana Black Bear	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
West Indian Manatee	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Reptiles</b>								
Ringed Map Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect

**Table G.4.3-3: Summary of Potential Construction-Related Impacts to Threatened, Endangered, and Candidate Species from Development of the Richton Candidate Site**

Species	Site	Richton to Pascagoula ROW	Richton to Liberty Terminal ROW	Leaf River RWI and ROW	Power Lines ROW	Liberty Terminal	Pascagoula Terminal and RWI	Brine Diffuser and ROW <sup>a</sup>
<b>Birds</b>								
Bald Eagle	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Brown Pelican	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Mississippi Sandhill Crane	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Piping Plover	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Red-Cockaded Woodpecker	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Fish</b>								
Gulf Sturgeon	No effect	No effect	No effect	May affect	No effect	No effect	May affect	No effect
Pearl Darter	No effect	No effect	May affect	May affect	No effect	No effect	No effect	No effect
<b>Invertebrates</b>								
Camp Shelby Burrowing Crayfish	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Mammals</b>								
Gray Myotis (Gray Bat)	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Louisiana Black Bear	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Marine Mammals</b>								
Atlantic Spotted Dolphin	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Plants</b>								
Louisiana Quillwort	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Reptiles</b>								
Alabama Red-Belly Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Black Pine Snake	May affect	May affect	May affect	May affect	May affect	No effect	No effect	No effect
Eastern Indigo Snake	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Gopher Tortoise	May affect	May affect	May affect	May affect	May affect	No effect	No effect	No effect

**Table G.4.3-3: Summary of Potential Construction-Related Impacts to Threatened, Endangered, and Candidate Species from Development of the Richton Candidate Site**

<b>Species</b>	<b>Site</b>	<b>Richton to Pascagoula ROW</b>	<b>Richton to Liberty Terminal ROW</b>	<b>Leaf River RWI and ROW</b>	<b>Power Lines ROW</b>	<b>Liberty Terminal</b>	<b>Pascagoula Terminal and RWI</b>	<b>Brine Diffuser and ROW<sup>a</sup></b>
Green Sea Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Kemp's Ridley Sea Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Loggerhead Sea Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Ringed Map Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Yellow-Blotched Map Turtle	No effect	No effect	May affect	May affect	No effect	No effect	No effect	No effect

**Table G.4.3-4: Summary of Potential Operation and Maintenance Impacts to Threatened, Endangered, and Candidate Species from Development of the Richton Candidate Site**

Species	Site	Richton to Pascagoula ROW	Richton to Liberty Terminal ROW	Leaf River RWI and ROW	Power Lines ROW	Liberty Terminal	Pascagoula Terminal and RWI	Brine Diffuser and ROW
<b>Birds</b>								
Bald Eagle	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Brown Pelican	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Mississippi Sandhill Crane	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Piping Plover	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Red-Cockaded Woodpecker	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Fish</b>								
Gulf Sturgeon	No effect	No effect	No effect	May affect	No effect	No effect	May affect	No effect
Pearl Darter	No effect	No effect	No effect	May affect	No effect	No effect	No effect	No effect
<b>Invertebrates</b>								
Camp Shelby Burrowing Crayfish	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Mammals</b>								
Gray Myotis (Gray Bat)	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Louisiana Black Bear	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Marine Mammals</b>								
Atlantic Spotted Dolphin	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Plants</b>								
Louisiana Quillwort	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
<b>Reptiles</b>								
Alabama Red-Belly Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Black Pine Snake	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Eastern Indigo Snake	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect

**Table G.4.3-4: Summary of Potential Operation and Maintenance Impacts to Threatened, Endangered, and Candidate Species from Development of the Richton Candidate Site**

<b>Species</b>	<b>Site</b>	<b>Richton to Pascagoula ROW</b>	<b>Richton to Liberty Terminal ROW</b>	<b>Leaf River RWI and ROW</b>	<b>Power Lines ROW</b>	<b>Liberty Terminal</b>	<b>Pascagoula Terminal and RWI</b>	<b>Brine Diffuser and ROW</b>
Green Sea Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Gopher Tortoise	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Kemp's Ridley Sea Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Loggerhead Sea Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Ringed Map Turtle	No effect	No effect	No effect	No effect	No effect	No effect	No effect	No effect
Yellow-Blotched Map Turtle	No effect	No effect	No effect	May affect	No effect	No effect	No effect	No effect

**Table G.4.3-5: Summary of the Number of Species Potentially Affected**

Potential for Effect	Number of Species			
	Bruinsburg, MS		Richton, MS	
	Construction	Operation and Maintenance	Construction	Operation and Maintenance
No effect	10	10	16	18
May affect	1	1	5	3

**G.5 RECOMMENDATIONS**

The evaluation summarized in section G.4 considered how some potential effects would be minimized, avoided, or, more accurately, forecasted by the use of preconstruction field investigations, mitigation measures, and other precautionary measures. The recommendations below summarize the types of measures identified in section G.4 that would lessen the potential for effects due to the development of the SPR candidate sites in Mississippi. Additional measures may be identified during detailed planning if either of the candidate sites is selected for development.

**G.5.1 Bruinsburg, MS**

- Conduct preconstruction habitat assessments of proposed elements to determine if surveys are needed for the bald eagle, interior least tern, and red-cockaded woodpecker.
- Conduct field survey to determine whether the fat pocketbook mussel is present in Coles Creek or Fairchilds Creek at the locations of proposed crossings of the pipeline ROW from Bruinsburg to Anchorage. If present, identify suitable habitat upstream where the mussel could be relocated if directional drilling is not a feasible construction method.
- Notify the USFWS and the appropriate state wildlife officials if any protected species are observed either during preconstruction field surveys or during construction.
- Where a proposed pipeline ROW would intersect a surface water body where one or more endangered, threatened, or candidate species has been confirmed, use directional drilling to construct the pipeline crossing, if possible. The feasibility of directional drilling should be evaluated for the following crossings:
  - The crossings of Coles Creek and Fairchilds Creek by the pipeline ROW from Bruinsburg to Anchorage if the fat pocketbook mussel is found to be present in these creeks.
  - The crossing of Thompson Creek by the pipeline ROW from Bruinsburg to Anchorage if the Gulf sturgeon is confirmed to be present.
- When directional drilling is not used to construct a pipeline crossing of a surface water where an endangered, threatened, or candidate species may be present, use best available methods to minimize water quality impacts and downstream siltation.
- When construction, operation, or maintenance activities would occur in areas identified as habitat for a threatened, endangered, or candidate species, schedule activities, to the extent practicable, to avoid sensitive life-cycle stages (e.g., spawning, nesting) identified in section G.2.



### G.5.2 Richton, MS

- Complete formal consultation with the USFWS or NOAA Fisheries, or both, as mandated under Section 7 of the Endangered Species Act for any potential adverse effects to the Gulf sturgeon, pearl darter, and yellow-blotched map turtle from water withdrawal. DOE would prepare a biological assessment and implement any requirements prepared during formal consultation by the USFWS or NOAA Fisheries, or both. DOE would coordinate these specific mitigation measures during the application process for a Surface Water Diversion Permit Application to the MDEQ, a Section 404 permit from the USACE, and a formal Section 7 Consultation with the USFWS and NOAA Fisheries.
- Use a supplemental water source from the Gulf of Mexico to help mitigate the impacts to the Gulf sturgeon, pearl darter, and the yellow-blotched map turtle from the RWI on the Leaf River. DOE would coordinate with the USFWS, NOAA Fisheries, and Mississippi Wildlife, Fisheries, and Parks to establish a minimum in-stream flow (MIF) for the Leaf River. Preliminary discussions indicate the MIF may be set at 30 percent of the mean daily discharge, which DOE estimated to be 1,131 cubic feet/second (32 cubic meters). If flow declined to the MIF, then withdrawal from the Leaf would be terminated and all water for solution mining would be withdrawn from the Gulf of Mexico. Water withdrawal for maintenance and drawdown would also follow the same procedure, except that during a National Emergency, DOE may need to withdraw from the Leaf River.
- Conduct a preconstruction habitat assessment on proposed elements and survey on moderately well-drained to excessively well-drained sandy soils for the gopher tortoise burrows. Relocate wildlife within the burrows before construction under supervision of USFWS. Where possible, adjust pipeline ROW alignments to avoid large clusters of burrows. Control invasion and spread of cogon grass. Use only herbicides safe for use around tortoises in preferred habitat areas.
- Conduct preconstruction habitat assessment and survey for the black pine snake at the proposed Richton storage site. If found, relocate individuals to nearby suitable habitat areas during construction, as recommended by USFWS.
- Conduct habitat assessments along proposed pipeline ROWs to determine if surveys are needed for the black pine snake, red-cockaded woodpecker, piping plover, brown pelican, or Louisiana quillwort.
- Notify USFWS and the appropriate State wildlife officials if any protected species are observed either during preconstruction field surveys or during construction.
- Where a proposed pipeline ROW would intersect a surface water body where one or more endangered, threatened, or candidate species has been confirmed, use directional drilling to construct the pipeline crossing, if possible. The feasibility of directional drilling should be evaluated for the following crossings:
  - Black Creek in Lamar County by the pipeline ROW from Richton to Liberty Station; and
  - Tallahala Creek in Perry County by the pipeline from Richton to Liberty Station.
- When directional drilling is not used to construct a pipeline crossing of a surface water where an endangered, threatened, or candidate species may be present, use best available methods to minimize water quality impacts and downstream siltation.

- When construction, operation, or maintenance activities would occur in areas identified as habitat for a threatened, endangered, or candidate species, schedule activities, to the extent practicable, to avoid sensitive life-cycle stages (e.g., spawning, nesting) identified in section G.2.

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**Appendix H**  
**Evaluation of Federally Listed Species in Texas**

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**Table of Contents**

	<u>Page</u>
<b>H.1 INTRODUCTION.....</b>	<b>H-1</b>
H.1.1 Purpose .....	H-2
H.1.2 Threatened and Endangered Species Terminology.....	H-2
H.1.3 Organization.....	H-2
<b>H.2 LITERATURE REVIEW.....</b>	<b>H-3</b>
H.2.1 Birds.....	H-4
H.2.1.1 Attwater’s Greater Prairie Chicken.....	H-4
H.2.1.2 Bald Eagle.....	H-4
H.2.1.3 Brown Pelican.....	H-5
H.2.1.4 Eskimo Curlew.....	H-5
H.2.1.5 Piping Plover.....	H-6
H.2.1.6 Whooping Crane.....	H-7
H.2.2 Marine Mammals.....	H-7
H.2.2.1 Gervais Beaked Whale.....	H-7
H.2.2.2 Goose-beaked Whale .....	H-8
H.2.2.3 Pygmy Sperm Whale .....	H-8
H.2.2.4 Dwarf Sperm Whale .....	H-8
H.2.2.5 Sperm Whale.....	H-8
H.2.2.6 Atlantic Spotted Dolphin .....	H-8
H.2.2.7 Rough-toothed Dolphin .....	H-9
H.2.2.8 Killer Whale.....	H-9
H.2.2.9 False Killer Whale .....	H-9
H.2.2.10 Short-finned Pilot Whale .....	H-9
H.2.2.11 Pygmy Killer Whale .....	H-9
H.2.2.12 West Indian Manatee .....	H-10
H.2.2.13 Bottlenose Dolphin .....	H-10
H.2.3 Reptiles .....	H-10
H.2.3.1 Atlantic Hawksbill Sea Turtle.....	H-10
H.2.3.2 Green Sea Turtle .....	H-10
H.2.3.3 Kemp’s Ridley Sea Turtle.....	H-11
H.2.3.4 Leatherback Sea Turtle .....	H-11
H.2.3.5 Loggerhead Sea Turtle .....	H-11
<b>H.3 FIELD OBSERVATIONS.....</b>	<b>H-12</b>
H.3.1 Stratton Ridge Storage Site.....	H-12
H.3.2 Stratton Ridge Raw Water Intake Structure.....	H-13
<b>H.4 HABITAT ASSESSMENT AND POTENTIAL IMPACTS .....</b>	<b>H-13</b>
H.4.1 Stratton Ridge .....	H-14
H.4.1.1 Birds.....	H-14
H.4.1.1.1 Attwater’s Greater Prairie Chicken .....	H-14
H.4.1.1.2 Bald Eagle .....	H-14
H.4.1.1.3 Brown Pelican .....	H-15
H.4.1.1.4 Eskimo Curlew .....	H-16
H.4.1.1.5 Piping Plover .....	H-16
H.4.1.1.6 Whooping Crane.....	H-17

H.4.1.2 Marine Mammals .....	H-17
H.4.1.2.1 Atlantic Spotted Dolphin.....	H-18
H.4.1.2.2 West Indian Manatee.....	H-18
H.4.1.2.3 Bottlenose Dolphin.....	H-18
H.4.1.3 Reptiles .....	H-19
H.4.1.3.1 Atlantic Hawksbill Sea Turtle .....	H-19
H.4.1.3.2 Green Sea Turtle.....	H-19
H.4.1.3.3 Kemp’s Ridley Sea Turtle .....	H-20
H.4.1.3.4 Leatherback Sea Turtle.....	H-20
H.4.1.3.5 Loggerhead Sea Turtle .....	H-21
H.4.2 Big Hill, TX .....	H-21
H.4.2.1 Bird .....	H-22
H.4.2.2 Marine Mammals.....	H-22
H.4.2.2.1 Atlantic Spotted Dolphin.....	H-22
H.4.2.2.2 West Indian Manatee.....	H-23
H.4.2.2.3 Bottlenose Dolphin.....	H-23
H.4.2.3 Reptiles .....	H-23
H.4.2.3.1 Atlantic Hawksbill Sea Turtle .....	H-23
H.4.2.3.2 Green Sea Turtle.....	H-24
H.4.2.3.3 Kemp’s Ridley Sea Turtle .....	H-24
H.4.2.3.4 Leatherback Sea Turtle.....	H-24
H.4.2.3.5 Loggerhead Sea Turtle .....	H-24
H.4.3 Assessment Summary for the Stratton Ridge and Big Hill Sites .....	H-24
<b>H.5 RECOMMENDATIONS.....</b>	<b>H-29</b>
H.5.1 Recommendations for Stratton Ridge, TX.....	H-29
H.5.2 Recommendations for Big Hill, TX.....	H-29
<b>REFERENCES .....</b>	<b>H-30</b>

**LIST OF TABLES**

	<u>Page</u>
Table H.2-1: Federally Listed Threatened or Endangered Species in Texas Counties Where SPR Development is Proposed .....	H-3
Table H.3.1-1: Plant Species Observed at the Stratton Ridge Site.....	H-12
Table H.4.1-1: Elements of the Proposed Action and Location on Stratton Ridge Candidate Site .....	H-14
Table H.4.2-1: Elements of the Proposed Action and Location at the Proposed Big Hill Expansion Site .....	H-22
Table H.4.3-1: Summary of Potential Construction-Related Impacts on Threatened and Endangered Species at the Proposed Stratton Ridge Site .....	H-25
Table H.4.3-2: Summary of Potential Operation and Maintenance Impacts to Affect Threatened and Endangered Species at the Proposed Stratton Ridge Site .....	H-26
Table H.4.3-3: Summary of Potential of Construction-Related Impacts on Threatened and Endangered Species at Proposed Big Hill Expansion Site .....	H-27
Table H.4.3-4: Summary of Potential Operation and Maintenance Impacts to Threatened and Endangered Species from Proposed Big Hill Site Expansion.....	H-28
Table H.4.3-5: Summary of the Number of Species Potentially Affected .....	H-29



## Appendix H Evaluation of Federally Listed Species in Texas

### H.1 INTRODUCTION

This evaluation of federally listed species was prepared in conjunction with the environmental impact statement (EIS) for expansion of the Strategic Petroleum Reserve (SPR). The EIS evaluates the expansion of the SPR by developing additional storage capacity at up to three existing sites (West Hackberry and Bayou Choctaw in Louisiana and Big Hill in Texas) or developing one of four new sites (Chacahoula in Louisiana; Richton and Bruinsburg in Mississippi; and Stratton Ridge in Texas).

This appendix analyzes potential effects on federally listed endangered and threatened species, and marine mammals protected under the Endangered Species Act (ESA) and Marine Mammal Protection Act (special status species), respectively, from the development of the proposed new and expansion sites in Texas. Potential effects on endangered and threatened species and marine mammals from development of the proposed new and expansion sites in Louisiana and Mississippi are analyzed in appendices F and G, respectively.

The Department of Energy (DOE) prepared this evaluation of federally listed species to review and document its findings of “no effect” and “may affect” in accordance with the definitions found in the Final ESA Section 7 Consultation Handbook dated March 1998 (Consultation Handbook), a letter from U.S. Fish and Wildlife Service (USFWS) dated September 29, 2005, and consultations with the USFWS field offices. The evaluation was based on the definitions of the effects to endangered or threatened species in the Handbook and letter, as provided in the following list:

- **No effect.** The proposed action would not affect federally listed species or critical habitat (i.e., suitable habitat for the species occurring in the project county is not present in or adjacent to the action area).
- **Is not likely to adversely affect.** The project may affect listed species or critical habitat, or both; however, the effects would be discountable, insignificant, or completely beneficial. Certain avoidance and minimization measures may need to be implemented to reach this level of effects.
- **Is likely to adversely affect.** Adverse effects to listed species may occur as a direct or indirect result of the proposed action or its interrelated or interdependent actions, and the effect would not be discountable, insignificant, or beneficial. If the overall effect of the proposed action would be beneficial to the listed species, but it also would be likely to cause some adverse effects to individuals of that species, then the proposed action “is likely to adversely affect” the listed species.

DOE is evaluating the impacts associated with four proposed new sites and three proposed expansion sites, some of which would have more than 100 miles (160 kilometers) of new pipelines, new tank farms, and brine disposal systems (offshore diffuser or injection wells) associated with them. When DOE issues a record of decision, it will select an alternative with either one new site and either two or three expansion sites for future development, or the no-action alternative. For these reasons, DOE has not conducted comprehensive field surveys and can reach only “no effect” or “may affect” conclusions for this evaluation of special status species instead of using all of the classifications described earlier. For the finding of “may affect,” DOE has not completed onsite surveys to support a finding of “is not likely to adversely affect” or “is likely to adversely affect”; therefore, a finding of “no effect” or “may affect” is the conclusion that DOE can reach at this time.

After the record of decision is issued that specifies the new site or sites and the expansion sites that would be developed, DOE would perform site- and species-specific surveys for all the federally listed species that received a finding of “may affect.” DOE would perform the evaluation of the federally listed species in consultation with USFWS and section 7 of the ESA and the Final ESA section 7 Consultation Handbook dated March 1998.

### **H.1.1 Purpose**

This evaluation analyzes the potential effects on federally listed threatened and endangered species of construction, operation, and maintenance of additional SPR storage capacity. In Texas, this additional capacity could be added by developing one new site (Stratton Ridge) and expanding capacity at one existing site (Big Hill). For the proposed new Stratton Ridge site, the proposed activities would include: construction of underground storage caverns and surface facilities at the storage site; construction of pipelines for crude oil distribution, raw water supply, and brine disposal; surface water withdrawal to support solution mining of new caverns; discharge of brine in the Gulf of Mexico; and construction of the Texas City terminal. The proposed Big Hill expansion would use the existing raw water intake (RWI) system, brine disposal pipeline and Gulf of Mexico brine discharge, and existing crude oil distribution system; in addition to cavern construction, a new 21-mile (34-kilometer) crude oil pipeline to the Sun Terminal in Nederland would be constructed.

### **H.1.2 Threatened and Endangered Species Terminology**

The USFWS lists a species on the Federal Endangered Species List as “threatened” when it is likely to become endangered throughout all or a significant portion of its range in the foreseeable future, and lists a species as “endangered” when it is in danger of extinction throughout all or a significant portion of its range. In addition, the USFWS maintains a list of what are called “candidate species” that are being considered for listing under the Endangered Species Act. A candidate species is a species that the USFWS has on file sufficient information to support a proposal to list as endangered or threatened, but for which preparation and publication of a proposal is precluded by higher-priority listing actions. Federal agencies are encouraged to consider these species in preparing environmental impact analysis done under NEPA in order to alleviate threats to them and thereby possibly eliminate the need to list the species as endangered or threatened.

To define all the species that are required to be addressed in the biological assessment, DOE contacted and obtained information from the USFWS and the Texas Parks and Wildlife Department (TPWD). Appendix K contains the consultation letters and lists the consultation meetings held.

### **H.1.3 Organization**

This appendix includes the following information: a brief literature review for each of the species addressed (section H.2); observations made during site visits (section H.3); an assessment of the potential effects of the proposed action on the threatened, endangered, and candidate species (section H.4); and recommendations for minimizing potential adverse effects on the subject species and on other biological resources (section H.5). References cited in this appendix are identified in section H.6.

## H.2 LITERATURE REVIEW

The literature review describes the natural histories of all species federally listed as threatened or endangered *and* identified as present or potentially present (e.g., based on historical records) by the USFWS (2006) in at least one county where proposed new and expanded SPR facilities and associated infrastructure would be located. Although candidate species (i.e., those listed as candidates for Federal listing as threatened or endangered) are within the scope of this assessment, there were no candidate species identified in the literature review for the Texas counties with proposed SPR facilities. Table H.2-1 lists the species evaluated in this appendix.

**Table H.2-1: Federally Listed Threatened or Endangered Species in Texas Counties Where SPR Development is Proposed**

Common Name	Scientific Name	Federal Status	Texas Status	County Where Species May Exist <sup>a</sup>
<b>Birds</b>				
Attwater's Greater Prairie Chicken	<i>Tympanuchus cupido attwateri</i>	Endangered	Endangered	Galveston
Bald Eagle	<i>Haliaeetus leucocephalus</i>	Threatened	Threatened	Brazoria
Brown Pelican	<i>Pelecanus occidentalis</i>	Endangered	Endangered	Brazoria, Galveston
Eskimo Curlew	<i>Numenius borealis</i>	Endangered	Endangered	Galveston (P) <sup>b</sup>
Piping Plover	<i>Charadrius melodus</i>	Threatened	Threatened	Brazoria, Galveston, Jefferson
Whooping Crane	<i>Grus americana</i>	Endangered	Endangered	Brazoria (P)
<b>Marine Mammals</b>				
Gervais Beaked Whale	<i>Mesoplodon europaeus</i>	Protected	Threatened	Brazoria, Galveston, Jefferson
Goose-Beaked Whale	<i>Ziphius cavirostris</i>	Protected	Threatened	Brazoria, Galveston, Jefferson
Pygmy Sperm Whale	<i>Kogia breviceps</i>	Protected	Threatened	Brazoria, Galveston, Jefferson
Dwarf Sperm Whale	<i>Kogia simus</i>	Protected	Threatened	Brazoria, Galveston, Jefferson
Sperm Whale	<i>Physeter macrophalus</i>	Endangered	Endangered	Brazoria, Galveston, Jefferson
Atlantic Spotted Dolphin	<i>Stenella frontalis</i>	Protected	Threatened	Brazoria, Galveston, Jefferson
Rough-Toothed Dolphin	<i>Steno bredanensis</i>	Protected	Threatened	Brazoria, Galveston, Jefferson
Killer Whale	<i>Orcinus orca</i>	Protected	Threatened	Brazoria, Galveston, Jefferson
False Killer Whale	<i>Pseudorca crassidens</i>	Protected	Threatened	Brazoria, Galveston, Jefferson
Short-Finned Pilot Whale	<i>Globicephala macrorhynchus</i>	Protected	Threatened	Brazoria, Galveston, Jefferson
Pygmy Killer Whale	<i>Feresa attenuata</i>	Protected	Threatened	Brazoria, Galveston, Jefferson
West Indian Manatee	<i>Trichechus manatus</i>	Endangered	Endangered	Brazoria, Galveston, Jefferson

**Table H.2-1: Federally Listed Threatened or Endangered Species in Texas Counties Where SPR Development is Proposed**

Common Name	Scientific Name	Federal Status	Texas Status	County Where Species May Exist <sup>a</sup>
Bottlenose Dolphin	<i>(Tursiops truncatus)</i>	Protected	Not Listed	All Coastal Counties
<b>Reptiles</b>				
Atlantic Hawksbill Sea Turtle	<i>Eretmochelys imbricate</i>	Endangered	Endangered	Brazoria, Galveston, Jefferson
Green Sea Turtle	<i>Chelonia mydas</i>	Threatened	Threatened	Brazoria, Galveston, Jefferson
Kemp's Ridley Sea Turtle	<i>Lepidochelys kempii</i>	Endangered	Endangered	Brazoria, Galveston, Jefferson
Leatherback Sea Turtle	<i>Dermochelys coriacea</i>	Endangered	Endangered	Brazoria, Galveston, Jefferson
Loggerhead Sea Turtle	<i>Caretta caretta</i>	Threatened	Threatened	Brazoria, Galveston, Jefferson

<sup>a</sup> Includes only counties in Texas where SPR facilities are proposed for development or expansion.

<sup>b</sup> Potentially or historically present in the county.

## H.2.1 Birds

### H.2.1.1 Attwater's Greater Prairie Chicken

Attwater's greater prairie chicken (*Tympanuchus cupido attwateri*) is a heavily barred, chunky, chicken-sized bird with dark brown, cinnamon, and pale buff feathers (NGS 1983). The average weight for males and females is 35.8 and 25.6 ounces (1,014 grams and 730 grams), respectively (Dunning 1993). Their diet consists primarily of insects, particularly grasshoppers, during the summer and fruit, leaves, flowers, shoots, seeds, and grain during other times of the year (NatureServe 2005).

The historical range of these birds was in the Gulf Coast prairies of southwestern Texas and Louisiana, south of the Rio Grande (NatureServe 2005). Currently, Attwater's greater prairie chicken is found only in a narrow band of coastal prairie along the Texas coast, including some offshore islands, and as of 1991, several remnant inland populations existed in Goliad, Refugio, Austin, Colorado, Fort Bend, and Victoria Counties (Matthews and Moseley 1990). Beginning in early April, males gather for communal courtship (10 to 30 birds). Incubation lasts 23 or 24 days, after which the hatchlings leave the nest within a few hours of hatching (NatureServe 2005). Home ranges can vary widely, but they are smallest in summer and largest in winter (Horkel 1979).

### H.2.1.2 Bald Eagle

The bald eagle (*Haliaeetus leucocephalus*) is a large bird of prey with an average wingspan of 7 feet (2 meters). Adult males and females are similar in appearance, with a dark brown body and wings, and a distinctive white head and tail. This species is listed as a federally threatened species, although delisting has been proposed.

Bald eagles may be found throughout the continental United States and Alaska. They are most likely found in areas with large expanses of aquatic habitat with forested shorelines or cliffs where they select supercanopy roost trees. Bald eagles are opportunistic foragers. Although they prefer fish, they eat a great variety of mammals, amphibians, crustaceans, and birds, including many species of waterfowl (Buehler 2000).

Bald eagles nest almost exclusively at the edges of lakes, rivers, or seacoasts. They generally nest in tall trees or cliffs near the water's edge, although they occasionally nest on the ground. Nests are often reused in successive years. The breeding season begins in the spring (earlier in southern states), with the young fledging after about 6 months (USFWS 1983; USFWS 1995). According to comments submitted to DOE by the USFWS (James 2005), nesting activity occurs from September to January with young fledged usually by midsummer. Nonbreeding populations occur throughout Texas; breeding populations are found primarily in eastern Texas along the Gulf Coast (NatureServe 2005; TPWD 2005).

Bald eagles are highly sensitive to human noise and interference (USFWS 1983; USFWS 1995). They are most sensitive during the first 12 weeks of the nesting cycle. Disturbance during nesting may lead to nest abandonment or reduced hatching and survival rates. Human activity near a nest late in the nesting cycle may also cause flightless birds to jump from the nest, lessening their likelihood of survival (Watson 2005).

### **H.2.1.3 Brown Pelican**

The brown pelican (*Pelecanus occidentalis*) is a large water bird with a massive bill and throat pouch. Its wings and body are grayish-brown. Nonbreeding adults have a whitish head and neck often with some yellow. The hindnecks of breeding adults are dark chestnut (NGS 1983; Palmer 1962). Larger individuals have a wingspread of more than 7 feet (2 meters) (USFWS 2005).

The brown pelican is a fish eater. It is found almost exclusively in coastal areas along the southern east coast, the Gulf of Mexico, and throughout the west coast. It prefers to feed in shallow estuarine waters and use sand spits, offshore sand bars, and islets for nocturnal roosting. Dry roosting sites are essential to suitable habitat (NatureServe 2005). Nests usually are built on coastal islands, on the ground, or in small bushes and trees (Palmer 1962).

The brown pelican is federally listed as endangered. Populations in California, Texas, and Louisiana were devastated by pesticide poisoning from dichlorodiphenyltrichloroethane (DDT), dichlorodiphenyldichloroethylene (DDE), and other compounds throughout the 1950s and 1960s. Now eastern and Gulf Coast populations of the brown pelican appear to be stable and possibly increasing in recent years. Contaminant levels in both populations are below the threshold for reproductive failure, but the populations are still very vulnerable to pesticide pollution (Anderson and Hickey 1970). Other threats include the disturbance of nesting birds by humans, declining fish populations, increased water turbidity caused by dredging, oil and chemicals spills, entanglement in fishing gear, and extreme weather conditions. Recently, habitat degradation has affected both roosting and nesting. For example, nesting efforts have failed in the Gulf Coast because of erosion at the nesting sites (NatureServe 2005).

The brown pelican is classified as vulnerable in Texas and imperiled in Louisiana. In Texas, brown pelicans can be found along the entire coast; most of the breeding brown pelicans in Texas nest in counties near Corpus Christi (TPWD 2005).

### **H.2.1.4 Eskimo Curlew**

The Eskimo curlew (*Numenius borealis*) is a very rare, 12- to 14-inch (30- to 36-centimeter), long-legged shorebird with a gray-brown upper body with dark eyelines, a slightly downward-curved bill, cinnamon wing linings, and white streaks on the lower body. Female Eskimo curlews are generally larger than males (NYDEC 2003). Their diet consists of grasshoppers and grasshopper eggs, crickets, grubs, ants, moths, spiders, snails, earthworms, freshwater insects, seeds, and berries (Gollop et al. 1986).

A possible sighting of four Eskimo curlews was reported in Texas in 1987 (Gollop 1988), but no recent reliable sightings have been reported for Texas, and the global population is believed to be less than 50 and possibly extinct (NatureServe 2005). Historically, Eskimo curlews arrived in Texas in early March and migrated through the Great Plains from late March to mid-May (Gollop et al. 1986; Johnson and Herter 1989) to their breeding areas further north (e.g., Alaska). Their nonbreeding habitat consists of tidal flats, herbaceous grasslands, pastures, and plowed fields within a few miles (kilometers) of the sea (AOU 1983). Preferred nesting habitat includes open arctic tundra, uplands grassy tundra, and tundra and tidal marshes near the Arctic Ocean (Harrison 1978; Johnson and Herter 1989; Matthews and Moseley 1990). Female Eskimo curlews lay a clutch of four eggs between late May and early July (NatureServe 2005).

#### **H.2.1.5 Piping Plover**

The piping plover (*Charadrius melodus*) is a small, sandy-colored shorebird similar in appearance to a sandpiper. Distinguishing field marks of this species include yellow-orange legs, a black band across the forehead from eye to eye, and a black ring around the base of its neck (USFWS 2005). The piping plover is federally listed as threatened in Texas.

A migratory species, the piping plover overwinters on beaches, mudflats, and sandflats along the Atlantic Coast and the Gulf of Mexico including barrier island beaches and spoil islands on the Gulf Intracoastal Waterway (ICW) (USFWS 2005). In Texas, piping plovers have been observed in most of the counties bordering the Gulf of Mexico (NatureServe 2005). Critical habitat for wintering piping plovers has been established for several specific locations in Brazoria and Galveston Counties in Texas (USFWS 2001):

- **Unit TX–31:** San Bernard National Wildlife Refuge Beach, 410 acres (166 hectares) in Matagorda and Brazoria Counties. This is a unit composed of Gulf beach, 5 miles (8 kilometers), and extends from the mouth of the San Bernard River to a point along the beach 8.7 miles (14 kilometers) to the southwest.
- **Unit TX–32:** Gulf Beach, 269 acres (109 hectares) of shoreline in Brazoria County. This unit is a segment of Gulf beach between the Brazos River and the San Bernard River and borders an area known as Wolf Island.
- **Unit TX–33:** Bryan Beach and adjacent beach, 388 acres (157 hectares) in Brazoria County. The boundaries enclose a length of Gulf beach between the mouth of the Brazos River and the Farm-to-Market 1495 road. A portion of this area is owned and managed by the TPWD.
- **Unit TX–34:** San Luis Pass, 272 acres (110 hectares) near the Brazoria-Galveston county line. This unit extends along the Gulf side of Galveston Island from San Luis Pass to the site of the former town of Red Fish Cove. Approximately 57 percent of the unit includes flats in the floodtide delta that are state-owned and managed by the Texas General Lands Office (TGLO).
- **Unit TX–35:** Big Reef, 117 acres (47 hectares) in Galveston County. This unit consists of beach and sandflats on the north, west, and east shore of Big Reef, down to mean lower low water (MLLW) level. South Jetty is not included. The area is managed by the City of Galveston.
- **Unit TX–36:** Bolivar Flats, 395 acres (160 hectares) in Galveston County. This unit extends from the jetties on the southwest end of the Bolivar Peninsula to a point on the Gulf beach 0.6 miles (1 kilometer) north of Beacon Bayou. It includes 3 miles (4.8 kilometers) of Gulf shoreline. The area is leased from the TGLO by Houston Audubon Society, and it is managed for its important avian resources. The uplands areas are used for roosting by the piping plover.

- **Unit TX-37:** Rollover Pass, 16 acres (6.5 hectares) in Galveston County. This unit consists of Rollover Bay on the bayside of Bolivar Peninsula. It includes tidal flats on state-owned land managed by the TGLO. This unit captures the intertidal complex of the bay, and it is bounded by the towns of Gilchrist to the east and the Gulf beach of the Bolivar Peninsula to the south.

For all of these units, the landward boundary of the critical habitat is defined as the line indicating the beginning of dense vegetation (which is not used by piping plovers as habitat) and the gulfside (or bayside) boundary is the MLLW, defined as the annual average of the lower low-water height of each tidal day. All of the units listed here include lands known as wind tidal flats that are infrequently inundated by seasonal winds.

Piping plovers begin their fall migration to wintering habitats along the Gulf Coast and elsewhere in mid to late summer, where they remain until around March when they migrate northward to breeding grounds (NatureServe 2005). Although a few plovers remain throughout the year, sightings in winter habitats are rare in late May, June, and early July (USFWS 2001).

#### **H.2.1.6 Whooping Crane**

The whooping crane (*Grus americana*) is a very tall, mostly white bird with long legs and neck, red facial skin, and a straight bill. It averages 52 inches (132 centimeters) in length (NatureServe 2005). Its summer diet consists of insects, crustaceans, and berries; its winter diet is supplemented with grains, acorns, wolfberry fruit, insects, crustaceans, mollusks, fishes, reptiles, amphibians, and marine worms (USFWS 1980; Hunt and Slack 1989).

The whooping crane's preferred habitat is typically herbaceous wetlands, lagoons, and tidal flats. It typically nests in dense emergent vegetation found in shallow ponds, fresh-water marshes, wet prairies, and lake margins in large tracts of undisturbed wilderness (NatureServe 2005). Breeding begins in early May, and pairs of whooping cranes mate for life. The crane also establishes and defends winter territories on coastal marshes in parts of Texas. Breeding territories are large, averaging 1,900 acres (769 hectares) (Johnsgard 1991). Nestlings fledge after mid-August, and they mature sexually at 4 to 6 years (NatureServe 2005).

#### **H.2.2 Marine Mammals**

At the proposed Stratton Ridge site, the onshore portion of the brine disposal pipeline construction would not affect marine mammals. That construction would include directional drilling from onshore to open water in the Gulf of Mexico. The construction and operation of the offshore brine disposal pipeline and brine diffusion system for the Stratton Ridge site may affect the marine mammal species; likewise, operation of the brine diffusion systems for both the Big Hill and Stratton Ridge sites may affect the marine mammal species. The locations of the offshore pipelines and the diffuser system would not reach the depths of the Gulf of Mexico where the majority of these species are found because the locations of the diffuser systems are at a depth of approximately 30 feet (9 meters). In addition, the dispersion of the brine discharge into the Gulf of Mexico would dissipate before reaching these depths.

##### **H.2.2.1 Gervais Beaked Whale**

The Gervais beaked whale (*Ziphius cavirostris*) is a pelagic species associated with the continental shelf and deep oceanic waters, and, in addition, it is closely associated with the Gulf Stream waters. Its diet consists mainly of squid and deepwater fishes. Little is known about this species, but it is believed sexual

maturity occurs when it measures 15 feet (4.5 meters). The Gervais beaked whale lives about 27 years (Wynne et al. 1999).

#### **H.2.2.2 Goose-Beaked Whale**

The goose-beaked whale (*Ziphius cavirostris*), also known as Cuvier's beaked whale, typically is found in waters that are greater than 3,280 feet (1,000 meters). The goose-beaked is a pelagic species associated with the continental shelf and deep oceanic waters, but it is also closely associated with the Gulf Stream waters. Little is known about the goose-beaked whale. It is believed to travel in pods of 2 to 25 animals, and it typically avoids vessels. Sexual maturity is believed to occur at 7 to 11 years, with breeding occurring in the spring. Females give birth to a calf every 2 to 3 years after a 12-month gestation. The goose-beaked whale is believed to lactate for 12 months and live more than 35 years. Its diet consists mainly of deepwater fish and squid (Wynne et al. 1999).

#### **H.2.2.3 Pygmy Sperm Whale**

The pygmy sperm whale (*Kogia breviceps*) is a pelagic, deep-water species that inhabits the areas near the continental shelf edge, slope, and deep oceanic waters. It is found throughout the Gulf of Mexico in these waters. The pygmy sperm whale is not as social as other species, and it is typically found alone or in small groups. The male reaches sexual maturity when it measures 8.9 to 9.8 feet (2.7 to 3.0 meters). The female reaches sexual maturity when it measures 8.5 to 9.1 feet (2.6 to 2.8 meters) in length. A single calf is born after an 11-month gestation period, and lactation lasts about 12 months. The pygmy sperm whale's diet consists mainly of squid, fish, and crustaceans (Wynne et al. 1999).

#### **H.2.2.4 Dwarf Sperm Whale**

The dwarf sperm whale (*Kogia simus*) is a pelagic, deep-water species that inhabits the areas near the continental shelf edge, slope, and deep oceanic waters. It is found throughout the Gulf of Mexico in these waters. The dwarf sperm whale is not as social as other species, and it typically is found alone or in small groups. It reaches sexual maturity when it measures between 6.9 and 7.2 feet (2.1 and 2.2 meters) in length. A single calf is born after a 9.5-month gestation period, and lactation lasts about 12 months. The dwarf sperm whale's diet consists mainly of squid, fish, and crustaceans (Wynne et al. 1999).

#### **H.2.2.5 Sperm Whale**

The sperm whale (*Physeter macrophalus*) is a pelagic, deep-water species that inhabits areas near the continental slope. It is found throughout the Gulf of Mexico along the continental slope and along the Atlantic seaboard associated with Gulf Stream features. Female and young sperm whales form breeding schools of 10 to 80 animals. Sexually inactive males form bachelor schools, and older males are typically solitary. Females reach sexual maturity between 7 to 11 years; males reach sexual maturity at 19 years. A single calf is born every 3 to 6 years after a 14-month gestation period, and lactation lasts 12 to 24 months. The sperm whale's diet consists mainly of squid, but the species also will eat fish (Wynne et al. 1999).

#### **H.2.2.6 Atlantic Spotted Dolphin**

The Atlantic spotted dolphin (*Stenella frontalis*) is a tropical species that can be found in a variety of areas throughout the Gulf of Mexico. It ranges from coastal to pelagic environments, typically near the continental shelf and slope, and it usually is associated with the Gulf Stream. The Atlantic spotted dolphin reaches sexual maturity at 8 to 15 years. It breeds during the fall and spring and produces one calf every 1 to 2 years after a 12-month gestation period. Lactation typically lasts 3 to 5 years. The



Atlantic spotted dolphin can live 25 to 30 years. It is a gregarious species found in groups of less than 20 other dolphins and small whales along the coast and in larger groups of less than 100 individuals offshore. The Atlantic spotted dolphin's diet consists of squid and a variety of fish (Wynne et al. 1999).

#### **H.2.2.7 Rough-Toothed Dolphin**

The rough-toothed dolphin (*Steno bredanensis*) is a tropical, pelagic species found seaward of the continental slope. Little is known about the rough-toothed dolphin, but it is thought to be sexually mature at 10 to 14 years and to live as long as 32 years. It is believed to travel in pods of 10 to more than 100 individuals and associated other species such as spinner dolphins, bottlenose dolphins, and pilot whales. Sometimes the rough-toothed dolphin can be found associated with large mats of Sargassum. The rough-toothed dolphin's diet consists of deepwater octopus, squid, and fish (Wynne et al. 1999).

#### **H.2.2.8 Killer Whale**

The killer whale (*Orcinus orca*) can be found in both coastal and oceanic waters ranging from tropical to polar. The killer whale is a highly social species that travels in a pod of 3 to 55 animals, and the pod often cooperates in hunting and feeding efforts. The whale is sexually mature at 10 to 15 years and mates year round. A single calf is born every 3 to 8 years after a 17-month gestation period. Lactation typically lasts about 12 months. The killer whale may live more than 50 years. It has a diverse diet that includes fish, birds, squid, turtle, and other marine mammals (Wynne et al. 1999).

#### **H.2.2.9 False Killer Whale**

The false killer whale (*Pseudorca crassidens*) is a pelagic species found in the deeper waters of the Gulf of Mexico, seaward of the continental shelf. The false killer whale is a social species that can be found in groups of 10 to more than 100 individuals with the same species or with other dolphin species. It is sexually mature at 8 to 14 years, and it has a single calf every 3 to 4 years after a 16-month gestation period. This species has been known to be aggressive toward smaller dolphins. The false killer whale's diet consists mainly of squid and fish (Wynne et al. 1999).

#### **H.2.2.10 Short-Finned Pilot Whale**

The short-finned pilot whale (*Globicephala macrorhynchus*) can be found in a variety of water depths. Typically it is associated with squid, its main prey. The short-finned pilot whale is a tropical species usually associated with the Gulf Stream, and it can be found in pelagic or coastal environments. It may move inshore during the summer months. The short-finned pilot whale is a social species that can be found in groups of 10 to more than 100 individuals, and it is often associated with bottlenose dolphins. It is believed to be sexually mature at 6 to 12 years and thought to breed every 3 years. A single calf is born after a 15- or 16-month gestation period. Lactation for calves lasts about 20 months. An individual short-finned pilot whale can live between 50 and 70 years. Its diet consists primarily of squid, but it also has been known to prey on fish (Wynne et al. 1999).

#### **H.2.2.11 Pygmy Killer Whale**

The pygmy killer whale (*Feresa attenuata*) is a pelagic species found in the deeper waters of the Gulf of Mexico, seaward of the continental shelf. Little is known about the life history of this whale. Its diet is believed to consist mostly of fish, but it has been observed preying on squid. The pygmy killer whale is a gregarious species that typically associates in groups of 10 to 50 individuals. The pygmy killer whale has shown aggressive tendencies, but typically it is wary of boats (Wynne et al. 1999).

#### **H.2.2.12 West Indian Manatee**

The West Indian manatee (*Trichechus manatus*), also known as the Florida manatee, is an herbivore found in the warm coastal and inland waters. This manatee has a low tolerance for cold waters below 68 °Fahrenheit (20 °Celsius), and it is typically found in warm springs and rivers. The manatee does not typically extend beyond the Florida–Alabama border, but sometimes it is found along the entire Gulf Coast. This slow swimming mammal spends its days feeding on submerged aquatic vegetation, floating vegetation, and emergent vegetation. The manatee is sexually mature at 3 to 5 years and produces a single calf every 2 to 5 years after a 12-month gestation period (Wynne et al. 1999).

#### **H.2.2.13 Bottlenose Dolphin**

The bottlenose dolphin (*Tursiops truncatus*) typically is found in coastal or offshore waters. In a coastal environment, the bottlenose dolphin can be found in warm, shallow inshore waters of bays and rivers. When offshore, it usually is in deep waters over the continental shelf and slope. The female bottlenose dolphin reaches sexual maturity at 5 to 10 years, while the male reaches maturity at 8 to 12 years. It breeds during fall and spring, and it produces one calf every 3 to 6 years after a 12-month gestation period. Lactation typically lasts 12 to 18 months. The bottlenose dolphin may live more than 50 years. It is a social species; it can be found along the coast in small groups of less than 10 individuals and offshore in larger groups of 10 to more than 100 individuals. This species usually can be found in mixed groups with pilot whales and right whales. The bottlenose dolphin's diet consists of fish, invertebrates, and squid (Wynne et al. 1999).

### **H.2.3 Reptiles**

#### **H.2.3.1 Atlantic Hawksbill Sea Turtle**

The Atlantic hawksbill sea turtle (*Eretmochelys imbricata*) has a large brown carapace with overlapping scutes and two claws on each flipper. Some individuals have a tortoiseshell pattern of radiating streaks. The young are all black or dark brown except for raised ridges, shell edges, and areas on the neck and flippers. Mature adults usually measure 30 to 35 inches (76 to 89 centimeters) in length (Conant and Collins 1991). It feeds on the ocean bottom and reef faces close to shore on a diet consisting primarily of crab, sea urchin, shellfish, and jellyfish, and also some plant material and fish.

The Atlantic hawksbill is a local- and long-distance migrant that prefers shallow coastal waters with rocky bottoms, coral reefs, mangrove-bordered bays, and estuaries (CSTC 1990). This turtle prefers to nest on undisturbed, deep-sand beaches on the Gulf Coast of Mexico, the West Indies, the Bahamas, and the Americas (Meylan 1992; Lund 1985). The age of sexual maturity is unknown. Adult females nest only once every 2 to 3 years between May and November, laying 4 to 6 clutches of 50 to more than 200 eggs at 14- to 18.5-day intervals (NatureServe 2005). Incubation lasts approximately 2 months (CSTC 1990).

#### **H.2.3.2 Green Sea Turtle**

The green sea turtle (*Chelonia mydas*) turtle has a brown carapace covered in dark, wavy markings, radiating mottled markings, or large dark brown blotches; young are black or dark brown with white undersides. Mature adults are usually 35 to 48 inches (90 to 122 centimeters), but they can reach more than 60 inches (153 centimeters) in length. The length of a hatchling carapace is usually between 1.6 and 2.4 inches (4.1 and 6.1 centimeters) (Conant and Collins 1991). This turtle most commonly feeds in shallow, low-energy waters containing abundant submerged vegetation. Adults are primarily herbivores, while juveniles are more invertivorous.

The green sea turtle is a long-distance migrant preferring tidal flats, pelagic zones, and isolated sand dunes. It prefers to nest on high-energy beaches with deep sand (NatureServe 2005). Every 2 to 4 years, the female lays between 1 and 8 clutches, each averaging 90 to 140 eggs, at approximately 2-week intervals. Nesting occurs between March and October in the Caribbean–Gulf of Mexico region, with a peak nesting rate during May and June (Ehrhart and Witherington 1992).

#### **H.2.3.3 Kemp's Ridley Sea Turtle**

Kemp's Ridley sea turtle (*Lepidochelys kempii*) is a small endangered sea turtle found in shallow coastal and estuarine waters including those of the Gulf of Mexico. The adult is olive green above and yellow below, and young are gray above and yellow below. The shell is nearly round, and its limbs are flattened flippers. The shell length is usually between 23 and 28 inches (58 and 70 centimeters) for adults and 1.5 to 1.7 inches (3.8 to 4.4 centimeters) for hatchlings (Conant and Collins 1991).

In coastal waters, the Kemp's Ridley sea turtle is usually found over sand or mud bottoms where it feeds on crabs. Nests are built on elevated dunes, especially on beaches backed up by large swamps or bodies of open water having seasonal, narrow ocean connections (NatureServe 2005).

During the nesting season from April to July, the female lays 1 to 4 clutches of about 100 eggs at intervals of 10 to 28 days. Eggs hatch after an average of 50 to 55 days (CSTC 1990).

#### **H.2.3.4 Leatherback Sea Turtle**

The leatherback sea turtle (*Dermochelys coriacea*) has a black or dark blue carapace, often with irregular white or pink blotches, and seven prominent longitudinal ridges. The adult is usually 53 to 70 inches (135 to 178 centimeters) in length. Leatherback hatchlings are about 2.4 to 3 inches (6 to 7.5 centimeters) long, and they are black and white and covered with small beady scales that are later shed (Conant and Collins 1991). The leatherback sea turtle feeds primarily on jellyfish.

Mainly pelagic, the leatherback tends to approach land exclusively for nesting (Eckert 1992). This long-distance migrant prefers the open ocean, particularly along the edge of continental shelves, but it is also found in seas, gulfs, bays, and estuaries. When nesting, the leatherback seeks moist sand on sloping sandy beaches backed by vegetation near deep water and rough seas (CSTC 1990). Every 2 to 3 years, the female leatherback lays 10 or possibly more clutches of 50 to 170 eggs at intervals of about 1 to 2 weeks. Nesting occurs between March and August in the Western hemisphere. Eggs hatch in 8 to 10 weeks (Eckert 1992).

#### **H.2.3.5 Loggerhead Sea Turtle**

The loggerhead (*Caretta caretta*) is a reddish-brown sea turtle found in a variety of habitats including open seas more than 500 miles (805 kilometers) from shores, bays, estuaries, lagoons, creeks, and mouths of rivers in warm, temperate, and subtropical regions (NatureServe 2005). Adults have a carapace length typically between 28 and 49 inches (70 and 125 centimeters). Hatchlings have a shell length of 1.5 to 2 inches (4 to 5 centimeters) (Dodd 1988, 1992; Conant and Collins 1991).

The female loggerhead sea turtle nests on open sandy beaches above the high-tide mark, seaward of well-developed dunes. High-energy and steeply sloped beaches with gradually sloped offshore approaches are favored (CSTC 1990). In southeastern states, females deposit between 50,000 to 70,000 clutches each year (Meylan et al. 1995). Despite some natural fluctuation in the size of the loggerhead population, numbers appear to be declining in some areas largely due to habitat destruction and incidental take by

shrimp trawlers. The nesting population in the southeastern United States is believed to be declining (CSTC 1990; Taylor 1992).

Every 2 to 3 years, a mature female lays between 1 and 9 clutches of around 120 eggs at intervals of 2 weeks. Nesting occurs mainly at night, often at high tide, from April to early September. In the southeastern states, eggs hatch in 8 to 9 weeks. The sex of the hatchlings is determined by incubation temperatures, with the ratio strongly biased toward females in Atlantic coastal waters. Hatchlings emerge from the nest a few days after hatching, typically during darkness (Wibbels et al. 1991; Mrosovsky and Provancha 1992).

### H.3 FIELD OBSERVATIONS

This section reports the observations made during field visits to the proposed Stratton Ridge SPR site.

On October 6 and 7, 2005, four biologists from ICF International conducted pedestrian surveys of the proposed Stratton Ridge SPR site. The inspectors walked over the proposed site and RWI structure. The survey included limited portions of the proposed pipeline right-of-way (ROW).

#### H.3.1 Stratton Ridge Storage Site

The proposed Stratton Ridge storage site encompasses 273 acres (102 hectares) west of Highway 523. Cattle and feral pigs roam and graze throughout the site, influencing the vegetative communities. The biologists observed perennial streambeds in the northeastern portion of the site and culverts along the pipeline that bisects the site from east to west. They observed no permanent streams in the site, but they did see three areas of standing water and emergent and potentially submergent vegetation.

The study area includes the following principal habitat types:

- Evergreen forest (primarily forested wetlands),
- Deciduous forest,
- Emergent wetlands, and
- Open and old fields.

A description of each principal habitat type in the study area follows. Plant species observed on the site are identified in table H.3.1-1.

**Table H.3.1-1: Plant Species Observed at the Stratton Ridge Site**

Common name	Scientific Name	Vegetative Layer
<b>Evergreen Forest</b>		
Live Oak	<i>Quercus virginiana</i>	Canopy
Water Oak	<i>Q. phellos</i>	Canopy
Holly	<i>Ilex</i> spp.	Understory
Yaupon	<i>Ilex vomitoria</i>	Understory
Dahoon	<i>Ilex cornuta</i>	Understory
Devil's Walking Stick	<i>Aralia spinosa</i>	Understory
Chinese Tallow Tree	<i>Sapium sebiferum</i>	Canopy/Understory (invasive)
Viburnum	<i>Viburnum</i> spp.	Understory/Ground cover
Rattlebush	<i>Symplocos tinctoria</i>	Understory/Ground cover
Saw Palmetto	<i>Serenoa repens</i>	Understory/Ground cover
Greenbriar	<i>Smilax</i> spp.	Understory/Ground cover

**Table H.3.1-1: Plant Species Observed at the Stratton Ridge Site**

Common name	Scientific Name	Vegetative Layer
Blackberry	<i>Rubus argutus</i>	Understory/Ground cover
Butterweed	<i>Packera glabella</i>	Understory/Ground cover
Pigweed	<i>Amaranthus</i> spp.	Understory/Ground cover
Trumpet Creeper	<i>Campsis radicans</i>	Understory/Ground cover
<b>Deciduous Forest</b>		
Winged Elm	<i>Ulmus alata</i>	Canopy
Chinese Tallow Tree	<i>Sapium sebiferum</i>	Canopy
Pigweed	<i>Amaranthus</i> spp.	Understory/Ground cover
Rattlebush	<i>Symplocos tinctoria</i>	Understory/Ground cover
Saw Palmetto	<i>Serenoa repens</i>	Understory/Ground cover
Viburnum	<i>Viburnum</i> spp.	Understory/Ground cover
<b>Emergent Wetlands</b>		
Sedge	<i>Carex</i> spp.	Ground cover
Soft Rush	<i>Juncus marginatus</i>	Ground cover
Legume	<i>Fabaceae</i>	Ground cover
Bulrush	<i>Scirpus</i> spp.	Ground cover
Spike Rush	<i>Eleocharis quadrangulata</i>	Ground cover

**Evergreen Forest:** Approximately 85 percent of the evergreen forest is forested wetlands with upland portions consisting of scattered isolated islands and berms. The evergreen forest is dominated by live oak and an understory that includes holly, yaupon holly, devil’s walking stick, and viburnum. The ground cover varies based on the amount of sunlight reaching the forest floor and the level of grazing.

**Deciduous Forest:** Deciduous hardwood forests are present in higher elevation areas at the southern portion of the site. The dominant species are winged elm and Chinese tallow tree.

**Emergent Wetlands:** The largest emergent wetland area is in the central-eastern area of the site. Standing water was present at all of the emergent wetlands observed during the site visit. The biologists observed a variety of sedge, rush, and bulrush, along with legumes, rattlebush, and Chinese tallow tree along the edges of the wetlands.

**Open and Old Fields:** The observed open fields are associated with power line and pipeline ROWs. The old fields adjacent to the proposed site were for cattle grazing. The entire site is now grazed by cattle.

**H.3.2 Stratton Ridge RWI Structure**

The proposed RWI structure for the Stratton Ridge site is on the ICW. The surrounding area is flat brackish to saltwater marshland with some tidal influence.

**H.4 HABITAT ASSESSMENT AND POTENTIAL IMPACTS**

This section evaluates whether the proposed SPR development activities would take place in areas where threatened, endangered, and candidate species are known to exist or where they may exist based on the natural history information reported in chapter 2 of the EIS. For any element of the proposed new Stratton Ridge site or proposed Big Hill expansion site located in known or potential threatened,

endangered, or candidate species habitat, the nature and potential for effects on that species are described. The assessment considers potential avoidance and minimization measures that DOE would implement for each element of the proposed action.

In the following sections, a separate assessment is provided for the proposed new Stratton Ridge site and the Big Hill proposed expansion site.

**H.4.1 Stratton Ridge**

This assessment for the proposed Stratton Ridge site evaluates the potential effects on threatened, endangered, and candidate species by each of the elements of the proposed new site listed in Table H.4.1-1.

**Table H.4.1-1: Elements of the Proposed Action and Location on Stratton Ridge Candidate Site**

<b>Element of Proposed Action</b>	<b>Location by County or Offshore Area</b>
Stratton Ridge site	Brazoria
Oil distribution pipeline ROW from Stratton Ridge to the Texas City terminal	Brazoria and Galveston
RWI structure, RWI pipeline ROW, brine disposal pipeline ROW, and RWI power line ROW to the ICW	Brazoria
Brine disposal ROW from ICW to Gulf of Mexico	Brazoria
Offshore brine pipeline and diffuser	Gulf of Mexico

The following paragraphs describe the evaluation findings for each species that could result from the elements of the proposed action at the Stratton Ridge candidate site.

**H.4.1.1 Birds**

**H.4.1.1.1 Attwater’s Greater Prairie Chicken**

Attwater’s greater prairie chickens are recorded in Galveston County, where part of the crude oil distribution pipeline for the Stratton Ridge site would be located. Woodrow (2005) listed the species as a species of concern for the proposed new Stratton Ridge site. As of 2003, two fragments of habitat were recorded for Attwater’s greater prairie chicken in Texas, including one in Galveston County at the Texas City Prairie Preserve and the other in Colorado County (TPWD 2005; Nature Conservancy 2005). The element of the proposed action in Galveston County associated with the proposed new Stratton Ridge site is construction of the crude oil distribution pipeline along the existing ROW to the Texas City terminal. The existing ROW where the new pipeline would be built passes through the southern part of Texas City; the Prairie Reserve is to the north of Texas City, at least 4 miles (6.4 kilometers) away. Because this is an existing ROW that does not pass through the Prairie Reserve, the construction of the pipeline and the subsequent operation and maintenance activities would have no effect on the existing population of Attwater’s greater prairie chickens.

**H.4.1.1.2 Bald Eagle**

Eastern Texas including Brazoria County has breeding and wintering-over populations of bald eagles (TWPD 2005). Construction on the proposed Stratton Ridge site; the ROW for the RWI pipeline, brine disposal pipeline, and power lines to the RWI structure; and the crude oil distribution pipeline ROW

would occur in or near areas with potentially suitable habitat for the bald eagle. These suitable habitats include open water or wetlands adjacent to forested area.

#### *Construction Impacts*

A pair of bald eagles is known to nest northwest of the proposed Stratton Ridge site near Ash Lake, approximately 2 miles (3.2 kilometers) from the Stratton Ridge site. Research has shown that most nests are not disturbed by development activities that are farther than 0.25 miles (0.4 kilometers) away. Although this nest location is further than 0.25 miles (0.4 kilometers) from the proposed site, these bald eagles may be affected by the Stratton Ridge site development because the habitat at the site may provide suitable foraging area. Tree removal onsite and in the 300-foot (91-meter) security area around the site, construction noise, and human activity may affect bald eagles foraging in the area, although the construction would be a temporary impact. There are no known bald eagle nests at the proposed Stratton Ridge site, but the bottomland hardwood forest (palustrine forested wetlands) and emergent wetlands habitat at the site may be suitable for nesting and foraging or roosting habitat. If one of the Stratton Ridge alternatives is selected for development, a biologist would survey the site for bald eagle nests. If a nest is identified, DOE would consult with USFWS and TPWD. DOE would implement appropriate mitigation strategies. For example, construction of the pipeline would be completed to avoid the time when nesting bald eagles are particularly sensitive to human activity. Bald eagles are particularly sensitive to human activity during the period when they nest in Texas from October to July, with peak egg-laying in December and hatching in January (Watson 2005).

The construction of the proposed RWI and brine disposal pipelines and power lines leading to the RWI structure may affect habitat that is potentially suitable for foraging and nesting bald eagles; however, no known nests have been identified along these ROWs. If one of the Stratton Ridge alternatives is selected for development, a biologist would survey the area for nests and suitable habitat along the ROWs and RWI construction site. If a nest is identified, DOE would consult with USFWS and TPWD, as described earlier. If no nests are identified, construction still may have an effect on bald eagles because the suitable foraging area would be disrupted. It is also possible that habitats may exist for bald eagle nesting and foraging along the existing pipeline ROW to the Texas City terminal. The new construction would have no effect on bald eagles because the area currently is disturbed by the existing ROW from ongoing maintenance activities (mowing and tree trimming). As a result, eagles that would frequent the area would be tolerant of human disturbances.

#### *Operation and Maintenance Impacts*

Operation and maintenance activities at the site and at the RWI may affect foraging bald eagles because they are sensitive to human noise and interference (USFWS 1983; USFWS 1995). At the RWI, DOE would downshield lights to minimize the impacts of artificial lighting and use noise attenuation barriers to minimize the impact to wildlife, including bald eagles. But for the pipeline ROW, the pipelines would be a static structure and would not produce noise that would disturb the eagles. Maintenance activities along the ROW and at the RWI structure would be infrequent and minor. In addition, the crude oil pipeline would be constructed in an existing pipeline ROW; therefore, operation and maintenance activities for this element of the proposed action would closely resemble existing conditions, and would have no effect on foraging or nesting bald eagles.

##### **H.4.1.1.3 Brown Pelican**

The brown pelican has been recorded in both Brazoria and Galveston Counties in Texas (TPWD 2005). Brown pelicans are found almost exclusively in coastal areas where they feed in shallow estuarine waters; thus, the elements most likely to affect brown pelicans are the RWI structure, the brine disposal pipeline

ROW to the Gulf of Mexico, and brine discharge. Most of the known breeding nests for brown pelicans in Texas are south of Brazoria County in Corpus Christi Bay, Sundown Island, Matagorda Bay, and Aransas Bay (TPWD 2005). There are no known nesting sites for brown pelicans in the proposed Stratton Ridge site development areas; however, the habitat near the RWI structure and along the proposed brine pipeline ROW is suitable, particularly because the ROW crosses the Brazoria National Wildlife Refuge that provides isolated coastal wetlands habitat for many birds. Part of the brown pelican population spends the nonbreeding and breeding seasons along the Texas coast.

#### *Construction Impacts*

No known brown pelican nests are located near the proposed location for the RWI structure or the brine disposal pipeline ROW. In addition, the brine disposal pipeline would be directionally drilled under the beach into the Gulf of Mexico, and total area of construction would be relatively small compared to the entire area available for feeding brown pelicans. Therefore, it is expected that the proposed Stratton Ridge site development would have no effect on the brown pelican species.

#### *Operation and Maintenance Impacts*

Operation and maintenance of the proposed Stratton Ridge site would have no effect on brown pelicans because there are no known nests nearby. For the pipeline ROW, the pipeline would be a static structure and would not produce noise that would disturb the pelicans. Maintenance activities along the ROW and at the RWI structure would be infrequent and minor.

##### **H.4.1.1.4 Eskimo Curlew**

In the past, the Eskimo curlew has been recorded in Galveston County where the crude oil distribution pipeline would be built along an existing ROW to the Texas City terminal. Historically, the Eskimo curlew migrated through Texas in early March, but it did not breed there. The species is thought to be extinct, and the last sightings in Texas occurred in 1987 (Gollop 1988). Because this species is not known to currently inhabit the area, construction, operation, and maintenance of the crude oil distribution pipeline for the Stratton Ridge development would have no effect on Eskimo curlew.

##### **H.4.1.1.5 Piping Plover**

The piping plover has been recorded in both Brazoria and Galveston Counties. All of the proposed development for the Stratton Ridge site would take place within these counties; however, only the brine disposal pipeline ROW and the RWI structure potentially would affect habitat suitable for the piping plover. The ROW for the brine and RWI pipelines would be directionally drilled under the ICW and the brine pipeline would be directionally drilled under the beach into the Gulf of Mexico.

#### *Construction Impacts*

More than 35 percent of the known piping plover population winters along the Texas coast from mid-July until early May, and some birds can be found in Texas year round (TPWD 2005). Several areas along the coast in Brazoria and Galveston Counties have been designated as critical habitat (see section H.2.1.5); however, the proposed route of the brine pipeline ROW does not intersect with any of these areas. The brine pipeline ROW would be located more than 6 miles (10 kilometers) northeast of critical habitat Unit TX-33 and more than 11 miles (18 kilometers) southwest of critical habitat Unit TX-34. Because the ROW falls between these two habitats and the brine pipeline would be directionally drilled under the beach to the Gulf of Mexico, there would be no effect on the piping plover from construction of the brine



disposal pipeline and RWI structure. The RWI structure would be located adjacent to the ICW, which is not considered suitable habitat for the piping plover.

#### *Operation and Maintenance Impacts*

If any piping plovers feed in the area, the pipeline operation would have no effect on the birds, their behavior, or the quality of their habitat. The pipeline would be a static structure, and it would not produce noise that would disturb the plovers. Maintenance activities along the ROW and at the RWI structure would be infrequent and minor. Overall, operations and maintenance would have no effect on piping plovers.

#### **H.4.1.1.6 Whooping Crane**

The whooping crane migratory population winters on the Gulf Coast of Texas, but it does not breed there. Suitable habitats for nonbreeding whooping cranes include herbaceous wetlands, lagoons, and tidal flats. The only wild self-sustaining population of the whooping crane in Texas is known to winter in and around the Aransas National Wildlife Refuge, which is in Aransas County more than 100 miles (160 kilometers) southwest of the proposed Stratton Ridge site (TPWD 2005). However, it is possible that some whooping cranes could potentially winter in Brazoria County and other counties nearby. Woodrow (2005) of TPWD noted that there are occurrences of whooping cranes within 1.5 miles (2.4 kilometers) of the proposed Stratton Ridge pipeline ROWs.

#### *Construction Impacts*

The RWI structure, the RWI and brine disposal pipelines ROW, the power line ROW to the RWI structure, and the crude oil distribution pipeline ROW all would be located within Brazoria County and could be sited in areas amenable to whooping crane habitat. Whooping cranes often occupy and defend discrete territories, so it would be possible to identify whether whooping crane winter habitats are near construction sites for the proposed Stratton Ridge project. Because the cranes do not nest in Texas, construction would disrupt only a small portion of feeding area at a time. Because power lines would be buried through the Brazoria National Wildlife Refuge, construction would have no effect on the species.

#### *Operation and Maintenance Impacts*

Because whooping cranes do not nest in Texas and may only infrequently use the surrounding habitat, the operation and maintenance of the site, RWI structure, and pipeline ROWs would have no effect on the birds, their behavior, or the quality of their habitat. The pipelines would be static structures and would not produce noise that would disturb the cranes. Maintenance activities would be infrequent and minor.

#### **H.4.1.2 Marine Mammals**

The construction of the brine disposal pipeline and the operation of the brine disposal system would have no effect on the Gervais beaked whale, goose-beaked whale, pygmy sperm whale, dwarf sperm whale, sperm whale, rough-toothed dolphin, killer whale, false killer whale, short-finned pilot whale, and the pygmy killer whale. These species are found in deeper waters than the terminus of the offshore pipelines and brine diffuser contours (see Appendix C, Brine Plume Modeling). The brine diffuser for the Stratton Ridge site would be located at a depth of 30 feet (9 meters).

Discussion follows on potential impacts on the Atlantic spotted dolphin, the West Indian manatee, and the bottlenose dolphin.

#### **H.4.1.2.1 Atlantic Spotted Dolphin**

The Atlantic spotted dolphin is a tropical species that can be found in a variety of areas through the Gulf of Mexico. It ranges from coastal to pelagic environments, typically over the continental shelf and slope. The Atlantic spotted dolphin is usually associated with the Gulf Stream.

##### *Construction Impacts*

The Atlantic spotted dolphin species is usually found in deeper waters than the extent of the brine disposal system and brine diffuser, but it is known to venture into shallower waters. The species would likely avoid or leave any areas of construction, and return after construction was complete. There would be no effect on the Atlantic spotted dolphin because of the limited construction time and the relatively small area of the Gulf of Mexico that would be impacted.

##### *Operation Impacts*

The Atlantic spotted dolphin may occur in the location of the brine diffuser; however, it is unlikely that the species would remain in the area for an extended period. Because the dissipation of the brine would occur in a relatively small area of the Gulf of Mexico (see Appendix C, Brine Plume Modeling) and the species would not be restricted to such areas, there would be no effect on the Atlantic spotted dolphin.

#### **H.4.1.2.2 West Indian Manatee**

The West Indian manatee, also known as the Florida manatee, is found in the warm, coastal and inland waters where it feeds. The manatee typically does not extend beyond the borders of Florida and Alabama, but sometimes it can be found along the entire Gulf of Mexico coastline.

##### *Construction Impacts*

The West Indian manatee rarely is found off the coast of Texas or in coastal inland water including the ICW. The species likely would avoid or leave any areas of construction, and return after construction was complete. There would be no effect on the West Indian manatee because it is rarely off the coast of Texas, the limited construction time, and the relatively small area of the Gulf of Mexico that would be impacted.

##### *Operation Impacts*

The West Indian manatee is rarely found off the coast of Texas or in coastal inland water including the ICW. The operation of the RWI would not affect the West Indian manatee. There would be no effect on the West Indian manatee because it is rarely off the coast of Texas, the dissipation of the brine would occur in a relatively small area of the Gulf of Mexico, and the species would not be restricted to such areas.

#### **H.4.1.2.3 Bottlenose Dolphin**

The bottlenose dolphin (*Tursiops truncatus*) typically can be found in coastal or offshore waters. In the coastal environment, the bottlenose dolphin can be found in warm, shallow inshore waters of bays and rivers. When offshore, it is usually in deep waters over the continental shelf and slope.

### *Construction Impacts*

The bottlenose dolphin may be affected by the construction of the RWI and the brine disposal pipelines for the proposed Stratton Ridge site because it can be found in both onshore and offshore environments. The disturbance created by the construction of the RWI likely would keep the bottlenose dolphin from the immediate area, but it could return after construction was complete. The construction of the brine disposal pipeline and diffuser would create a disturbance that would keep the dolphin from the immediate area, but it would not harm the dolphin.

### *Operation Impacts*

The bottlenose dolphin would not be adversely affected by the operation of the RWI or the brine disposal system. The intake for the raw water would create a slight current (less than 0.5 feet [0.15 meters] per second) that the dolphin could easily avoid. The operation of the brine diffusers offshore for the Stratton Ridge site would not affect the bottlenose dolphin. The dissipation of the concentrated brine would allow for ambient or near-ambient conditions to exist in a short distance. The bottlenose dolphin most likely would avoid the area directly adjacent to the diffuser ports, but this area would be limited in size compared to the area of the Gulf where they would feed.

#### **H.4.1.3 Reptiles**

##### ***H.4.1.3.1 Atlantic Hawksbill Sea Turtle***

The Atlantic hawksbill sea turtle nests from May to November on sandy beaches, often in the proximity of coral reefs. The turtle is seen occasionally in Texas, including coastal areas of Brazoria and Galveston Counties, but more commonly in more tropical waters. The brine disposal pipeline would be the only element of the proposed Stratton Ridge site development with a potential to affect this species.

### *Construction Impacts*

Construction of the brine disposal pipeline onshore would have no effect on this species because directional drilling would be used for the pipeline in the area where it would pass under the beach to the Gulf of Mexico. Offshore pipeline construction temporarily would disturb potential feeding habitat for the Atlantic hawksbill sea turtle; however, the total area affected would be a small portion of the total available area of suitable habitat, and there would be no effect.

### *Operation and Maintenance Impacts*

Operation and maintenance of the onshore portion of the brine disposal pipeline would not affect the Atlantic hawksbill sea turtle because the pipeline would be buried. Operation of the offshore component of the brine disposal system would have no effect on the sea turtle's feeding and habitat because the dissipation of the concentrated brine would allow for ambient or near-ambient conditions to exist in a short distance (see Appendix E, Essential Fish Habitat). Maintenance of the pipeline offshore would be infrequent, and it would not affect the Atlantic hawksbill sea turtle.

##### ***H.4.1.3.2 Green Sea Turtle***

The green sea turtle nest from March to October in tidal flats, pelagic zones, and isolated sand dunes. The turtle is seen occasionally in Texas, including coastal areas of Brazoria and Galveston Counties, but more commonly in more tropical waters. The brine disposal pipeline would be the only element of the proposed Stratton Ridge development with a potential to affect this species.

#### *Construction Impacts*

Construction of the brine disposal pipeline onshore would have no effect on this species because directional drilling would be used for the pipeline in the area where it would pass under the beach to the Gulf of Mexico. Offshore pipeline construction temporarily would disturb potential feeding habitat for the green sea turtle; however, the total area affected would be a small portion of the total available area of suitable habitat, and there would be no effect on the species.

#### *Operation and Maintenance Impacts*

Operation and maintenance of the onshore portion of the brine disposal pipeline would not affect the green sea turtle because the pipeline would be buried. Operation of the offshore component of the brine disposal system would have no effect on the sea turtle's feeding and habitat because the dissipation of the concentrated brine would allow for ambient or near-ambient conditions to exist in a short distance (see Appendix E, Essential Fish Habitat). Maintenance of the pipeline offshore would be infrequent, and it would not affect the green sea turtle.

#### **H.4.1.3.3 Kemp's Ridley Sea Turtle**

The Kemp's Ridley sea turtle inhabits estuarine waters of the Gulf, including coastal areas of Brazoria and Galveston Counties, with nesting occurring on coastal beaches and dunes. Woodrow (2005) of TPWD noted that the Kemp's Ridley sea turtle potentially could inhabit areas near portions of the Stratton Ridge development. The brine disposal pipeline would be the only element of the proposed Stratton Ridge site development with a potential to affect this species.

#### *Construction Impacts*

Construction of the brine disposal pipeline onshore would not affect this species because directional drilling would be used for the pipeline, and it would pass under the beach to the Gulf of Mexico. Offshore pipeline construction temporarily would disturb potential feeding habitat for the Kemp's Ridley sea turtle; however, the total area affected would be a small portion of the total available area of suitable habitat, and there would be no effect.

#### *Operation and Maintenance Impacts*

Operation and maintenance of the onshore portion of the brine disposal pipeline would not affect the Kemp's Ridley sea turtle because the pipeline would be buried. Operation of the offshore component of the brine disposal system would have no effect on the sea turtle's feeding and habitat because the dissipation of the concentrated brine would allow for ambient or near-ambient conditions to exist in a short distance (see Appendix E, Essential Fish Habitat). Maintenance of the pipeline offshore would be infrequent, and it would not affect the Kemp's Ridley sea turtle.

#### **H.4.1.3.4 Leatherback Sea Turtle**

The leatherback sea turtle inhabits open ocean waters and seeks moist sand on sloping sandy beaches backed by vegetation for nesting between March and August, and it has been recorded in Brazoria and Galveston Counties. The brine disposal pipeline would be the only element of the proposed Stratton Ridge development with a potential to affect this species.

### *Construction Impacts*

Construction of the brine disposal pipeline onshore would not affect the leatherback sea turtle because directional drilling would be used for the pipeline, and it would pass under the beach to the Gulf of Mexico. Offshore pipeline construction temporarily would disturb potential feeding habitat for the leatherback sea turtle; however, the total area affected would be a small portion of the total available area of suitable habitat, and there would be no effect.

### *Operation and Maintenance Impacts*

Operation and maintenance of the onshore portion of the brine disposal pipeline would not affect the leatherback sea turtle because the pipeline would be buried. Operation of the offshore component of the brine disposal system would have no effect on the sea turtle's feeding and habitat because the dissipation of the concentrated brine would allow for ambient or near-ambient conditions to exist in a short distance (see Appendix E, Essential Fish Habitat). Maintenance of the pipeline offshore would be infrequent, and it would not affect the leatherback sea turtle.

#### **H.4.1.3.5 Loggerhead Sea Turtle**

The loggerhead sea turtle can be found in both open ocean waters and along the coast and in near-shore waters (such as river mouths), and it nests on Gulf Coast beaches, including those of Brazoria and Galveston Counties. The brine disposal pipeline would be the only element of the proposed Stratton Ridge site development with a potential to affect this species.

### *Construction Impacts*

Construction of the brine disposal pipeline onshore would not affect the loggerhead sea turtle because directional drilling would be used for the pipeline and it would pass under the beach to the Gulf of Mexico. Offshore pipeline construction would temporarily disturb potential feeding habitat for the loggerhead sea turtle. However, the total area affected would be a small portion of the total available area of suitable habitat, and there would be no effect.

### *Operation and Maintenance Impacts*

Operation and maintenance of the onshore portion of the brine disposal pipeline would not affect the loggerhead sea turtle because the pipeline would be buried. Operation of the offshore component of the brine disposal system would have negligible impact on the sea turtle's feeding and habitat because the dissipation of the concentrated brine would allow for ambient or near-ambient conditions to exist in a short distance (see Appendix E, Essential Fish Habitat). Maintenance of the pipeline offshore would be infrequent and would not affect the loggerhead sea turtle.

#### **H.4.2 Big Hill, Texas**

This assessment for the proposed Big Hill expansion site evaluates the potential effects on threatened, endangered, and candidate species by each of the elements of the proposed site expansion listed in table H.4.2-1.

The following paragraphs describe the evaluation findings for each species that could result from the elements of the proposed action at the Big Hill site expansion.

**Table H.4.2-1: Elements of the Proposed Action and Location at the Proposed Big Hill Expansion Site**

<b>Element of Proposed Action</b>	<b>Location by County or Offshore Area</b>
Big Hill candidate site	Jefferson
Oil distribution pipeline ROW from Big Hill to the Sun Terminal in Nederland	Jefferson
Brine disposal pipeline <sup>a</sup> ROW	Jefferson
Offshore brine pipeline and diffuser	Gulf of Mexico

<sup>a</sup> Only 7,000 feet (2,130 meters) of the brine disposal pipeline, starting from where it leaves the site, would be replaced.

**H.4.2.1 Bird**

The piping plover is known to inhabit Jefferson County, and the species uses beaches, mudflats, and sandflats on the Gulf of Mexico and the ICW for feeding but not nesting. The proposed expansion development would not be located in this type of habitat; therefore, construction, operation, and maintenance activities associated with the Big Hill expansion would have no effect on the piping plover.

**H.4.2.2 Marine Mammals**

The operation of the brine disposal system would have no effect on the Gervais beaked whale, goose-beaked whale, pygmy sperm whale, dwarf sperm whale, sperm whale, rough-toothed dolphin, killer whale, false killer whale, short-finned pilot whale, or the pygmy killer whale. These species are found in deeper waters than the brine diffuser contours (see Appendix C, Brine Plume Modeling).

The next paragraphs describe potential impacts on the Atlantic spotted dolphin and the West Indian manatee.

**H.4.2.2.1 Atlantic Spotted Dolphin**

The Atlantic spotted dolphin is a tropical species that can be found in a variety of areas through the Gulf of Mexico. This dolphin ranges from coastal to pelagic environments, typically over the continental shelf and slope. The Atlantic spotted dolphin is usually associated with the Gulf Stream.

*Construction Impacts*

No offshore construction is associated with the proposed Big Hill expansion; therefore, there would be no effect to the Atlantic spotted dolphin.

*Operation Impacts*

The Atlantic spotted dolphin may occur in the location of the brine diffusion; however, it is unlikely that the species would remain in the area for an extended period. Because the dissipation of the brine would occur in a relatively small area of the Gulf of Mexico and the species would not be restricted to such areas, there would be no effect on the Atlantic spotted dolphin.

#### **H.4.2.2.2 West Indian Manatee**

The West Indian manatee, also known as the Florida manatee, is found in the warm, coastal and inland waters where it feeds. The manatee typically does not extend beyond the borders of Florida and Alabama, but sometimes it is found along the entire coast of the Gulf of Mexico.

##### *Construction Impacts*

No offshore construction is associated with the proposed Big Hill expansion; therefore, there would be no effect to the West Indian manatee.

##### *Operation Impacts*

The West Indian manatee is rarely found off the coast of Texas or in coastal inland water including the ICW. The operation of the RWI would not affect the West Indian manatee. There would be no effect on the West Indian manatee because it rarely occurs off the coast of Texas, the dissipation of the brine would occur in a relatively small area of the Gulf of Mexico, and the species would not be restricted to such areas.

#### **H.4.2.2.3 Bottlenose Dolphin**

The bottlenose dolphin (*Tursiops truncatus*) typically can be found in coastal or offshore waters. In the coastal environment, the bottlenose dolphin can be found in warm, shallow inshore waters of bays and rivers. When offshore, it is usually in deep waters over the continental shelf and slope.

##### *Construction Impacts*

No offshore construction is associated with the proposed Big Hill expansion; therefore, there would be no effect to the bottlenose dolphin.

##### *Operation Impacts*

The operation of the brine diffusers offshore for the Big Hill site would not impact the bottlenose dolphin. The dissipation of the concentrated brine would allow for ambient or near-ambient conditions to exist in a short distance. The bottlenose dolphin most likely would avoid the area directly adjacent to the diffuser ports, but this area would be limited in size compared to the area of the Gulf where the species would feed.

#### **H.4.2.3 Reptiles**

##### **H.4.2.3.1 Atlantic Hawksbill Sea Turtle**

The Atlantic hawksbill turtle nests from May to November on sandy beaches, often in the proximity of coral reefs. The turtle is occasionally seen in Texas, including Jefferson County, but more commonly it is found in more tropical waters. None of the new development for the expansion of the Big Hill site would be located in this type of habitat; therefore, construction of the Big Hill expansion would have no effect on the Atlantic hawksbill sea turtle. Operation of the offshore component of the brine disposal system would result in a brine plume; however, the plume would have no effect on the sea turtle's feeding and habitat because the dissipation of the concentrated brine would allow for ambient or near-ambient conditions to exist in a short distance (see Appendix E, Essential Fish Habitat).

#### **H.4.2.3.2 Green Sea Turtle**

The green sea turtle nests from March to October in tidal flats, pelagic zones, and isolated sand dunes. The turtle is occasionally seen in Texas, including Jefferson County, but more commonly it is found in more tropical waters. No new development would be required for the expansion of the Big Hill site in this type of habitat; therefore, construction of the Big Hill expansion would have no effect on the green sea turtle. Operation of the offshore component of the brine disposal system would result in a brine plume; however, the plume would have no effect on the sea turtle's feeding and habitat because the dissipation of the concentrated brine would allow for ambient or near-ambient conditions to exist in a short distance (see Appendix E, Essential Fish Habitat).

#### **H.4.2.3.3 Kemp's Ridley Sea Turtle**

The Kemp's Ridley sea turtle inhabits estuarine waters of the Gulf Coast, including coastal areas of Jefferson County, with nesting occurring on coastal beaches and dunes. No new development for the expansion of the Big Hill site would be located in this type of habitat; therefore, construction of the Big Hill expansion would have no effect on the Kemp's Ridley sea turtle. Operation of the offshore component of the brine disposal system would result in a brine plume; however, the plume would have no effect on the sea turtle's feeding and habitat because the dissipation of the concentrated brine would allow for ambient or near-ambient conditions to exist in a short distance (see Appendix E, Essential Fish Habitat).

#### **H.4.2.3.4 Leatherback Sea Turtle**

The leatherback sea turtle inhabits open ocean waters and seeks moist sand on sloping sandy beaches backed by vegetation for nesting between March and August. The turtle is found along the Gulf, including coastal areas of Jefferson County. No new development for the expansion of the Big Hill site would be located in this type of habitat; therefore, construction of the Big Hill expansion would have no effect on the leatherback sea turtle. Operation of the offshore component of the brine disposal system would result in a brine plume; however, the plume would have no effect on the sea turtle's feeding and habitat because the dissipation of the concentrated brine would allow for ambient or near-ambient conditions to exist in a short distance (see Appendix E, Essential Fish Habitat).

#### **H.4.2.3.5 Loggerhead Sea Turtle**

The loggerhead sea turtle may nest Gulf Coast beaches, including those of Jefferson County. No new development for the expansion of the Big Hill site would be located in this type of habitat; therefore, construction of the Big Hill expansion would have no effect on the loggerhead sea turtle. Operation of the offshore component of the brine disposal system would result in a brine plume; however, the plume would have no effect on the sea turtle's feeding and habitat because the dissipation of the concentrated brine would allow for ambient or near-ambient conditions to exist in a short distance (see Appendix E, Essential Fish Habitat).

### **H.4.3 Assessment Summary for the Stratton Ridge and Big Hill Sites**

Tables H.4.3-1 through H.4.3-4 identify the threatened, endangered, and candidate species that may be affected by each element the proposed new Stratton Ridge site and proposed expansion of the Big Hill site. DOE estimated the potential for effects based on information about the presence or absence of the species and suitable habitat in areas that would be affected by development. The evaluation also considered the potential mitigation factors. Tables H.4.3-1 and H.4.3-3 identify whether construction



**Table H.4.3-1: Summary of Potential Construction-Related Impacts on Threatened and Endangered Species at the Proposed Stratton Ridge Site**

Species	SPR Storage Site	Stratton Ridge to Texas City ROW	RWI and ROW to ICW	Brine Disposal Pipeline ROW to Gulf of Mexico	Offshore Brine Diffuser Discharge
<b>Birds</b>					
Attwater's Greater Prairie Chicken	No effect	No effect	No effect	No effect	No effect
Bald Eagle	May affect	No effect	May affect	No effect	No effect
Brown Pelican	No effect	No effect	No effect	No effect	No effect
Eskimo Curlew	No effect	No effect	No effect	No effect	No effect
Piping Plover	No effect	No effect	No effect	No effect	No effect
Whooping Crane	No effect	No effect	No effect	No effect	No effect
<b>Marine Mammals</b>					
Gervais Beaked Whale	No effect	No effect	No effect	No effect	No effect
Goose-Beaked Whale	No effect	No effect	No effect	No effect	No effect
Pygmy Sperm Whale	No effect	No effect	No effect	No effect	No effect
Dwarf Sperm Whale	No effect	No effect	No effect	No effect	No effect
Sperm Whale	No effect	No effect	No effect	No effect	No effect
Atlantic Spotted Dolphin	No effect	No effect	No effect	No effect	No effect
Rough-Toothed Dolphin	No effect	No effect	No effect	No effect	No effect
Killer Whale	No effect	No effect	No effect	No effect	No effect
False Killer Whale	No effect	No effect	No effect	No effect	No effect
Short-Finned Pilot Whale	No effect	No effect	No effect	No effect	No effect
Pygmy Killer Whale	No effect	No effect	No effect	No effect	No effect
West Indian Manatee	No effect	No effect	No effect	No effect	No effect
Bottlenose Dolphin	No effect	No effect	No effect	No effect	No effect
<b>Reptiles</b>					
Atlantic Hawksbill Sea Turtle	No effect	No effect	No effect	No effect	No effect
Green Sea Turtle	No effect	No effect	No effect	No effect	No effect
Kemps Ridley Sea Turtle	No effect	No effect	No effect	No effect	No effect
Leatherback Sea Turtle	No effect	No effect	No effect	No effect	No effect
Loggerhead Sea Turtle	No effect	No effect	No effect	No effect	No effect

**Table H.4.3-2: Summary of Potential Operation and Maintenance Impacts to Affect Threatened and Endangered Species at the Proposed Stratton Ridge Site**

Species	SPR Storage Site	Stratton Ridge to Texas City ROW	RWI and ROW to ICW	Brine Disposal Pipeline ROW to Gulf of Mexico	Offshore Brine Diffuser Discharge
<b>Birds</b>					
Attwater's Greater Prairie Chicken	No effect	No effect	No effect	No effect	No effect
Bald Eagle	May affect	No effect	May affect	No effect	No effect
Brown Pelican	No effect	No effect	No effect	No effect	No effect
Eskimo Curlew	No effect	No effect	No effect	No effect	No effect
Piping Plover	No effect	No effect	No effect	No effect	No effect
Whooping Crane	No effect	No effect	No effect	No effect	No effect
<b>Marine Mammals</b>					
Gervais Beaked Whale	No effect	No effect	No effect	No effect	No effect
Goose-Beaked Whale	No effect	No effect	No effect	No effect	No effect
Pygmy Sperm Whale	No effect	No effect	No effect	No effect	No effect
Dwarf Sperm Whale	No effect	No effect	No effect	No effect	No effect
Sperm Whale	No effect	No effect	No effect	No effect	No effect
Atlantic Spotted Dolphin	No effect	No effect	No effect	No effect	No effect
Rough-Toothed Dolphin	No effect	No effect	No effect	No effect	No effect
Killer Whale	No effect	No effect	No effect	No effect	No effect
False Killer Whale	No effect	No effect	No effect	No effect	No effect
Short-Finned Pilot Whale	No effect	No effect	No effect	No effect	No effect
Pygmy Killer Whale	No effect	No effect	No effect	No effect	No effect
West Indian Manatee	No effect	No effect	No effect	No effect	No effect
Bottlenose Dolphin	No effect	No effect	No effect	No effect	No effect
<b>Reptiles</b>					
Atlantic Hawksbill Sea Turtle	No effect	No effect	No effect	No effect	No effect
Green Sea Turtle	No effect	No effect	No effect	No effect	No effect
Kemps Ridley Sea Turtle	No effect	No effect	No effect	No effect	No effect
Leatherback Sea Turtle	No effect	No effect	No effect	No effect	No effect
Loggerhead Sea Turtle	No effect	No effect	No effect	No effect	No effect

**Table H.4.3-3: Summary of Potential of Construction-Related Impacts on Threatened and Endangered Species at Proposed Big Hill Expansion Site**

<b>Species</b>	<b>SPR Storage Site</b>	<b>Big Hill Site to Shell Crude Oil Pipeline ROW</b>	<b>Brine Disposal Pipeline ROW</b>	<b>Brine Diffuser Discharge</b>
<b>Bird</b>				
Piping Plover	No effect	No effect	No effect	No effect
<b>Marine Mammals</b>				
Gervais Beaked Whale	No effect	No effect	No effect	No effect
Goose-Beaked Whale	No effect	No effect	No effect	No effect
Pygmy Sperm Whale	No effect	No effect	No effect	No effect
Dwarf Sperm Whale	No effect	No effect	No effect	No effect
Sperm Whale	No effect	No effect	No effect	No effect
Atlantic Spotted Dolphin	No effect	No effect	No effect	No effect
Rough-Toothed Dolphin	No effect	No effect	No effect	No effect
Killer Whale	No effect	No effect	No effect	No effect
False Killer Whale	No effect	No effect	No effect	No effect
Short-Finned Pilot Whale	No effect	No effect	No effect	No effect
Pygmy Killer Whale	No effect	No effect	No effect	No effect
West Indian Manatee	No effect	No effect	No effect	No effect
Bottlenose Dolphin	No effect	No effect	No effect	No effect
<b>Reptiles</b>				
Atlantic Hawksbill Sea Turtle	No effect	No effect	No effect	No effect
Green Sea Turtle	No effect	No effect	No effect	No effect
Kemps Ridley Sea Turtle	No effect	No effect	No effect	No effect
Leatherback Sea Turtle	No effect	No effect	No effect	No effect
Loggerhead Sea Turtle	No effect	No effect	No effect	No effect

**Table H.4.3-4: Summary of Potential Operation and Maintenance Impacts to Threatened and Endangered Species from Proposed Big Hill Site Expansion**

<b>Species</b>	<b>SPR Storage Site</b>	<b>Big Hill Site to Shell Crude Oil Pipeline ROW</b>	<b>Brine Disposal Pipeline ROW</b>	<b>Brine Diffuser Discharge</b>
<b>Bird</b>				
Piping Plover	No effect	No effect	No effect	No effect
<b>Marine Mammals</b>				
Gervais Beaked Whale	No effect	No effect	No effect	No effect
Goose-Beaked Whale	No effect	No effect	No effect	No effect
Pygmy Sperm Whale	No effect	No effect	No effect	No effect
Dwarf Sperm Whale	No effect	No effect	No effect	No effect
Sperm Whale	No effect	No effect	No effect	No effect
Atlantic Spotted Dolphin	No effect	No effect	No effect	No effect
Rough-Toothed Dolphin	No effect	No effect	No effect	No effect
Killer Whale	No effect	No effect	No effect	No effect
False Killer Whale	No effect	No effect	No effect	No effect
Short-Finned Pilot Whale	No effect	No effect	No effect	No effect
Pygmy Killer Whale	No effect	No effect	No effect	No effect
West Indian Manatee	No effect	No effect	No effect	No effect
Bottlenose Dolphin	No effect	No effect	No effect	No effect
<b>Reptiles</b>				
Atlantic Hawksbill Sea Turtle	No effect	No effect	No effect	No effect
Green Sea Turtle	No effect	No effect	No effect	No effect
Kemps Ridley Sea Turtle	No effect	No effect	No effect	No effect
Leatherback Sea Turtle	No effect	No effect	No effect	No effect
Loggerhead Sea Turtle	No effect	No effect	No effect	No effect

activities for each site may affect species. Tables H.4.3-2 and H.4.3-4 summarize whether operation and maintenance activities for each site may affect species.

Table H.4.3-5 summarizes the number of species that would be affected by construction or operations and maintenance for both of the sites in Texas. This summary shows that with the current information, only one species (the bald eagle) may be affected by the construction and operation of the proposed new Stratton Ridge site, and no species would be affected by the proposed expansion of the Big Hill site.

**Table H.4.3-5: Summary of the Number of Species Potentially Affected**

Potential for Effect	Number of Species			
	Stratton Ridge, Texas		Big Hill, Texas	
	Construction	Operation and Maintenance	Construction	Operation and Maintenance
No effect	23	23	19	19
May affect	1	1	0	0

## H.5 RECOMMENDATIONS

The evaluation of potential impacts described in section H.4 considered how some potential impacts could be minimized, avoided, or more accurately forecasted by the use of preconstruction field investigations, mitigation measures, and other precautionary measures. The following recommendations summarize the types of measures identified in section H.4 that would lessen the potential for effects caused by the development of the proposed new and expansion SPR sites in Texas. Additional measures may be identified during detailed planning if DOE were to select one of the Stratton Ridge alternatives or any alternative other than the no-action alternative, in which case the Big Hill site would be expanded.

### H.5.1 Recommendations for Stratton Ridge, Texas

- Conduct a preconstruction survey to identify bald eagle nests within 0.25 miles (0.4 kilometers) of the proposed Stratton Ridge site and the proposed ROW from the site to the Gulf of Mexico for the RWI and brine disposal pipelines and power lines in Brazoria County, Texas. If any nests are found, consult with the USFWS and TPWD and implement appropriate mitigation strategies. For example, construction of the pipeline could be completed to avoid the time when nesting bald eagles are particularly sensitive to human activity. If nests or active foraging are identified near the proposed RWI structure, DOE would use noise attenuation measures such as concrete enclosures for the pumps and installation of quieter pump equipment.
- Coordinate with USFWS and TPWD if any protected species are observed or suitable habitat is determined to be present onsite.
- Use directional drilling in all beach crossings to avoid affecting sea turtles and sea birds that use the beaches.

### H.5.2 Recommendations for Big Hill, Texas

Coordinate with USFWS and TPWD if any protected species are observed or suitable habitat is determined to be present onsite.

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**Appendix I**  
**State Listed Species Screening Evaluation**

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## Table of Contents

	<u>Page</u>
<b>I.1 INTRODUCTION.....</b>	<b>I-1</b>
<b>I.2 SCREENING EVALUATION TABLES .....</b>	<b>I-1</b>
<b>REFERENCES .....</b>	<b>I-11</b>

### LIST OF TABLES

	<u>Page</u>
Table I.2-1: State Threatened or Endangered Species and Forest Service Sensitive Species in Area of Proposed Bruinsburg, MS, Site .....	I-2
Table I.2-2: State Threatened or Endangered Species in Area of Proposed Richton, MS, Site .....	I-5
Table I.2-3: State Threatened or Endangered Species in Area of Proposed Stratton Ridge, TX, Site .....	I-7
Table I.2-4: State Threatened or Endangered Species in Area of Proposed Big Hill, TX, Expansion Site .....	I-9

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# Appendix I

## State Listed Species Screening Evaluation

### I.1 INTRODUCTION

This appendix to the environmental impact statement (EIS) analyzes potential effects of the expansion of the Strategic Petroleum Reserve (SPR) on endangered and threatened species protected under State laws in Louisiana, Mississippi, and Texas. The potential impacts to species that are afforded protection under both Federal and state laws are described in appendices F, G, and H respectively. The potential expansion would involve developing additional storage capacity at up to three existing sites (West Hackberry and Bayou Choctaw in Louisiana and Big Hill in Texas) or developing one of four new sites (Chacahoula in Louisiana, Richton and Bruinsburg in Mississippi, and Stratton Ridge in Texas). In addition, this appendix includes an analysis of species listed as regional forest service sensitive species in the Homochitto National Forest (USDA 2000). Part of the proposed pipelines associated with the Bruinsburg site would include land in the National forest. No screening table was prepared for Louisiana because species on the State list could be affected by proposed action concerning threatened and endangered species on the Federal list. Appendix F contains an evaluation of those species.

### I.2 SCREENING EVALUATION TABLES

The following screening evaluation tables indicate threatened or endangered species on the State list and forest service sensitive species that may have a habitat in a proposed new or expansion SPR site or its associated infrastructure (e.g. terminals, pipeline and power line rights-of-way). To collect information for this screening evaluation, the Department of Energy (DOE) consulted state-based land cover data, U.S. Fish and Wildlife Wetland inventory data, state data from fish and wildlife agencies and natural heritage programs (LNHP 2004; MMNS 2002; TPWD 2005), and literature reviews covering threatened and endangered species in each state to define preferred habitats and life cycles. Results of this screening evaluation of all the state-listed species that may be affected by construction and operation of any of the proposed new or expansion sites and its associated elements appears in corresponding chapter sections of the EIS.

Following is a list of screening evaluation tables that appear in this appendix:

Table I.2-1 State Threatened or Endangered Species and Forest Service Sensitive Species in Area of Proposed Bruinsburg, MS, Site;

Table I.2-2 State Threatened or Endangered Species in Area of Proposed Richton, MS, Site;

Table I.2-3 State Threatened or Endangered Species in Area of Proposed Stratton Ridge, TX, Site; and

Table I.2-4 State Threatened or Endangered Species in Area of Proposed Big Hill, TX, Expansion Site.

Appendix I: State Listed Species Screening Evaluation

**Table I.2-1: State Threatened or Endangered Species and Forest Service Sensitive Species in Area of Proposed Bruinsburg, MS, Site**

Species Information					Potential Presence of Species Based on Preferred Habitat of the Species and the Existing Habitat					References
Common Name	Latin Name	County or Parish	State Status <sup>b</sup>	Habitat Description	Candidate Site	Bruinsburg to Peetsville ROW and Terminal	Bruinsburg to Anchorage ROW and Terminal	RWI and ROW	Brine Disposal ROW	
<b>Birds</b>										
Arctic Peregrine Falcon <sup>c</sup>	<i>Falco peregrinus tundrius</i>	Louisiana: East and West Feliciana, East and West Baton Rouge	T/E	Occurs in the barrier islands along the Gulf Coast, which are important feeding areas for long-distance migrants.						24
<b>Fish</b>										
Crystal Darter <sup>d</sup>	<i>Crystallaria asprella</i>	Mississippi: Copiah, Claiborne	E	Occurs in small- to medium-sized freshwater rivers, and prefers water more than 2-feet (60-centimeters) deep with a strong current and a clean sand and/or gravel bottom.		X		X		24
Frecklebelly Madtom <sup>e</sup>	<i>Noturus munitus</i>	Mississippi: Copiah	E	Thrives in large- to medium-sized rivers with a high to moderate gradient.		X		X		24
Southern Redbelly Dace <sup>f</sup>	<i>Phoxinus erythrogaster</i>	Mississippi: Wilkinson	E	Occurs in small creeks and prefers headwaters and upland creeks with clear water. Spawning takes place from April to June in the south, most often in shallow water near riffles among gravel, and occasionally in nests of other species.			X			24
<b>Invertebrates</b>										
Pearl Blackwater Crayfish	<i>Procambarus penni</i>	Mississippi: Copiah	NA <sup>g</sup>	Burrows in streambeds, banks, and dry water bodies, including areas in Homochitto National Forest.		X				16. 33

Appendix I: State Listed Species Screening Evaluation

**Table I.2-1: State Threatened or Endangered Species and Forest Service Sensitive Species in Area of Proposed Bruinsburg, MS, Site**

Species Information					Potential Presence of Species Based on Preferred Habitat of the Species and the Existing Habitat					References
Common Name	Latin Name	County or Parish	State Status <sup>b</sup>	Habitat Description	Candidate Site	Bruinsburg to Peetsville ROW and Terminal	Bruinsburg to Anchorage ROW and Terminal	RWI and ROW	Brine Disposal ROW	
<b>Mammals</b>										
Southeastern Shrew	<i>Sorex longirostris</i>	Mississippi <sup>a</sup>	NA <sup>g</sup>	Occurs in various habitats ranging from bogs to damp woods to uplands shrub and scrub or wooded areas; however, prefers moist to wet areas, often associated with heavy ground cover, including areas in Homochitto National Forest.		X				24, 33
<b>Plants</b>										
Trillium	<i>Trillium foetidissimum</i>	Mississippi: Adams, Claiborne, Copiah, Jefferson, Lincoln, Wilkinson	NA <sup>g</sup>	Occurs in moderately moist deciduous woodlands with rich soil usually including loess (an unstratified loamy deposit chiefly deposited by the wind), on moderate to steep slopes, sides of ravines, and knolls within floodplain forests, including areas in Homochitto National Forest.		X				24, 33
<b>Reptiles</b>										
Rainbow Snake	<i>Farancia erythrogramma</i>	Mississippi: Copiah	E	Usually found in or near streams, marshes, springs, and sandy fields.	X	X	X	X	X	11

RWI = raw water intake; ROW = right-of-way

**Notes:**

<sup>a</sup> Species on State lists that are also on Federal lists as endangered, threatened, or candidate species are not included in this table because they are evaluated in detail in Appendix G Evaluations of Special Status Species in Mississippi. Excluded species are:

- Birds:** Bald eagle, interior least tern, red-cockaded woodpecker;
- Fish:** Bayou darter, Gulf sturgeon, pallid sturgeon;
- Invertebrates:** Alabama heelsplitter mussel, fat pocketbook mussel;

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Appendix I: State Listed Species Screening Evaluation

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**Mammals:** Louisiana black bear, West Indian manatee; and

**Reptiles:** Ringed map turtle.

<sup>b</sup> **State Status:** T=threatened; E=endangered.

<sup>c</sup> **Arctic peregrine falcon:** Preferred habitat is not present at the proposed Bruinsburg site.

<sup>d</sup> **Crystal darter:** DOE is consulting with the U.S. Fish and Wildlife Service, the Mississippi Department of Wildlife, Fisheries, and Parks, and the Mississippi Museum of Natural Science about specific water bodies in Copeiah and Claiborne Counties where this species is found. Impacts associated with the Peetsville ROW would be possible if the species is found in Clarks Creek (a tributary to Bayou Pierre) or the Homochitto River. Impacts associated with the raw water intake could occur if the species is in the Mississippi River. No impacts would occur if the species is found in Bayou Pierre.

<sup>e</sup> **Frecklebelly madtom:** DOE is consulting with the U.S. Fish and Wildlife Service, the Mississippi Department of Wildlife, Fisheries, and Parks, and the Mississippi Museum of Natural Science about specific water bodies in Copeiah County where this species is found. Impacts associated with the Peetsville ROW would be possible if the species is found in Clarks Creek (a tributary to Bayou Pierre). Impacts associated with the raw water intake could occur if the species is found in the Mississippi River. No impacts would occur if the species is found in Bayou Pierre.

<sup>f</sup> **Southern redbelly dace:** DOE is consulting with the U.S. Fish and Wildlife Service, the Mississippi Department of Wildlife, Fisheries, and Parks, and the Mississippi Museum of Natural Science about specific water bodies in Wilkinson County. The only pipeline proposed to cross this county is at the Buffalo River. Potential impacts would not be expected if the species is not in the Buffalo River. If it is found in the river, directional drilling may be a construction consideration.

<sup>g</sup> Pearl blackwater crayfish, southeastern shrew, and trillium do not have a State status of threatened or endangered in Mississippi; however, these species are listed as regional forest service sensitive species in the Homochitto National Forest according to the National Forests in Mississippi Forest Plan (USDA 2000).

<sup>h</sup> The southeastern shrew is found throughout Mississippi, but it is not specifically listed in any of the counties associated with the proposed Bruinsburg candidate site. The U.S. Forest Service lists the southeastern shrew as a regional forest service sensitive species in the Homochitto National Forest (USDA 2000); therefore, it is included in this list.



**Table I.2-2: State Threatened or Endangered Species in Area of Proposed Richton, MS, Site<sup>a</sup>**

Species Information					Potential Presence of Species Based on Preferred Habitat of the Species and the Existing Habitat					References
Common Name	Latin Name	County	State Status <sup>b</sup>	Habitat Description	Candidate Site	Richton to Pascagoula ROW and Terminal	Richton to Liberty Station ROW and Terminal	RWI and ROW	Brine Diffuser and ROW	
<b>Amphibians</b>										
Dark Gopher Frog	<i>Rana sevosa</i>	Mississippi: Forrest, Jackson	E	Occurs in upland evergreen forested areas and prefers upland sandy areas historically forested with longleaf pine with isolated temporary wetland breeding sites nearby.		X	X			1
One-Toed Amphiuma	<i>Amphiuma pholeter</i>	Mississippi: Jackson	E	Occurs in swamps and slow-moving streams and prefers deep, organic, liquid muck in swamps, spring runs, and occasionally floodplain swampy streams.		X			X	24
<b>Birds</b>										
Bewick's Wren	<i>Thryomanes bewickii</i>	Mississippi: Jackson	E	Occurs in old fields, chaparral, coniferous and hardwood forests, and suburban areas and orchards.		X				24
<b>Fish</b>										
Crystal Darter <sup>c</sup>	<i>Crystallaria asparella</i>	Mississippi: Marion	E	Occurs in small- to medium-sized freshwater rivers, and prefers water more than 2-feet (60-centimeters) deep with a strong current on a clean sand and/or gravel bottom.			X			24
Frecklebelly Madtom <sup>d</sup>	<i>Noturus munitus</i>	Mississippi: Marion, Pike, Walthall	E	Thrives in large- to medium-sized rivers with a high to moderate gradient.			X			24
Ironcolor Shiner <sup>e</sup>	<i>Notropis chalybaeus</i>	Mississippi: Marion	E	Occurs in pools and slow runs of streams with a low gradient, small acidic creeks, and rivers with a sandy substrate and clear, well-vegetated water.			X			24
<b>Invertebrates</b>										
Delicate Spike <sup>f</sup>	<i>Elliptio arctata</i>	Mississippi: George	E	Found in rivers along the shoreline and among rocks, sand, and gravel.						5, 17

**Table I.2-2: State Threatened or Endangered Species in Area of Proposed Richton, MS, Site<sup>a</sup>**

Species Information					Potential Presence of Species Based on Preferred Habitat of the Species and the Existing Habitat					References
Common Name	Latin Name	County	State Status <sup>b</sup>	Habitat Description	Candidate Site	Richton to Pascagoula ROW and Terminal	Richton to Liberty Station ROW and Terminal	RWI and ROW	Brine Diffuser and ROW	
<b>Reptiles</b>										
Rainbow Snake	<i>Farancia erytrogramma</i>	Mississippi: Forrest, Jackson, Lamar	E	Usually found in or near streams, marshes, springs, and sandy fields.		X	X			11
Southern Hognose Snake	<i>Heterodon simus</i>	Mississippi: Forrest	E	Thrives in open, well-drained, sandy soil habitats in the southeastern United States.			X			7

RWI = raw water intake; ROW = right-of-way.

**Notes:**

<sup>a</sup> Species on State lists that are also on Federal lists as endangered, threatened, or candidate species are not included in this table because they are evaluated in detail in Appendix G Evaluations of Special Status Species in Mississippi. Excluded species are:

**Birds:** Bald eagle, brown pelican, Mississippi sandhill crane, piping plover, red-cockaded woodpecker;

**Fish:** Gulf sturgeon, pearl darter;

**Invertebrates:** Camp Shelby burrowing crayfish;

**Mammals:** Gray myotis, Louisiana black bear;

**Plants:** Louisiana quillwort; and

**Reptiles:** Alabama red-belly turtle, black pine snake, eastern indigo snake, gopher tortoise, Kemps Ridley sea turtle, loggerhead sea turtle, ringed map turtle, yellow-blotched map turtle.

<sup>b</sup> State Status T=threatened; E=endangered.

<sup>c</sup> Crystal darter: Species is in the Pearl River. No impact is expected because directional drilling would be used for the crossing.

<sup>d</sup> Frecklebelly madtom: Species is in the Pearl River and the Bogue Chitto River. No impact is expected at the Pearl River and Bogue Chitto River, because directional drilling would be used for the crossing.

<sup>e</sup> Ironcolor shiner: Species is in the Pearl River. No impact is expected because directional drilling would be used for the crossing.

<sup>f</sup> Delicate spike: Pascagoula ROW does not cross Pascagoula River where this species is found in George County.

Table I.2-3: State Threatened or Endangered Species in Area of Proposed Stratton Ridge, TX, Site<sup>a</sup>

Species Information					Potential Presence of Species Based on Preferred Habitat of the Species and the Existing Habitat					References
Common Name	Latin Name	County	State Status <sup>b</sup>	Habitat Description	Candidate Site	Stratton Ridge to Texas City ROW and Terminal	RWI and ROW to Intracoastal Waterway	ROW to Gulf of Mexico	Offshore Brine Diffuser	
<b>Birds</b>										
Arctic Peregrine Falcon	<i>Falco peregrinus tundrus</i>	Brazoria, Galveston	T	Occurs in the barrier islands along the Gulf coast, which are important feeding areas for long-distance migrants.				X		24
Eastern Brown Pelican	<i>Pelecanus occidentalis</i>	Brazoria, Galveston	E	Nests on small, isolated coastal islands where it is safe from predators.			X	X		32
Reddish Egret	<i>Egretta rufescens</i>	Brazoria, Galveston	T	Found in estuarine habitats where it forages in shallow water. Nests typically are located on natural or manmade dredge spoil islands, or occasionally on the mainland in mangrove swamps and terrestrial vegetation.			X	X		24, 28
Sooty Tern	<i>Sterna fuscata</i>	Brazoria, Galveston	T	Typically nests on remote outlying islets and rocks, sandy beaches, bare ground, or coral, most often with scattered grasses present or among bushes, occasionally on rocky ledges. Nonbreeding habitat is primarily pelagic.			X	X		24
Swallow-Tailed Kite	<i>Elanoides forficatus</i>	Brazoria, Galveston	T	Found in diverse vegetation types, including pine forests, savannas, cypress and cypress-hardwood swamps, mangrove swamps, hardwood hammocks, riparian forests, prairies, and freshwater and brackish marshes.	X	X	X			21, 31
White-Faced Ibis	<i>Plegadis chihi</i>	Brazoria, Galveston	T	Occurs in freshwater habitats, including marshes, swamps, ponds, and rivers in tropical to temperate zones.	X	X	X			2
White-Tailed Hawk	<i>Buteo albicaudatus</i>	Brazoria, Galveston	T	Thrives in prairies near the coastline, cordgrass flats, scrub-live oak, mesquite and oak savannas, and mixed savanna-chaparral.			X	X		18
Wood Stork	<i>Mycteria Americana</i>	Brazoria, Galveston	T	Found in freshwater marshes, swamps, lagoons, and ponds; forages in shallow freshwater wetlands, and has also been reported in brackish wetlands.	X	X	X	X		25

**Table I.2-3: State Threatened or Endangered Species in Area of Proposed Stratton Ridge, TX, Site<sup>a</sup>**

Species Information					Potential Presence of Species Based on Preferred Habitat of the Species and the Existing Habitat					References
Common Name	Latin Name	County	State Status <sup>b</sup>	Habitat Description	Candidate Site	Stratton Ridge to Texas City ROW and Terminal	RWI and ROW to Intracoastal Waterway	ROW to Gulf of Mexico	Offshore Brine Diffuser	
<b>Fish</b>										
Paddlefish <sup>c</sup>	<i>Polyodon spathula</i>	Brazoria, Galveston	T	Occurs in medium- and large-sized rivers and seeks slow-flowing segments with depths greater than 5 feet (1.5 meters). During winter, moves to deeper water, and in the summer is often found in areas downstream from submerged sandbars.						6, 29
<b>Mammals</b>										
Black Bear	<i>Ursus americanus</i>	Brazoria, Galveston	T	Occurs in mixed deciduous-coniferous forests and prefers areas with a thick understory.	X					15
<b>Reptiles</b>										
Alligator Snapping Turtle	<i>Macrochelys temminckii</i>	Galveston	T	Occurs in deep rivers, canals, and lakes associated with rivers, swamps, bayous, ponds near rivers, shallow tributaries to rivers, and sometimes the brackish waters near river mouths. Seeks segments with slow-moving currents.			X			24
Smooth Green Snake	<i>Liochlorophis vernalis</i>	Brazoria, Galveston	T	Occurs in grassland and forest and often can be found in burrows, fallen logs, and debris.	X	X	X			24
Texas Horned Lizard <sup>c</sup>	<i>Phrynosoma cornutum</i>	Brazoria, Galveston	T	Thrives in arid and semi-arid regions of sparse vegetation, including deserts, prairies, bajadas, dunes, and foothills.						4, 9, 13, 30
Timber Rattlesnake <sup>c</sup>	<i>Crotalus horridus</i>	Brazoria, Galveston	T	Seeks high, dry ridges with oak-hickory forest interspersed with open areas and deciduous forests with rock outcrops.						10, 22

RWI = raw water intake; ROW = right-of-way

**NOTES:**

<sup>a</sup> Species on State lists that are also on Federal lists as endangered, threatened, or candidate species are not included in this table because they are evaluated in detail in Appendix H Evaluations of Special Status Species in Texas. Excluded species are:

**Birds:** Attwater's greater prairie chicken, bald eagle, brown pelican, Eskimo curlew, least tern, piping plover, whooping crane;

**Mammals:** Jaguarundi, red wolf, West Indian manatee; and

**Reptiles:** Atlantic hawksbill sea turtle, green sea turtle, Kemp's Ridley sea turtle, leatherback sea turtle, loggerhead sea turtle.

<sup>b</sup> **State Status** T=threatened; E=endangered.

<sup>c</sup> **Paddlefish, Texas horned lizard, and timber rattlesnake:** Habitats for these species are not found on the proposed Stratton Ridge site.

**Table I.2-4: State Threatened or Endangered Species in Area of Proposed Big Hill, TX, Expansion Site<sup>a</sup>**

Species Information					Potential Presence of Species Based on Preferred Habitat of the Species and the Existing Habitat				References
Common Name	Latin Name	County	State Status <sup>b</sup>	Preferred Habitat Description	Expansion Site	Big Hill to Shell ROW	Brine Disposal ROW Upgrade Near Site	Brine Diffuser	
<b>Birds</b>									
Arctic peregrine Falcon	<i>Falco peregrinus tundrus</i>	Jefferson	T	Occurs in the barrier islands along the Gulf Coast, which are important feeding areas for long-distance migrants.					24
Bachman's Sparrow	<i>Aimophila aestivalis</i>	Jefferson	T	Occurs in mature or old-growth southern pine woodlands subject to growing-season fires; breeds wherever fires have created ideal conditions, including dry, open pine in southern states and oak woods with an undercover of grasses and shrubs.	X	X			24
Eastern Brown Pelican	<i>Pelecanus occidentalis</i>	Jefferson	E	Nests on small, isolated coastal islands where it is safe from predators.					32
Reddish Egret	<i>Egretta rufescens</i>	Jefferson	T	Found in estuarine habitats, where it forages in shallow water. Nests typically are located on natural or manmade dredge spoil islands, or occasionally on the mainland in mangrove swamps and terrestrial vegetation.		X	X		24, 28
Sooty Tern	<i>Sterna fuscata</i>	Jefferson	T	Typically nests on remote outlying islets and rocks, sandy beaches, bare ground, or coral, most often with scattered grasses present or among bushes, occasionally on rocky ledges. Nonbreeding habitat is primarily pelagic.					24
Swallow-Tailed Kite	<i>Elanoides forficatus</i>	Jefferson	T	Found in diverse vegetation types, including pine forests, savannas, cypress and cypress-hardwood swamps, mangrove swamps, hardwood hammocks, riparian forests, prairies, and freshwater and brackish marshes.	X	X	X		21, 31
White-Faced Ibis	<i>Plegadis chihi</i>	Jefferson	T	Occurs in freshwater habitats, including marshes, swamps, ponds, and rivers in tropical to temperate zones.	X	X	X		2
Wood Stork	<i>Mycteria Americana</i>	Jefferson	T	Found in freshwater marshes, swamps, lagoons, and ponds; forages in shallow freshwater wetlands, and has also been reported in brackish wetlands.	X	X	X		25
<b>Fish</b>									
Paddlefish	<i>Polyodon spathula</i>	Jefferson	T	Occurs in medium- and large-sized rivers and seeks slow-flowing segments with depths greater than 5 feet (1.5 meters). During winter, moves to deeper water, and in the summer is often found in areas downstream from submerged sandbars.					6, 29
<b>Mammals</b>									
Black Bear	<i>Ursus americanus</i>	Jefferson	T	Occurs in mixed deciduous-coniferous forests and prefers areas with a thick understory.	X				15

**Table I.2-4: State Threatened or Endangered Species in Area of Proposed Big Hill, TX, Expansion Site<sup>a</sup>**

Species Information					Potential Presence of Species Based on Preferred Habitat of the Species and the Existing Habitat				References
Common Name	Latin Name	County	State Status <sup>b</sup>	Preferred Habitat Description	Expansion Site	Big Hill to Shell ROW	Brine Disposal ROW Upgrade Near Site	Brine Diffuser	
Rafinesque's Big-Eared Bat	<i>Corynorhinus rafinesquii</i>	Jefferson	T	Inhabits forested regions; summer roosts often are in hollow trees, occasionally under loose bark, or in abandoned buildings in or near wooded areas. Bridges, especially girder bridges, are important day-roost sites. Hibernates in caves in northern and mountainous regions.	X	X			3, 14, 19, 24
<b>Reptiles</b>									
Alligator Snapping Turtle	<i>Macrochelys temminckii</i>	Jefferson	T	Occurs in deep rivers, canals, and lakes associated with rivers, swamps, bayous, ponds near rivers, shallow tributaries to rivers and sometimes the brackish waters near river mouths. Seeks segments with slow-moving currents.					24
Scarlet Snake	<i>Cemophora coccinea copei</i>	Jefferson	T	Occurs in hardwood, pine, or mixed forest and woodland habitats and burrows, fallen logs, and debris.	X	X			24
Texas Horned Lizard	<i>Phrynosoma cornutum</i>	Jefferson	T	Thrives in arid and semi-arid regions of sparse vegetation, including deserts, prairies, bajadas, dunes, and foothills.					4, 9, 13, 30
Timber rattlesnake	<i>Crotalus horridus</i>	Jefferson	T	Seeks high, dry ridges with oak-hickory forest interspersed with open areas and deciduous forests with rock outcrops.					10. 22

ROW = right-of-way

**NOTES:**

<sup>a</sup> Species on State lists that are also on Federal lists as endangered, threatened, or candidate species are not included in this table because they are evaluated in detail in Appendix H Evaluations of Special Status Species in Texas. Excluded species are:

**Birds:** Attwater's greater prairie chicken, brown pelican, least tern, piping plover;

**Mammals:** Red wolf, West Indian manatee; and

**Reptiles:** Atlantic hawksbill sea turtle, green sea turtle, Kemp's Ridley sea turtle, leatherback sea turtle, loggerhead sea turtle.

<sup>b</sup> **State Status** T=threatened; E=endangered.

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**Appendix J**  
**Environmental Justice Populations**

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**Table of Contents**

	<u>Page</u>
<b>REFERENCES .....</b>	<b>J-2</b>

**LIST OF TABLES**

	<u>Page</u>
Table J-1: Demographic Overview of Bruinsburg Site Project Area.....	J-3
Table J-2: Demographic Overview of Chacahoula Site Project Area.....	J-4
Table J-3: Demographic Overview of Richton Site Project Area .....	J-5
Table J-4: Demographic Overview of Stratton Ridge Site Project Area .....	J-6
Table J-5: Demographic Overview of Bayou Choctaw Expansion Site Project Area .....	J-6
Table J-6: Demographic Overview of Big Hill Expansion Site Project Area.....	J-7
Table J-7: Demographic Overview of West Hackberry Expansion Site Project Area.....	J-7
Table J-8: Summary of Potential Environmental Justice Populations .....	J-8

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## **Appendix J Environmental Justice Populations**

This appendix identifies minority and low-income populations that are located in the potential project areas for the Strategic Petroleum Reserve (SPR) expansion. To identify these populations, DOE followed Council on Environmental Quality (CEQ) guidance (CEQ 1997). CEQ defines the following groups as minorities:

- Black/African American,
- Asian,
- Native Hawaiian or Other Pacific Islander,
- American Indian or Alaska Native, and
- Hispanic populations (regardless of race).

According to CEQ, a minority population exists where either:

- The minority population of the affected area exceeds 50 percent; or
- The minority population percentage of the affected area is meaningfully greater than the minority population percentage in the general population or other appropriate unit of geographic analysis.

CEQ defines low-income by using the annual statistical poverty thresholds from the U.S. Census Bureau. A low-income population exists when the low-income population percentage in the area of interest is “meaningfully greater” than the low-income population in the general population. For purposes of the analysis of low-income and minority populations, DOE used both the United States and the state in which a city, town, or county/parish is located as the “general population.” In other words, a population is low-income if its percentage of low-income residents is greater than the percentage in either the United States, its state, or both. In addition, DOE used the population below the poverty level to define low-income population.

DOE’s methodology to identify the potential environmental justice populations consisted of the following three steps, which adhere to CEQ guidance:

- DOE first identified the potential project areas. DOE identified the potentially affected areas for each proposed new and expansion site by mapping the location of the proposed storage site, support facilities, raw water intake, pipelines, and oil distribution facilities and identifying their corresponding counties or parishes. Cities and towns within 5 miles (8 kilometers) of the proposed storage sites and within 2 miles (3.2 kilometers) associated infrastructure were also included. DOE used this assumption because potential significant adverse environmental and human health impacts generally would be limited to this area. If DOE had found any potential high and adverse impacts, DOE would have considered examining broader population areas. For this analysis, DOE did not include towns with a population of fewer than 1,000 people. DOE supplemented this information with Census block information in a few instances where there were no towns of greater than 1,000 people near a proposed facility.
- DOE gathered 2000 Census data for each of the Census tracts and jurisdictions in the potential project areas and for the States of Louisiana, Mississippi, and Texas. These data predate Hurricanes Katrina and Rita, which may have had systematic demographic effects on many of the potentially affected areas. DOE could not avoid this limitation because detailed post-hurricane data are not yet available.

- Using the Census data, DOE compared the minority and low-income populations in each potentially affected jurisdiction to the same data for the United States and the relevant state. To be conservative, this analysis identifies any percentages that were greater than that of the United States or the state as potential environmental justice populations, no matter how small the difference. DOE calculated the total minority group percentage of the population by subtracting the Census-reported percentage of the white, non-Hispanic population from 100 percent.

The following tables J-1 through J-7 present the results for each proposed new and expansion site and its associated infrastructure. Data for the new sites are presented in alphabetical order, followed by the expansion sites in alphabetical order. The data for states and the United States are italicized for comparison. The minority and low-income populations, according to CEQ definitions, are identified in bold font, that is, where the percentages are greater than the relevant state or the nation.

Table J-8 summarizes the results. It shows that each proposed site has at least two types of environmental justice populations. For example low-income populations and Black or African American populations, as defined by CEQ, are located in the potentially affected areas for each site and its associated infrastructure.

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**Table J-1: Demographic Overview of Bruinsburg Site Project Area**

Location	Total Population	Percent Minority (%)	White (%)	Black or African American (%)	American Indian or Alaska Native (%)	Asian (%)	Native Hawaiian or Other Pacific Islander (%)	Persons Reporting Some Other Race (%)	Persons Reporting Two or More Races (%)	Percentage of Individuals of Hispanic or Latino Origin (any race) (%)	Percent Below Poverty Level <sup>a</sup> (%)
Brookhaven city	9,861	<b>52.9</b>	47.6	<b>50.9</b>	0.1	0.6	0	0.2	0.7	0.8	<b>26.9</b>
Census Tract 9503 <sup>b</sup>	6,335	<b>90.3</b>	9.8	<b>89.5</b>	0.1	0.1	0	0.1	0.4	0.9	<b>34.7</b>
Port Gibson city	1,840	<b>80.6</b>	19.4	<b>80.0</b>	0.1	0.2	0	0.1	0.3	0.7	<b>31.3</b>
Adams County	34,340	<b>54.3</b>	46.0	<b>52.8</b>	0.1	0.2	0	0.2	0.6	0.8	<b>25.9</b>
Claiborne County	11,831	<b>84.9</b>	15.2	<b>84.1</b>	0.1	0.1	0	0.1	0.4	0.8	<b>32.4</b>
Jefferson County	9,740	<b>87.0</b>	13.1	<b>86.5</b>	0.1	0.1	0	0	0.2	0.7	<b>36.0</b>
Lincoln County	33,166	<b>31.1</b>	69.4	<b>29.7</b>	0.2	0.2	0	0.2	0.4	0.7	<b>19.2</b>
Wilkinson County	10,312	<b>68.9</b>	31.2	<b>68.2</b>	0.1	0	0	0.1	0.4	0.4	<b>37.7</b>
<i>State of Mississippi</i>	<i>2,844,658</i>	<i>39.3</i>	<i>61.4</i>	<i>36.3</i>	<i>0.4</i>	<i>0.7</i>	<i>0</i>	<i>0.5</i>	<i>0.7</i>	<i>1.4</i>	<i>19.9</i>
Baton Rouge city	227,818	<b>56.0</b>	45.7	<b>50.0</b>	0.2	2.6	0	0.5	1.0	1.7	<b>24.0</b>
Port Allen city	5,278	<b>55.6</b>	45.0	<b>54.0</b>	0.2	0	0	0.3	0.5	1.0	<b>24.2</b>
East Baton Rouge Parish	412,852	<b>44.9</b>	56.2	<b>40.1</b>	0.2	<b>2.1</b>	0	0.5	0.9	1.8	<b>17.9</b>
East Feliciana Parish	21,360	<b>48.6</b>	51.8	<b>47.1</b>	0.2	0.2	0	0.2	0.5	0.7	<b>23.0</b>
West Baton Rouge Parish	21,601	<b>38.0</b>	62.8	<b>35.5</b>	0.2	0.2	0	0.5	0.8	1.4	<b>17.0</b>
West Feliciana Parish	15,111	<b>51.9</b>	48.6	<b>50.5</b>	0.2	0.2	0	0.0	0.4	1.0	<b>19.9</b>
<i>State of Louisiana</i>	<i>4,468,976</i>	<i>37.5</i>	<i>63.9</i>	<i>32.5</i>	<i>0.6</i>	<i>1.2</i>	<i>0</i>	<i>0.7</i>	<i>1.1</i>	<i>2.4</i>	<i>19.6</i>
<i>United States</i>	<i>281,421,906</i>	<i>30.9</i>	<i>75.1</i>	<i>12.3</i>	<i>0.9</i>	<i>3.6</i>	<i>0.1</i>	<i>5.5</i>	<i>2.4</i>	<i>12.5</i>	<i>12.4</i>

Source: U.S. Census Bureau 2000a; U.S. Census Bureau 2000b.

<sup>a</sup> Data for poverty levels is for 1999.

<sup>b</sup> Census Tract 9503 contains both Port Gibson and Bruinsburg. Data for Bruinsburg only is not available.

**Table J-2: Demographic Overview of Chacahoula Site Project Area**

Location	Total Population	Percent Minority (%)	White (%)	Black or African American (%)	American Indian or Alaska Native (%)	Asian (%)	Native Hawaiian or Other Pacific Islander (%)	Persons Reporting Some Other Race (%)	Persons Reporting Two or More Races (%)	Percentage of Individuals of Hispanic or Latino Origin (any race) (%)	Percent Below Poverty Level <sup>a</sup> (%)
Houma city	32,393	<b>33.4</b>	67.5	<b>26.1</b>	<b>3.5</b>	0.7	0	0.7	<b>1.6</b>	1.8	<b>20.8</b>
Thibodaux city	14,431	<b>36.5</b>	64.0	<b>33.8</b>	0.4	0.6	0	0.3	0.9	1.0	<b>25.1</b>
Lafourche Parish	89,974	17.8	82.9	<b>12.6</b>	<b>2.3</b>	0.7	0	0.6	1.0	1.4	<b>16.5</b>
St James Parish	21,216	<b>50.3</b>	50.0	<b>49.4</b>	0.1	0	0	0.1	0.4	0.6	<b>20.7</b>
Terrebonne Parish	104,503	26.8	74.1	<b>17.8</b>	<b>5.3</b>	0.8	0	0.5	1.5	1.6	<b>19.1</b>
<i>State of Louisiana</i>	<i>4,468,976</i>	<i>37.5</i>	<i>63.9</i>	<i>32.5</i>	<i>0.6</i>	<i>1.2</i>	<i>0</i>	<i>0.7</i>	<i>1.1</i>	<i>2.4</i>	<i>19.6</i>
<i>United States</i>	<i>281,421,906</i>	<i>30.9</i>	<i>75.1</i>	<i>12.3</i>	<i>0.9</i>	<i>3.6</i>	<i>0.1</i>	<i>5.5</i>	<i>2.4</i>	<i>12.5</i>	<i>12.4</i>

Source: U.S. Census Bureau 2000a; U.S. Census Bureau 2000b.

<sup>a</sup> Data for poverty levels is for 1999.

**Table J-3: Demographic Overview of Richton Site Project Area**

Location	Total Population	Percent Minority (%)	White (%)	Black or African American (%)	American Indian or Alaska Native (%)	Asian (%)	Native Hawaiian or Other Pacific Islander (%)	Persons Reporting Some Other Race (%)	Persons Reporting Two or More Races (%)	Percentage of Individuals of Hispanic or Latino Origin (any race) (%)	Percent Below Poverty Level <sup>a</sup> (%)
Columbia city	6,603	<b>37.8</b>	62.6	<b>35.6</b>	0.4	0.4	0	0.2	0.8	0.8	<b>29.7</b>
Hattiesburg city	46,664	<b>51.4</b>	49.9	<b>47.3</b>	0.2	<b>1.2</b>	0	0.5	0.8	1.4	<b>28.3</b>
McComb city	13,337	<b>60.1</b>	40.1	<b>58.4</b>	0.1	0.5	0	0.4	0.5	0.8	<b>31.0</b>
Pascagoula city	26,200	<b>34.8</b>	67.2	<b>29.0</b>	0.2	<b>1.0</b>	0	1.7	1.0	<b>3.9</b>	<b>20.7</b>
Richton town	1,038	24.1	76.0	<b>21.2</b>	<b>0.7</b>	0.2	<b>0.5</b>	0.5	1.0	1.0	<b>31.9</b>
Tylertown town	1,910	<b>43.8</b>	56.3	<b>41.4</b>	0.2	<b>0.8</b>	0	0.5	0.8	1.1	<b>32.3</b>
Amite County	13,418	<b>43.8</b>	56.4	<b>42.7</b>	0.1	0.1	0	0.2	0.5	0.8	<b>22.6</b>
Forrest County	72,604	<b>36.3</b>	64.3	<b>33.6</b>	0.2	0.7	0	0.4	0.8	1.3	<b>22.5</b>
George County	19,144	11.3	89.4	8.8	0.2	0.2	0	0.8	0.6	<b>1.6</b>	<b>16.7</b>
Greene County	13,299	27.5	72.8	<b>26.2</b>	0.2	0.1	0	0.3	0.4	0.8	<b>19.6</b>
Jackson County	131,420	25.8	75.4	<b>20.9</b>	0.3	<b>1.6</b>	0	0.7	1.1	<b>2.1</b>	<b>12.7</b>
Lamar County	39,070	15.3	85.3	<b>12.9</b>	0.2	0.7	0	0.3	0.6	1.1	<b>13.3</b>
Marion County	25,595	<b>33.3</b>	67.0	<b>31.9</b>	0.2	0.2	0	0.1	0.6	0.6	<b>24.8</b>
Perry County	12,138	24.3	76.2	<b>22.6</b>	0.3	0.1	0	0.3	0.5	1.0	<b>22.0</b>
Pike County	38,940	<b>49.0</b>	51.2	<b>47.5</b>	0.2	0.3	0	0.2	0.5	0.7	<b>25.3</b>
Walthall County	15,156	<b>45.8</b>	54.6	<b>44.1</b>	0.1	0.2	0	0.3	0.7	1.3	<b>27.8</b>
<i>State of Mississippi</i>	<i>2,844,658</i>	<i>39.3</i>	<i>61.4</i>	<i>36.3</i>	<i>0.4</i>	<i>0.7</i>	<i>0</i>	<i>0.5</i>	<i>0.7</i>	<i>1.4</i>	<i>19.9</i>
<i>United States</i>	<i>281,421,906</i>	<i>30.9</i>	<i>75.1</i>	<i>12.3</i>	<i>0.9</i>	<i>3.6</i>	<i>0.1</i>	<i>5.5</i>	<i>2.4</i>	<i>12.5</i>	<i>12.4</i>

Source: U.S. Census Bureau 2000a; U.S. Census Bureau 2000b.

<sup>a</sup> Data for poverty levels is for 1999.

**Table J-4: Demographic Overview of Stratton Ridge Site Project Area**

Location	Total Population	Percent Minority (%)	White (%)	Black or African American (%)	American Indian or Alaska Native (%)	Asian (%)	Native Hawaiian or Other Pacific Islander (%)	Persons Reporting Some Other Race (%)	Persons Reporting Two or More Races (%)	Percentage of Individuals of Hispanic or Latino Origin (any race) (%)	Percent Below Poverty Level <sup>a</sup> (%)
Clute city	10,424	<b>57.6</b>	64.2	7.7	<b>0.8</b>	1.0	0	23.0	3.4	<b>48.1</b>	<b>18.2</b>
Freeport city	12,708	<b>66.8</b>	61.6	<b>13.4</b>	0.6	0.4	0	20.9	3.2	<b>52.0</b>	<b>22.9</b>
Oyster Creek city	1,192	24.1	87.0	3.6	<b>1.6</b>	0.4	0	5.3	2.1	<b>16.9</b>	<b>19.2</b>
Texas City	41,521	<b>49.9</b>	60.7	<b>27.5</b>	0.5	0.9	0	8.2	2.1	<b>20.5</b>	<b>14.9</b>
Brazoria County	241,767	<b>34.6</b>	77.1	8.5	0.5	2.0	0	9.6	2.2	<b>22.8</b>	10.2
Galveston County	250,158	<b>36.9</b>	72.7	<b>15.4</b>	0.5	2.1	0	7.2	2.1	<b>18.0</b>	<b>13.2</b>
<i>State of Texas</i>	<i>20,851,820</i>	<i>47.6</i>	<i>71.0</i>	<i>11.5</i>	<i>0.6</i>	<i>2.7</i>	<i>0.1</i>	<i>11.7</i>	<i>2.5</i>	<i>32.0</i>	<i>15.4</i>
<i>United States</i>	<i>281,421,906</i>	<i>30.9</i>	<i>75.1</i>	<i>12.3</i>	<i>0.9</i>	<i>3.6</i>	<i>0.1</i>	<i>5.5</i>	<i>2.4</i>	<i>12.5</i>	<i>12.4</i>

Source: U.S. Census Bureau 2000a; U.S. Census Bureau 2000b.

<sup>a</sup> Data for poverty levels is for 1999.

**Table J-5: Demographic Overview of Bayou Choctaw Expansion Site Project Area**

Location	Total Population	Percent Minority (%)	White (%)	Black or African American (%)	American Indian or Alaska Native (%)	Asian (%)	Native Hawaiian or Other Pacific Islander (%)	Persons Reporting Some Other Race (%)	Persons Reporting Two or More Races (%)	Percentage of Individuals of Hispanic or Latino Origin (any race) (%)	Percent Below Poverty Level <sup>a</sup> (%)
Addis town	2,238	24.7	76.1	<b>23.0</b>	0.2	0.1	0	0	0.5	1.0	<b>17.5</b>
Plaquemine city	7,064	<b>51.3</b>	49.3	<b>49.6</b>	0.2	0.3	0	0.1	0.6	1.1	<b>24.4</b>
Iberville Parish	33,320	<b>51.4</b>	49.3	<b>49.7</b>	0.2	0.3	0	0.1	0.5	1.0	<b>23.1</b>
<i>State of Louisiana</i>	<i>4,468,976</i>	<i>37.5</i>	<i>63.9</i>	<i>32.5</i>	<i>0.6</i>	<i>1.2</i>	<i>0</i>	<i>0.7</i>	<i>1.1</i>	<i>2.4</i>	<i>19.6</i>
<i>United States</i>	<i>281,421,906</i>	<i>30.9</i>	<i>75.1</i>	<i>12.3</i>	<i>0.9</i>	<i>3.6</i>	<i>0.1</i>	<i>5.5</i>	<i>2.4</i>	<i>12.5</i>	<i>12.4</i>

Source: U.S. Census Bureau 2000a; U.S. Census Bureau 2000b.

<sup>a</sup> Data for poverty levels is for 1999.

**Table J-6: Demographic Overview of Big Hill Expansion Site Project Area**

Location	Total Population	Percent Minority (%)	White (%)	Black or African American (%)	American Indian or Alaska Native (%)	Asian (%)	Native Hawaiian or Other Pacific Islander (%)	Persons Reporting Some Other Race (%)	Persons Reporting Two or More Races (%)	Percentage of Individuals of Hispanic or Latino Origin (any race) (%)	Percent Below Poverty Level <sup>a</sup> (%)
Winnie CDP	2,914	16.6	87.3	5.3	<b>0.7</b>	0.3	0	5.6	0.9	10.1	<b>14.3</b>
Stowell CDP	1,572	<b>42.5</b>	59.8	<b>30.9</b>	0.6	0	0	7.8	0.8	10.4	<b>18.8</b>
Port Arthur city	57,755	<b>68.2</b>	39.0	<b>43.7</b>	0.5	<b>5.9</b>	0	8.9	2.1	<b>17.5</b>	<b>25.2</b>
Jefferson County	252,051	<b>48.2</b>	57.2	<b>33.7</b>	0.3	<b>2.9</b>	0	4.3	1.5	10.5	<b>17.4</b>
<i>State of Texas</i>	<i>20,851,820</i>	<i>47.6</i>	<i>71.0</i>	<i>11.5</i>	<i>0.6</i>	<i>2.7</i>	<i>0.1</i>	<i>11.7</i>	<i>2.5</i>	<i>32.0</i>	<i>15.4</i>
<i>United States</i>	<i>281,421,906</i>	<i>30.9</i>	<i>75.1</i>	<i>12.3</i>	<i>0.9</i>	<i>3.6</i>	<i>0.1</i>	<i>5.5</i>	<i>2.4</i>	<i>12.5</i>	<i>12.4</i>

Source: U.S. Census Bureau 2000a; U.S. Census Bureau 2000b.

<sup>a</sup> Data for poverty levels is for 1999.

**Table J-7: Demographic Overview of West Hackberry Expansion Site Project Area**

Location	Total Population	Percent Minority (%)	White (%)	Black or African American (%)	American Indian or Alaska Native (%)	Asian (%)	Native Hawaiian or Other Pacific Islander (%)	Persons Reporting Some Other Race (%)	Persons Reporting Two or More Races (%)	Percentage of Individuals of Hispanic or Latino Origin (any race) (%)	Percent Below Poverty Level <sup>a</sup> (%)
Hackberry	1,699	3.0	97.5	0.5	0.3	0.7	0	0.5	0.5	1.1	9.2
Cameron Parish	9,991	7.5	93.7	3.9	0.4	0.4	0	0.9	0.7	2.2	12.3
Calcasieu Parish	183,577	27.2	73.6	<b>24.0</b>	0.3	0.6	0	0.4	1.0	1.3	<b>15.4</b>
<i>State of Louisiana</i>	<i>4,468,976</i>	<i>37.5</i>	<i>63.9</i>	<i>32.5</i>	<i>0.6</i>	<i>1.2</i>	<i>0</i>	<i>0.7</i>	<i>1.1</i>	<i>2.4</i>	<i>19.6</i>
<i>United States</i>	<i>281,421,906</i>	<i>30.9</i>	<i>75.1</i>	<i>12.3</i>	<i>0.9</i>	<i>3.6</i>	<i>0.1</i>	<i>5.5</i>	<i>2.4</i>	<i>12.5</i>	<i>12.4</i>

Source: U.S. Census Bureau 2000a; U.S. Census Bureau 2000b.

<sup>a</sup> Data for poverty levels is for 1999.

**Table J-8: Summary of Potential Environmental Justice Populations**

<b>Proposed Site</b>	<b>Potentially Affected States</b>	<b>Overall Minority</b>	<b>Black or African American</b>	<b>American Indian or Alaska Native</b>	<b>Asian</b>	<b>Native Hawaiian or Other Pacific Islander</b>	<b>Hispanic or Latino Origin</b>	<b>Low Income</b>
Bruinsburg	Louisiana & Mississippi	✓	✓		✓			✓
Chacahoula	Louisiana	✓	✓	✓				✓
Richton	Mississippi	✓	✓	✓	✓	✓	✓	✓
Stratton Ridge	Texas	✓	✓	✓			✓	✓
Bayou Choctaw	Louisiana	✓	✓					✓
Big Hill	Texas	✓	✓	✓	✓		✓	✓
West Hackberry	Louisiana		✓					✓

**Appendix K**  
**Consultations with Agencies**

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**LIST OF TABLES**

	<u>Page</u>
Table K-1: Dates of Correspondence from DOE or Its Contractors .....	K-1
Table K-2: Agencies Contacted and Date of Correspondence.....	K-2
Table K-3: Addresses of Agencies Consulted .....	K-5
Table K-4: Sample Outgoing Correspondence .....	K-10
Table K-5: Incoming Correspondence .....	K-11
Table K-6: Meetings with Agencies .....	K-13

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## Appendix K Consultations with Agencies

This appendix contains DOE’s consultation correspondence with Federal, state, and local agencies. Table K-1 lists the correspondence sent by DOE or its contractors in chronological order. Table K-2 lists all of the agencies with whom DOE has corresponded and the dates of correspondence. Copies of any correspondence received from the agencies listed are included in this appendix. Table K-3 lists the names and addresses of the government officials that DOE or its contractors contacted.

Table K-4 lists the sample outgoing correspondence included in this appendix and the page number where each letter or email can be found. Table K-5 lists the return correspondence received by DOE or ICF International that is included in this appendix, as well as the page numbers where each letter or email can be found.

Tables K-2 and K-4 are organized the same way. First, the correspondence is organized by level of government (tribe, Federal, state, local). Within state and local categories, the correspondence is further organized by state (Louisiana, Mississippi, Texas). Within each of these categories and subcategories, the correspondence is arranged by agency name.

Table K-6 lists the meetings or conference calls between DOE and Federal, state, and local agencies or tribes.

**Table K-1: Dates of Correspondence from DOE or Its Contractors**

Addressees	Purpose of Letter	Dates Sent
Federal, state, and local agencies in Texas	Request comments and assistance during the scoping period.	9/9/05
Federal, state, and local agencies in Louisiana and Mississippi	Request comments and assistance during the scoping period.	9/13/05, 9/27/05
SHPOs in Louisiana, Mississippi, and Texas	Request the views of the SHPOs on further actions to identify potentially affected historic properties; request indications of interest in developing Programmatic Agreements for post-record of decision (ROD) activities.	9/9/05, 9/27/05
Tribal Entities in Louisiana, Mississippi, and Texas	Initiate government-to-government consultation regarding the proposed expansion of the SPR.	11/21/05, 6/12/06
Federal, state, and local agencies in Louisiana, Mississippi, and Texas	Announce reopening of scoping period until 12/19/05.	11/21/05
U.S. Department of Agriculture, Natural Resources Conservation Service offices in Louisiana, Mississippi, and Texas	Submission of information regarding potential conversion of farmland.	2/22/06
U.S. Army Corps of Engineers, Mobile District	Request comments and assistance regarding potential wetland impacts.	3/22/06

**Table K-1: Dates of Correspondence from DOE or Its Contractors**

<b>Addressees</b>	<b>Purpose of Letter</b>	<b>Dates Sent</b>
U.S. Fish and Wildlife Service offices in Louisiana, Mississippi, and Texas	Explain proposed approach for evaluating potential impacts to species protected under the Endangered Species Act.	4/13/06
SHPOs in Louisiana, Mississippi, and Texas	Provide suggested language for Programmatic Agreements to address effects to historic properties that cannot be known prior to ROD.	5/12/06
United Houma Nation	Follow up with Tribes that expressed concern in local media	6/26/06,6/27/06
U.S. Department of the Interior, National Park Service, Natchez Trace Parkway	Follow up regarding National Park Service request to be included as a cooperative agency	8/8/06
Tribal Entities in Louisiana, Mississippi, and Texas	Provide suggested language for Programmatic Agreements to address effects to historic properties that cannot be known prior to ROD.	9/15/06

**Table K-2: Agencies Contacted and Date of Correspondence**

<b>Agency</b>	<b>Dates of Correspondence from DOE or ICF International</b>	<b>Dates of Return Correspondence</b>
<b>Tribal Entities</b>		
Alabama-Coushatta Tribe of Texas	11/21/05, 9/15/06, 10/11/06, 10/16/06, 11/1/06	10/5/06, 10/24/06, 10/27/06
Biloxi-Chitimacha Confederation of Muskogeans	11/21/05, 9/15/06, 9/22/06, 9/29/06	
Chickasaw Nation of Oklahoma	11/01/06	
Chitimacha Tribe of Louisiana	11/21/05, 9/15/06, 9/21/06, 10/20/06, 11/01/06	12/19/05, 6/27/06, 9/21/06, 9/27/06, 10/6/06, 10/18/06, 10/23/06, 11/7/06
Choctaw Nation of Oklahoma	11/21/05, 9/15/06, 9/20/06, 9/27/06, 10/16/06, 10/23/06, 11/1/06	12/1/05, 12/28/05, 9/29/06, 10/11/06, 10/13/06
Comanche Nation, Oklahoma	6/12/06, 9/15/06, 9/25/06	10/4/06, 10/19/06
Coushatta Tribe of Louisiana	11/21/05, 9/15/06, 9/26/06, 9/27/06, 10/24/06	9/27/06, 10/9/06
Jena Band of Choctaw Indians	11/21/05, 9/15/06, 10/5/06, 10/6/06, 10/16/06, 10/18/06, 11/1/06	10/16/06
Mississippi Band of Choctaw Indians	11/21/05, 9/15/06, 10/2/06, 10/6/06, 10/18/06, 11/1/06	10/5/06, 10/6/06
Point au Chien Tribe	11/21/05, 9/15/06	9/26/06

**Table K-2: Agencies Contacted and Date of Correspondence**

<b>Agency</b>	<b>Dates of Correspondence from DOE or ICF International</b>	<b>Dates of Return Correspondence</b>
Quapaw Tribe of Indians	9/26/06, 10/5/06, 10/9/06, 10/11/06, 10/12/06, 10/20/06, 10/23/06, 10/30/06, 10/31/06	10/9/06, 10/13/06, 10/20/06
Tonkawa Tribe of Indians of Oklahoma	6/12/06, 9/15/06, 10/4/06, 10/11/06, 10/16/06	
Tunica-Biloxi Indian Tribe of Louisiana	11/21/05, 9/15/06	9/22/06
United Houma Nation	11/21/05, 6/26/06, 6/27/06, 9/15/06, 9/25/06, 9/27/06, 10/6/06	6/27/06, 9/27/06, 10/2/06, 10/16/06
<b>Federal</b>		
Advisory Council on Historic Preservation	7/24/06	6/16/06, 8/3/06
Minerals Management Service	9/13/05, 11/21/05	12/19/05
National Oceanic and Atmospheric Administration (NOAA) Fisheries	9/9/05, 9/13/05, 11/21/05	10/6/05, 12/1/05
National Oceanic and Atmospheric Administration (NOAA), National Ocean Service	9/13/05, 11/21/05	
U.S. Army Corps of Engineers	9/9/05, 9/13/05, 11/21/05, 3/22/06	12/16/05
U.S. Coast Guard	9/13/05, 11/21/05	1/28/06
U.S. Department of Agriculture, Natural Resources Conservation Service	9/9/05, 9/13/05, 11/21/05	10/11/05, 11/7/05, 11/16/05, 12/13/05, 12/16/05, 3/16/06, 3/27/06
U.S. Department of the Interior, National Park Service	9/27/05, 11/21/05, 8/8/06	12/9/05
U.S. Environmental Protection Agency	9/9/05, 9/13/05, 11/21/05	12/22/05
U.S. Fish and Wildlife Service	9/9/05, 9/13/05, 11/21/05, 4/13/06	9/29/05, 10/3/05, 10/20/05, 12/5/05, 12/8/05, 12/13/05, 12/14/05, 2/7/06
U.S. Forest Service	11/21/05	12/23/05
<b>States</b>		
<b>Louisiana</b>		
Louisiana Department of Agriculture and Forestry	11/21/05	
Louisiana Department of Environmental Quality	9/13/05, 11/21/05	10/20/05, 12/21/05, 1/11/06
Louisiana Department of Health and Hospitals	9/13/05, 11/21/05	9/28/05
Louisiana Department of Natural Resources	9/13/05, 11/21/05	12/9/05, 12/12/05
Louisiana Department of Transportation and Development	9/13/05, 11/21/05	10/7/05
Louisiana Department of Wildlife and Fisheries	9/13/05, 11/21/05	10/3/05, 3/8/06
Louisiana Office of Culture, Recreation, and Tourism	9/13/05, 9/27/05, 11/21/05, 5/12/06	10/13/05

**Table K-2: Agencies Contacted and Date of Correspondence**

Agency	Dates of Correspondence from DOE or ICF International	Dates of Return Correspondence
<b>Mississippi</b>		
Mississippi Department of Archives and History	9/13/05, 9/27/05, 11/21/05, 5/12/06	9/19/05, 10/4/05
Mississippi Department of Environmental Quality	9/13/05, 11/21/05	
Mississippi Department of Marine Resources	11/21/05	
Mississippi Department of Transportation	9/13/05, 11/21/05	
Mississippi Department of Wildlife, Fisheries, and Parks	9/13/05, 11/21/05	3/2/06
Mississippi Secretary of State	11/21/05	
<b>Texas</b>		
Railroad Commission of Texas	9/9/05, 11/21/05	
Texas Commission on Environmental Quality	9/9/05, 11/21/05	10/28/05
Texas Department of Highways and Public Transportation	9/9/05, 11/21/05	
Texas General Land Office	9/9/05, 11/21/05	10/4/05
Texas Health and Human Services Commission	11/21/05	1/3/06
Texas Historical Commission	9/9/05, 11/21/05, 5/12/06	10/18/05
Texas Parks and Wildlife Department	9/9/05, 11/21/05	11/1/05
Texas State Health Services	9/9/05, 11/21/05	
Texas State Soil and Water Conservation Board	11/21/05	
Texas Water Commission	9/9/05, 11/21/05	
Texas Water Development Board	11/21/05	
<b>Local</b>		
<b>Louisiana</b>		
Cameron Parish Health Services	9/13/05, 11/21/05	
Cameron Parish Office of Emergency Preparedness	9/13/05, 11/21/05	
Iberville Office of Emergency Preparedness	9/13/05, 11/21/05	
Iberville Parish Parks and Recreation	9/13/05, 11/21/05	
Iberville Parish Permit and Inspection Department	9/13/05, 11/21/05	
Iberville Parish Planning Commission	9/13/05, 11/21/05	
Lafourche Parish Coastal, Energy and Environment	9/13/05, 11/21/05	
Lafourche Parish Department of Public Works	9/13/05, 11/21/05	
Lafourche Parish Emergency Preparedness Office	9/13/05, 11/21/05	11/1/05
Lafourche Parish Parks, Recreation and Public Facilities	9/13/05, 11/21/05	
<b>Mississippi</b>		
Jackson County Board of Supervisors	9/13/05	
Perry County Board of Supervisors	9/13/05	
<b>Texas</b>		
Brazoria County Parks Department	9/13/05, 11/21/05	
Houston Galveston Area Council	11/21/05	
Jefferson County Emergency Management Office	9/13/05, 11/21/05	

**Table K-2: Agencies Contacted and Date of Correspondence**

Agency	Dates of Correspondence from DOE or ICF International	Dates of Return Correspondence
Jefferson County Environmental Control	9/13/05, 11/21/05	
South East Texas Regional Planning Commission	11/21/05	
Texas Association of Regional Councils	11/21/05	

**Table K-3: Addresses of Agencies Consulted**

Tribal Entities	
Mr. Ronnie Thomas Chairman Alabama-Coushatta Tribes of Texas 571 State Park Road 56 Livingston, TX 77351	Mr. Randy P. Verdun Chairman Biloxi-Chitimacha Confederation of Muskogees P.O. Box 856 Zachary, LA 70791
Mr. Alton D. LeBlanc Chairman Chitimacha Tribe of Louisiana P.O. Box 661 Charenton, LA 70523	Mr. Kevin Sickey Chairman Coushatta Tribe of Louisiana P.O. Box 818 Elton, LA 70532
Ms. Christine Norris Principal Chief Jena Band of Choctaw Indians P.O. Box 14 Jena, LA 71342	Mr. Phillip Martin Chief Mississippi Band of Choctaw Indians P.O. Box 6010 Philadelphia, MS 39350
Mr. Charles Verdin Chairman Point au Chien Tribe 177 Aragon Road Montegut, LA 70377	Mr. Earl J. Barbry, Sr. Chairman Tunica-Biloxi Indian Tribe of Louisiana P.O. Box 1589 Marksville, LA 71351
Mr. Anthony Street President Tonkawa Tribe of Indians of Oklahoma P.O. Box 70 Tonkawa, OK 74653	Mr. Wallace Coffey Chairman Comanche Nation, Oklahoma HC32—Box 1720 Lawton, OK 73502
Ms. Brenda Dardar Robichaux Principal Chair United Houma Nation 20986 Highway 1 Golden Meadow, LA 70357	Mr. Gregory E. Pyle Chief Choctaw Nation of Oklahoma P.O. Drawer 1210 Durant, OK 74702-1210
Mr. Bill Anoatubby Governor Chickasaw Nation of Oklahoma P.O. Drawer 1548 Ada, OK 74821	Mr. John Berrey Quapaw Tribe of Indiana, Oklahoma Quapaw Tribal Business Committee P.O. Box 765 Quapaw, OK 74363

**Table K-3: Addresses of Agencies Consulted**

<b>Federal</b>	
Mr. Chris Oynes Minerals Management Service Gulf of Mexico OCS Region U.S. Department of Interior 1201 Elmwood Park Blvd. New Orleans, LA 70123	Mr. Richard Hartman NOAA Fisheries c/o Louisiana State University Baton Rouge, LA 70803
Mr. Russell Swafford Fishery Biologist NOAA Fisheries Habitat Conservation Branch 4700 Avenue U Galveston, TX 77551	Mark Thompson NOAA Fisheries 3500 Delwood Beach Road Panama City, FL 32408-7499
John R. King, Chief Coastal Programs Division Office of Ocean and Coastal Resource Management, National Ocean Service U.S. Department of Commerce 1305 East West Highway Silver Spring, MD 20910-3281	Mr. Jerry Eubanks Superintendent Gulf Islands National Seashore National Park Service 1081 Gulf Breeze Parkway Gulf Breeze, FL 32561
Mr. Wendell Simpson Superintendent Natchez Trace Parkway National Park Service 2680 Natchez Trace Parkway Tupelo, MS 38804-9715	Mr. Larry Butler Natural Resource Conservation Service U.S. Department of Agriculture W.R. Poage Federal Building 101 South Main Street Temple, TX 76501-7602
Mr. Donald W. Gomert Attn: Steve Carmichael Natural Resources Conservation Service U.S. Department of Agriculture 3737 Government Street Alexandria, LA 71302	Mr. James Greenwade Natural Resources Conservation Service U.S. Department of Agriculture W. R. Poage Federal Building 101 South Main St. Temple, TX 76501-7602
Mr. Charles Guillory Natural Resources Conservation Service U.S. Department of Agriculture 3737 Government Street Alexandria, LA 71302	Mr. Mike Lilly Natural Resources Conservation Service U.S. Department of Agriculture Suite 1321, Federal Building 100 West Capitol Street Jackson, MS 39269
Mr. Delmer Stamps Natural Resources Conservation Service U.S. Department of Agriculture 100 West Capitol Street Federal Building Suite 1321 Jackson, MS 39269	Mr. Homer L. Wilkes Natural Resources Conservation Service U.S. Department of Agriculture 100 W. Capital Street Suite 1321 Federal Building Jackson, MS 39269
Mr. William R. Bunkley U.S. Army Corps of Engineers Mobile District P.O. Box 2288 Mobile, AL 36628-0001	Brigadier General Robert Crear U.S. Army Corps of Engineers Mississippi Valley Division P.O. Box 80 Vicksburg, MS 39181
Mr. Harold Lee U.S. Army Corps of Engineers Vicksburg District 4155 E. Clay St., Vicksburg, MS 39183	Dr. Lloyd Saunders U.S. Army Corps of Engineers Galveston District P.O. Box 1229 Galveston, TX 77553



**Table K-3: Addresses of Agencies Consulted**

Ms. Denise Sloan U.S. Army Corps of Engineers Galveston District P.O. Box 1229 Galveston, TX 77553	Mr. Ronald Ventola U.S. Army Corps of Engineers New Orleans District 7400 Leak Ave. New Orleans, LA 70118
Colonel Richard P. Wagenaar Commander and District Engineer U.S. Army Corps of Engineers New Orleans District P.O. Box 60267 New Orleans, LA 70160	Commander Natalie Valley U.S. Coast Guard, District 8 500 Camp Street, Suite 1341 New Orleans, LA 70130
Mr. Michael Jansky Environmental Review Coordinator U.S. Environmental Protection Agency -Region VI 1445 Ross Avenue Dallas, TX 75202-2733	Mr. Heinz Mueller NEPA Compliance Coordinator U.S. Environmental Protection Agency - Region IV 61 Forsyth Street, SW Atlanta, GA 30303
Mr. Ray Aycock U.S. Fish and Wildlife Service 6578 Dogwood View Parkway, Suite A Jackson, MS 39213	Mr. Andy Loranger U.S. Fish and Wildlife Service Texas Chenier Plain Refuges Complex P.O. Box 278 Anahuac, TX 775145-0278
Ms. Tracey McDonnell U.S. Fish and Wildlife Service Texas Mid-Coast NWR Complex 1212 North Velasco Suite 200 Angleton, TX 77515	Mr. Carlos Mendoza U.S. Fish and Wildlife Service 17629 El Camino Road Suite 211 Houston, TX 77058
Mr. Phillip Siragusa U.S. Fish and Wildlife Service 825 Kaliste Saloom Road Brandywine Building, II, Suite 102 Lafayette, LA 70508	Mr. Russell Watson U.S. Fish and Wildlife Service 646 Cajundome Boulevard, Suite 400 Lafayette, LA 70506
Mr. Hunter Howell Homochitto National Forest U.S. Forest Service 1200 Hwy 184 E. Meadville, MS 39653	Mr. Don Neal U.S. Forest Service 100 W. Capital Street, Suite 1141 Jackson, MS 39269-1199
Mr. John Fowler Advisory Council on Historic Preservation Old Post Office Building 1100 Pennsylvania Avenue, NW, Suite 809 Washington, DC 20004	
<b>States</b>	
<b>Louisiana</b>	
Mr. Bob Odom Commissioner Louisiana Department of Agriculture and Forestry P.O. Box 631 Baton Rouge, LA 70821-0631	Dr. Mike McDaniel Secretary Louisiana Department of Environmental Quality P.O. Box 4301 Baton Rouge, LA 70821-4301

**Table K-3: Addresses of Agencies Consulted**

<p>Mr. Bobby Savoie Director Center for Environmental Health Office of Public Health Louisiana Department of Health and Hospitals 6867 Bluebonnet Blvd. Baton Rouge, LA 70810</p>	<p>Mr. Scott Angelle Secretary Louisiana Department of Natural Resources P.O. Box 94396 Baton Rouge, LA 70804</p>
<p>Mr. Myles Herbert Louisiana Department of Natural Resources P.O. Box 1280 Cameron, LA 70631</p>	<p>Mr. Johnny Bradberry Secretary Louisiana Department of Transportation and Development P.O. Box 94245 Baton Rouge, LA 70804-9245</p>
<p>Mr. Mike Carlross Louisiana Department of Wildlife and Fisheries P.O. Box 98000 Baton Rouge, LA 70898</p>	<p>Ms. Pamela Breaux Louisiana Division of Historic Preservation Louisiana Office of Culture, Recreation, and Tourism P.O. Box 44247 Baton Rouge, LA 70804</p>
<b>Mississippi</b>	
<p>Mr. H. T. Holmes State Historic Preservation Officer Mississippi Department of Archives and History P.O. Box 571 Jackson, MS 39205-0571</p>	<p>Mr. Jerry Cain Mississippi Dept. of Environmental Quality P.O. Box 20305 Jackson, MS 39289</p>
<p>Mr. Charles Chisholm Executive Director Mississippi Department of Environmental Quality P.O. Box 20305 Jackson, MS 39289</p>	<p>Dr. William Walker Executive Director Mississippi Department of Marine Resources 1141 Bayview Ave., Suite 101 Biloxi, MS 39530</p>
<p>Mr. Claiborne Barnwell Environmental Division Mississippi Department of Transportation P.O. Box 1850 Jackson, MS 39215</p>	<p>Mr. Andrew Whitehurst Mississippi Dept. of Wildlife, Fisheries and Parks Mississippi Museum of Natural Science 2148 Riverside Drive Jackson, MS 39202</p>
<p>Mr. Eric Clark Mississippi Secretary of State P.O. Box 136 Jackson, MS 39205-0136</p>	
<b>Texas</b>	
<p>Mr. Steve Seni Railroad Commission of Texas 1701 North Congress Street P.O. Box 12967 Austin, TX 78711-2967</p>	<p>Ms. Leigh Ann Brunson Texas Commission on Environmental Quality 12100 Park 35 Circle Austin, TX 78753</p>
<p>Mr. Gary Trietsch Texas Dept. of Highways and Public Transportation P.O. Box 1386 Houston, TX 77251</p>	<p>Mr. Sam Webb Deputy Commissioner Texas General Land Office P.O. Box 12873 Austin, TX 78711</p>

**Table K-3: Addresses of Agencies Consulted**

Mr. Albert Hawkins Executive Commissioner Texas Health and Human Services Commission Office of the Ombudsman, MC H-700 P.O. Box 13247 Austin, TX 78711-3247	Mr. F. Lawrence Oaks State Historic Preservation Officer Texas Historical Commission P.O. Box 12276 Austin, TX 78711-2276
Mr. Robert Cook Texas Parks and Wildlife Department 4200 Smith School Rd. Austin, TX 78744	Mr. Eduardo Sanchez Commissioner Texas State Health Services 1100 West 49th Street Austin, TX 78756-3199
Mr. Rex Isom Executive Director Texas State Soil and Water Conservation Board P.O. Box 658 Temple, TX 76503	Mr. Daniel Burke Texas Water Commission P.O. Box 13087 MC205 Austin, TX 78711-3087
Mr. Kevin Ward Texas Water Development Board 1700 North Congress Avenue P.O. Box 13231 Austin, TX 78711-3231	
<b>Local</b>	
<b>Louisiana</b>	
Cameron Parish Health Services P.O. Box 930 Cameron, LA 70631	Mr. Freddie Richard, Jr. Cameron Parish Office of Emergency Preparedness P.O. Box 1280 Cameron, LA 70631
Ms. Laurie Doiron Director Iberville Office of Emergency Preparedness 58030 Meriam Street Plaquemine, LA 70764	Mr. Michael Markins Executive Director Iberville Parish Parks and Recreation P.O. Box 1060 Plaquemine, LA 70765
Mr. David Dupont Iberville Parish Permit and Inspection Department 58050 Meriam Street Plaquemine, LA 70765	Ms. Renee Edwards Chair Iberville Parish Planning Commission 58050 Meriam Street Plaquemine, LA 70764
Windell Curole Coastal Zone Administrator Lafourche Parish Coastal, Energy and Environment 17904 Highway 3235 Galliano, LA 70354	Terry Arabie Parishwide Operations Manager Lafourche Parish Department of Public Works P.O. Box 1661 Raceland, LA 70394
Mr. Ray J. Cheramie Director of Public Works Lafourche Parish Department of Public Works P.O. Box 1661 Raceland, LA 70394	Mr. Chris Boudreaux Lafourche Parish Emergency Preparedness Office 400 Green Street Thibodaux, LA 70301-3133
Mr. Brennan Matherne Director Lafourche Parish Parks, Recreation and Public Facilities P.O. Drawer 320 Raceland, LA 70394	

**Table K-3: Addresses of Agencies Consulted**

<b>Mississippi</b>	
Mr. Manly Barton Jackson County Board of Supervisors P.O. Box 998 Pascagoula, MS 39568	Mr. John Anderson Perry County Board of Supervisors P.O. Box 345 New Augusta, MS 39462
<b>Texas</b>	
Mr. Ron McCulley Brazoria County Parks Department 313 W. Mulberry Angleton, TX 77515	Mr. Jack Steele Director Houston Galveston Area Council 3555 Timmons Lane, Suite 120 Post Office Box 22777 Houston, TX 77227-2777
Mr. John Cascio Emergency Management Coordinator Jefferson County Emergency Management Office 7933 Viterbo Rd., Suite 6 Beaumont, TX 77705	Mr. Michael Melancon Director Jefferson County Environmental Control 7933 Viterbo Rd. Suite 402 Beaumont, TX 77705
Mr. Chester R. Jourdan, Jr. Director South East Texas Regional Planning Commission 2210 Eastex Freeway Beaumont, TX 77703	Ms. Penny Redington Executive Director Texas Association of Regional Councils 701 Brazos Street Suite 780 Austin, TX 78701

**Table K-4: Sample Outgoing Correspondence**

<b>Recipient</b>	<b>Date of Correspondence</b>	<b>Page Number</b>
Mr. Robert L. Cook, Texas Parks and Wildlife Department	9/9/05	K-16
Mr. Delmer Stamps, United States Department of Agriculture, Natural Resources Conservation Service	9/13/05	K-17
Ms. Pamela Breaux, Louisiana Office of Culture, Recreation and Tourism	9/27/05	K-18
Mr. Larry Butler, United States Department of Agriculture, Natural Resources Conservation Service	11/21/05	K-19
Mr. James Greenwade, United States Department of Agriculture, Natural Resources Conservation Service	2/22/06	K-20
Mr. William R. Bunkley, U.S. Army Corps of Engineers, Mobile District	3/2/06	K-23
Ms. Angela Trahan, U.S. Fish and Wildlife Service	4/13/06	K-23
Ms. Robichaux, United Houma Nation	6/26/06	K-24
Mr. D. Craig Stubblefield, U.S. Department of the Interior, National Park Service	8/8/06	K-24
Mr. H.T. Holmes, State Historic Preservation Officer, Mississippi Department of Archives and History	8/11/06	K-25
Mr. Alton D. LeBlanc Jr., Chitamacha Tribe of Louisiana	9/15/06	K-26

**Table K-5: Incoming Correspondence**

Sender	Date of Correspondence	Page Number
<b>Tribal Entities</b>		
Ms. Kimberly S. Walden, Cultural Department, Chitimacha Tribe of Louisiana	12/19/05	K-28
Terry D. Cole, Choctaw Nation of Oklahoma	12/1/05, 12/27/05	K-29
Ms. Kimberly S. Walden, Chitimacha Tribe of Louisiana	6/27/06	K-30
Ms. Robichaux, United Houma Nation	6/27/06	K-31
Ms. Kimberly S. Walden, Chitimacha Tribe of Louisiana	9/21/06	K-31
Mr. Charles Verdin, Chairman, Point au Chien Tribe	9/26/06	K-32
Ms. Kimberly S. Walden, Chitimacha Tribe of Louisiana	9/27/06	K-32
Mr. Leland Thompson, Coushatta Tribe of Louisiana	9/27/06	K-33
Mr. Earl Barbry Jr., Tunica-Biloxi Indian Tribe of Louisiana	9/27/06	K-33
Ms. Lanor Curole, United Houma Nation	9/27/06	K-34
Mr. Terry D. Cole, Choctaw Nation of Oklahoma	9/29/06	K-34
Ms. Lanor Curole, United Houma Nation	10/2/06	K-35
Ms. Lelain Wait, Comanche Nation, Oklahoma	10/4/06	K-35
Ms. Beryl Battise, Alabama-Coushatta Tribe of Texas	10/5/06	K-36
Mr. Ken Carleton, Mississippi Band of Choctaw Indians	10/5/06	K-36
Ms. Kimberly S. Walden, Chitimacha Tribe of Louisiana	10/6/06	K-37
Mr. Ken Carleton, Mississippi Band of Choctaw Indians	10/6/06	K-38
Mr. Leland Thompson, Coushatta Tribe of Louisiana	10/9/06	K-39
Ms. Wendy Huntzinger, Quapaw Tribe of Indians	10/9/06	K-39
Ms. Gingy Nail, Chickasaw Nation	10/11/06	K-40
Mr. Ken Carleton, Mississippi Band of Choctaw Indians	10/13/06	K-40
Mr. Ken Carleton, Mississippi Band of Choctaw Indians	10/13/06	K-41
Ms. Wendy Huntzinger, Quapaw Tribe of Indians	10/13/06	K-41
Ms. Christine M. Norris, Jena Band of Choctaw Indians	10/16/06	K-42
Ms. Brenda D. Robichaux, Principal Chief, United Houma Nation	10/16/06	K-42
Ms. Kimberly S. Walden, Chitimacha Tribe of Louisiana	10/18/06	K-43
Ms. Ruth Toahy, Comanche Nation NAGPRA	10/19/05	K-43
Ms. Kimberly S. Walden, Chitimacha Tribe of Louisiana	10/23/06	K-44
Ms. Beryl Battise, Alabama-Coushatta Tribe of Texas	10/24/06	K-44
Mr. Jacob Darden, Chitimacha Tribe of Louisiana	11/7/06	K-45
<b>Federal Agencies</b>		
Mr. Joseph A. Christopher, Minerals Management Service, Gulf of Mexico OCS Region	12/19/05	K-46
Mr. Miles M. Croom, NOAA Fisheries	10/6/05	K-47
Mr. Mark Thompson, NOAA Fisheries	12/1/05	K-48
Mr. Jerry A. Eubanks, National Park Service, U.S. Department of Interior	10/28/05	K-49

**Table K-5: Incoming Correspondence**

<b>Sender</b>	<b>Date of Correspondence</b>	<b>Page Number</b>
Mr. Wendell A. Simpson, National Park Service, U.S. Department of Interior	12/9/05	K-50
Mr. Tom Kilpatrick, U.S. Department of Agriculture	10/11/05	K-50
Mr. Homer L. Wilkes, United States Department of Agriculture, Natural Resources Conservation Service	11/7/05	K-51
Mr. E.J. Giering III, United States Department of Agriculture, Natural Resources Conservation Service	11/16/05	K-51
Mr. Homer L. Wilkes, United States Department of Agriculture, Natural Resources Conservation Service	12/13/05	K-52
Mr. Donald W. Gohmert, United States Department of Agriculture, Natural Resources Conservation Service	12/16/05	K-52
Mr. Rex Chandler, United States Department of Agriculture, Natural Resources Conservation Service	3/16/06	K-53
Mr. James M. Greenwade, United States Department of Agriculture, Natural Resources Conservation Service	3/27/06	K-54
Mr. Ronnie Duke, New Orleans District, U.S. Army Corps of Engineers	12/16/05	K-54
Ms. Nathalie Valley, Eighth District, U.S. Coast Guard	1/28/06	K-57
Mr. Heinz Mueller, NEPA Program Office, U.S. Environmental Protection Agency	12/22/05	K-57
Mr. Frederick T. Werner, U.S. Fish and Wildlife Service	9/29/05	K-59
Mr. Russell C. Watson, U.S. Fish and Wildlife Service	10/3/05	K-61
Mr. Curtis B. James, U.S. Fish and Wildlife Service	10/20/05	K-63
Mr. Ray Aycock, U.S. Fish and Wildlife Service	12/5/05	K-65
Ms. Tracey McDonnell, U.S. Fish and Wildlife Service	12/8/05	K-67
Ms. Angela C. Trahan, U.S. Fish and Wildlife Service	12/13/05	K-67
Mr. Andy Loranger, U.S. Fish and Wildlife Service	12/14/05	K-68
Mr. Richard D. (Don) Neal, U.S. Department of Agriculture, U.S. Forest Service,	12/23/05	K-68
Ms. Moni DeVora Belton, U.S. Fish and Wildlife Service	2/7/06	K-69
Mr. Ried J. Nelson and Mr. John M. Fowler, Advisory Council on Historic Preservation	6/16/06	K-70
<b>State Agencies, Louisiana</b>		
Teri F. Lanoue, Air Quality Assessment Division, Louisiana Department of Environmental Quality	10/20/05	K-72
Mr. Albert E. Hindrichs, Water Quality Assessment Division, Louisiana Department of Environmental Quality	12/21/05	K-72
Ms. Lisa L. Miller, Louisiana Department of Environmental Quality	1/11/06	K-73
Ms. Rosalind M. Green, Louisiana Department of Health and Hospitals	9/28/05	K-74
Mr. James H. Welsh, Louisiana Department of Natural Resources	12/9/05	K-74
Mr. Scott Angelle, Louisiana Department of Natural Resources	12/12/05	K-75
Mr. Johnny Bradberry, Louisiana Department of Transportation and Development	10/7/05	K-75
Mr. Michael Carloss, Louisiana Department of Wildlife and Fisheries	10/3/05	K-78
Mr. Gary Lester, Louisiana Department of Wildlife and Fisheries	3/8/06	K-79
Ms. Pamela Breaux, Louisiana Office of Culture, Recreation and Tourism	10/13/05	K-80

**Table K-5: Incoming Correspondence**

Sender	Date of Correspondence	Page Number
<b>State Agencies, Mississippi</b>		
H.T. Holmes, Mississippi Department of Archives and History	9/19/05	K-81
H.T. Holmes, Mississippi Department of Archives and History	10/4/05	K-81
Mr. Tom Mann, Ms. Heather Sullivan, and Ms. Melanie Caudill, Natural Heritage Program, Mississippi Department of Wildlife, Fisheries, and Parks	3/2/06	K-82
<b>State Agencies, Texas</b>		
Mr. David C. Schanbacher, Texas Commission on Environmental Quality	10/28/05	K-86
Mr. Albert Hawkins, Texas Health and Human Services Commission	1/3/06	K-87
Mr. Jarrett (Woody) Woodrow, Coastal Fisheries Division, Texas Parks and Wildlife	11/1/05	K-88
Mr. Sam Webb, Coastal Resources, Texas General Land Office	10/4/05	K-100
Mr. F. Lawrence Oaks, Texas Historical Commission	10/18/05	K-101
<b>Local Agencies, Louisiana</b>		
Mr. Chris Boudreaux, Lafourche Parish Emergency Preparedness Office	11/1/05	K-102

**Table K-6: Meetings with Agencies**

Date	Meeting Location	Agencies in Attendance
October 5, 2005	Texas General Land Office, Austin, Texas	Texas General Land Office; Texas Parks and Wildlife Department; Texas Council on Environmental Quality
October 18, 2005	Environmental Protection Agency Region 4, Atlanta, Georgia	Environmental Protection Agency Region 4
October 18, 2005	Mississippi Department of Environmental Quality, West Jackson, Mississippi	Mississippi Department of Environmental Quality; Mississippi Department of Wildlife, Fisheries, and Parks; U.S. Fish and Wildlife Service
October 19, 2005	Louisiana Department of Environmental Quality, Baton Rouge, Louisiana	Louisiana Department of Environmental Quality; Louisiana Department of Wildlife and Fisheries; Louisiana Department of Natural Resources; NOAA Fisheries; U.S. Fish and Wildlife Service
October 19, 2005	U.S. Army Corps of Engineers, Galveston, Texas	U.S. Army Corps of Engineers; U.S. Fish and Wildlife Service; NOAA Fisheries; Texas Parks and Wildlife Department
December 19, 2005	Department of Environmental Quality Jackson, Mississippi	Mississippi Department of Environmental Quality; Mississippi Department of Wildlife, Fisheries, and Parks; U.S. Fish and Wildlife Service; U.S. Army Corps of Engineers;

**Table K-6: Meetings with Agencies**

Date	Meeting Location	Agencies in Attendance
		National Park Service
January 31, 2006	Bryan Mound, Texas	U.S. Fish and Wildlife Service; Texas Parks and Wildlife Department
February 3, 2006	Baton Rouge, Louisiana	U.S. Fish and Wildlife Service; Louisiana Department of Wildlife and Fisheries
February 6, 2006	Conference Call	U.S. Fish and Wildlife Service
February 7, 2006	Jackson, Mississippi	U.S. Fish and Wildlife Service; Mississippi Department of Wildlife, Fisheries, and Parks
February 16, 2006	Conference Call	U.S. Army Corps of Engineers, New Orleans and Vicksburg
March 7, 2006	Conference Call	U.S. Army Corps of Engineers, Galveston
March 8, 2006	Conference Call	U.S. Army Corps of Engineers, New Orleans and Vicksburg
June 20, 2006	Pascagoula Port Authority, Pascagoula, Mississippi	Pascagoula Port Authority; Pascagoula Local Redevelopment Authority; City of Pascagoula; Mayor of Pascagoula
June 22, 2006	Mississippi Department of Environmental Quality, West Jackson, Mississippi	Mississippi Department of Environmental Quality; Mississippi Department of Wildlife, Fisheries, and Parks; U.S. Fish and Wildlife Service
June 28, 2006	U.S. Army Corps of Engineers, Galveston, Texas	U.S. Army Corps of Engineers; U.S. Fish and Wildlife Service; NOAA Fisheries; Texas Parks and Wildlife Department
June 29, 2006	U.S. Army Corps of Engineers, New Orleans, Louisiana	U.S. Army Corps of Engineers, New Orleans; U.S. Army Corps of Engineers, Vicksburg



**Sample Outgoing Correspondence  
from U.S. DOE or Its Contractors**



**Department of Energy**  
Washington, DC 20585

September 9, 2005

Mr. Robert L. Cook  
Texas Parks and Wildlife Department  
4200 Smith School Road  
Austin, TX 78744

**Re: Proposed Expansion of the Strategic Petroleum Reserve (Big Hill and Stratton Ridge, Texas)**

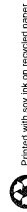
Dear Mr. Cook:

The U.S. Department of Energy is proposing to expand the Strategic Petroleum Reserve (SPR) to its 1 billion-barrel authorized capacity. The Strategic Petroleum Reserve Office of the U.S. Department of Energy (DOE) has determined that this project is subject to the National Environmental Policy Act (NEPA). The purpose of this letter is to request information from the Texas Parks and Wildlife Department on natural resources that the project could potentially affect, as well as any permits and approvals required for construction. Two sites being considered for the proposed project in Texas are: (1) Big Hill (Jefferson County), an existing SPR facility that would be expanded under the proposal; and (2) Stratton Ridge (Brazoria County), which would be a candidate for a new SPR facility.

Maps are enclosed which show the location of the proposed project. Additional attachments include a narrative description of the proposed action and figures of the proposed action from the 1992 Draft Environmental Impact Statement for the Expansion of the Strategic Petroleum Reserve.

As indicated in the attached narrative, a number of surface buildings and structures would be constructed for a new storage site at Stratton Ridge, and additional pumping systems would be constructed for the existing site at Big Hill. Construction of these facilities would entail ground disturbance and might have effects on endangered or threatened species in the area. Both the new storage site and expansion of the existing storage site would require construction of buried pipelines that would entail ground disturbance and might affect endangered or threatened species, should there be any present.


DOE has initiated preparation of an Environmental Impact Statement with publication of a Notice of Intent (70 FR 52088) on September 1, 2005. The Energy Policy Act of 2005 (EPACT), enacted on August 8, 2005, requires the Secretary of Energy to select sites necessary to expand the SPR to 1 billion barrel capacity no later than one year after enactment. This requires an extremely fast NEPA review process in order to provide decision makers with information for a Record of Decision in early August of 2006.



To assist in this effort, we are requesting a list of state listed and proposed threatened, endangered, and rare species for the area as well as instructions for any further coordination. Information on any other additional issues or concerns that you consider appropriate would also be appreciated. We request that you respond by October 10, 2005, so that we may schedule meetings, site visits or surveys, conduct any necessary follow-up activities, and incorporate your response into the scope of study, as appropriate. We, or our contractor ICF Consulting, may contact you prior to this date to discuss the project and schedule a meeting.

Thank you for your assistance in this matter. If you require further information to complete this request, please do not hesitate to contact Donald Silawsky, Office of Petroleum Reserves, U.S. Department of Energy by phone at (202) 586-1892 or via mail:

Sincerely,

  
Mr. Donald Silawsky  
Office of Petroleum Reserves  
1000 Independence Avenue S.W.  
Washington, DC 20585-0301

Enclosures 2



**Department of Energy**  
Washington, DC 20585

September 13, 2005

Mr. Delmer Stamps  
Natural Resource Conservation Service  
100 West Capitol Street Federal Building  
Suite 1321  
Jackson, MS 39269

**Re: Proposed Expansion of the Strategic Petroleum Reserve (Richton and Pascagoula, Mississippi)**

Dear Mr. Stamps:

The U.S. Department of Energy is proposing to expand the Strategic Petroleum Reserve (SPR) to its 1 billion-barrel authorized capacity. The Strategic Petroleum Reserve Office of the U.S. Department of Energy (DOE) has determined that this project is subject to the National Environmental Policy Act (NEPA) and the Farmland Protection Policy Act. The purpose of this letter is to request information from the Natural Resource Conservation Service on natural resources that the project could potentially affect, as well as any permits and approvals required for project construction. One site being considered for the proposed project in Mississippi is a candidate for a new SPR facility near the town of Richton.

Maps are enclosed which show the location of the proposed project sites. Additional attachments include a narrative description of the proposed action and figures of the proposed action from the 1992 Draft Environmental Impact Statement for the Expansion of the Strategic Petroleum Reserve.

As indicated in the attached narrative, a number of surface buildings and structures, pipes, and pump stations would be constructed for a new storage site at Richton. A new marine terminal in Pascagoula, MS would also need to be constructed to support the storage facility in Richton. The new storage site at Richton and the marine terminal would require construction of buried pipelines that would entail ground disturbance and might affect prime and unique farmland.

DOE has initiated preparation of an Environmental Impact Statement with publication of a Notice of Intent (70 FR 52088) on September 1, 2005. The Energy Policy Act of 2005 (EPACT), enacted on August 8, 2005, requires the Secretary of Energy to select sites necessary to expand the SPR to 1 billion barrel capacity no later than one year after enactment. This requires an extremely fast NEPA review process in order to provide decision makers with information for a Record of Decision (ROD) in early August of 2006.

We are requesting your comments on the proposal regarding impacts to any prime and unique farmland as well as instructions for any further coordination. Information on any additional issues or concerns that you consider appropriate would be appreciated. We request that you respond by October 13, 2005, so that we may schedule any meetings, site visits or surveys, conduct any necessary follow-up activities, and incorporate your response into the scope of study as appropriate. We, or our contractor ICF Consulting, may contact you prior to this date to discuss the project and try to schedule a meeting.

Thank you for your assistance in this matter. If you require further information to complete this request, please contact Donald Silawsky, Office of Petroleum Reserves, U.S. Department of Energy by phone at (202) 586-1892, mail, or e-mail (Donald.Silawsky@hq.doe.gov).

Sincerely,

Donald Silawsky  
Office of Petroleum Reserves, (FE-47)  
1000 Independence Avenue, S.W.  
Washington, DC 20585-0301

Enclosures: 2





**Department of Energy**  
Washington, DC 20585

September 27, 2005

Ms. Pamela Breaux  
State Historic Preservation Officer  
Louisiana Office of Culture  
Recreation and Tourism  
P.O. Box 44247  
Baton Rouge, Louisiana 70804

**Re: Follow-up to Letter of September 13, 2005, regarding  
Proposed Expansion of the Strategic Petroleum Reserve (West Hackberry, Bayou  
Choctaw, Clovelly, and Chacahoula, Louisiana)**

Dear Ms. Breaux:

This letter follows-up in more detail on an earlier letter that we sent to you. The U.S. Department of Energy (DOE) is proposing to expand the Strategic Petroleum Reserve (SPR) to its 1 billion-barrel authorized capacity. The Strategic Petroleum Reserve Office of DOE has determined this project is subject to the requirements of the National Historic Preservation Act (NHPA) and the National Environmental Policy Act (NEPA).

Four sites being considered for the proposed project in Louisiana are: (1) West Hackberry (Cameron and Calcasieu Parishes), an existing SPR facility that would be expanded under the proposal; (2) Bayou Choctaw (Iberville Parish), an existing SPR facility that would be expanded under the proposal; (3) Clovelly (Lafourche Parish), which would be a candidate for a new SPR facility; and (4) Chacahoula (Lafourche Parish), which would be a candidate site for a new SPR facility. A narrative description of the proposed action and maps that show general project locations are enclosed with this letter.

As indicated in the attached narrative, construction activities at West Hackberry and Bayou Choctaw would be limited to new access roads and new onsite pipelines to connect the existing facility to the new SPR caverns. Neither site would require any additional offsite pipelines or significant facility upgrades. DOE would construct a number of above-ground buildings and structures for a new storage site at either Clovelly or Chacahoula. The Clovelly storage facility would be co-located with an existing petroleum storage facility; therefore, the site would utilize the existing facilities and would not require the construction of any new offsite pipelines. At Chacahoula, DOE would construct up to 136 miles of new pipeline for brine and oil transport. Construction of these facilities would entail ground disturbance and might have effects on significant archaeological sites or other historic properties in the area, should there be any present.

DOE proposes to conduct a search of Louisiana records, National Historic Landmarks, and the

National Register of Historic Places to identify historic properties and to determine whether all of the project area has previously been inventoried for historic properties. DOE will also attempt to identify Indian tribes, archaeological and historical societies, and other organizations that may have information or concerns about historic properties in or near the project area.

DOE has initiated preparation of an Environmental Impact Statement (EIS) with publication of a Notice of Intent (70 FR 52088) on September 1, 2005. The agency intends to use the process and documentation required for preparation of the EIS to comply with Section 106 of NHPA, and is hereby notifying you of that intent.

As indicated in the Notice of Intent, the Energy Policy Act of 2005 (EPACT), enacted on August 8, 2005, requires the Secretary of Energy to select sites necessary to expand the SPR to 1 billion barrel capacity no later than one year after enactment. This requires an extremely fast process of NHPA and NEPA review in order to provide decision makers with information for a Record of Decision (ROD) in early August of 2006.

Pursuant to 36 CFR 800.4(a)(ii), DOE is requesting the views of the State Historic Preservation Officer on further actions to identify historic properties that may be affected by this undertaking, including information about Indian tribes and other organizations that may have information. In addition, DOE requests the SHPO to indicate whether it would be possible and appropriate for DOE staff and contractors to begin work with SHPO on a Programmatic Agreement. The Programmatic Agreement would provide for post-ROD archaeological surveys for identification of historic properties and would stipulate post-ROD measures for identified adverse effects, should one or more of the evaluated sites in Louisiana be selected for SPR capacity expansion. The goal would be a signed Programmatic Agreement no later than March 2006.

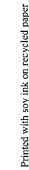
We request that you respond by October 28, 2005 so that we may schedule meetings, complete the record search, conduct any necessary follow-up activities, and incorporate your response into the scope of study, as appropriate. We, or our contractor ICF Consulting, may contact you prior to this date to discuss the project and schedule a meeting.

Thank you for your assistance in this matter. If you require further information to complete this request, please contact Donald Silawsky, Office of Petroleum Reserves, U.S. Department of Energy by phone at (202) 586-1892, mail, or e-mail (Donald.Silawsky@hq.doe.gov).

Sincerely,

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
1000 Independence Avenue, S.W.  
Washington, DC 20585-0301

2 Enclosures





**Department of Energy**  
Washington, DC 20585

November 21, 2005

Mr. Larry Butler  
National Resource Conservation Service  
101 South Main  
Temple, TX 76501-7682

**Re: Proposed Expansion of the Strategic Petroleum Reserve – Reopening Scoping  
Comment Period and New Site Proposal**

Dear Mr. Butler:

The U.S. Department of Energy (DOE) is reopening the scoping comment period for the Proposed Expansion of the Strategic Petroleum Reserve (SPR). The Strategic Petroleum Reserve Office of DOE has determined that this project is subject to the National Environmental Policy Act (NEPA). Reopening the scoping comment period will allow the public and agencies an opportunity to comment on the scope of the issues to be addressed on all candidate sites and aid in identifying other environmental review and consultation requirements associated with the new candidate site proposed by the Governor of Mississippi. On October 27, 2005, in accordance with the Energy Policy Act of 2005, the Governor of Mississippi requested that the Secretary of Energy consider a new candidate site at the Bruinsburg Salt Dome along the Mississippi River in Claiborne County, Mississippi. Enclosed are brief descriptions of all candidate and expansion sites.

On September 1, 2005, DOE initiated the scoping period and the preparation of an Environmental Impact Statement (EIS) with publication of a Notice of Intent (70 FR 52088). In response to the hurricanes that affected the Gulf Coast, DOE extended the scoping period from September 30 to October 28, 2005 (70 FR 56649; September 28, 2005). The reopening of the scoping period to accommodate the new candidate site will be announced in the Federal Register by November 23, 2005. The new scoping comment period will close on December 19, 2005.

Per the letter that was previously sent to your office, DOE has determined that the proposed expansion of the SPR is potentially subject to the Farmland Protection Policy Act (FPPA). The purpose of this letter is to request information from your office on prime and unique farmland that the project could potentially affect.

DOE intends to use the process and documentation required for preparing the EIS to comply with the Farmland Protection Policy Act, and is hereby notifying you of that intent. To assist in this environmental review, please identify any instructions for future coordination and consultation with your office and any permits and approvals required by the FPPA for construction and operation.

To aid in identifying the issues to be addressed in the EIS, DOE has enclosed maps of the new candidate site and an updated version of the candidate and expansion site maps previously sent to

your Agency. The maps include the general facility layout for each candidate and expansion site, and the proposed location of new pipelines and existing pipelines that would require refurbishment.

We request that you submit your comments by the end of the scoping comment period on December 19, 2005. We, or our contractor, ICF Consulting, may contact you prior to this date to discuss the project and schedule a meeting.

Thank you for your assistance in this matter. If you require further information to complete this request, please contact Donald Silawsky, Office of Petroleum Reserves, U.S. Department of Energy by phone at (202) 586-1892, mail at the address below, or e-mail to [Donald.Silawsky@hq.doe.gov](mailto:Donald.Silawsky@hq.doe.gov).

Sincerely,

Mr. Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
1000 Independence Avenue, S.W.  
Washington, DC 20585-0301

Enclosure



February 22, 2006

Mr. James Greenwade  
Natural Resources Conservation Service  
101 South Main St.  
Temple, Texas

**SUBJECT: Proposed Expansion of the Strategic Petroleum Reserve  
AD-1006 and NRCS-CPA-106: Farmland Conversion Impact Rating Forms**

Dear Mr. Greenwade:

Please find the attached AD-1006 Farmland Conversion Impact Rating forms, NRCS CPA-106 Farmland Conversion Impact Rating forms for Corridor Type Projects, and documentation containing supporting data prepared for the above referenced project. We will be coordinating the identification of Prime Farmlands and completion of the USDA NRCS forms AD-1006 and NRCS CPA-106.

For the Strategic Petroleum Reserve expansion in Texas, the U.S. Department of Energy is evaluating one potential expansion site, Big Hill, and one potential new site, Stratton Ridge. The U.S. Department of Energy has not made final decisions about site selection and development and may change aspects of the potential sites. We will notify you if changes are made to the potential sites in Texas.

The information in the impact rating forms includes the following data:

**Proposed Big Hill SPR Site and Associated Infrastructure: AD-1006 Form # 1**

Acres Converted Directly

Structure Big Hill site	Acres 139.8	Files Attached shapefiles in folder: BigHill\Big Hill Proposed Site
Structure Big Hill site 300ft buffer	Acres 53.7	Files Attached shapefiles in folder: BigHill\Big Hill Proposed Site 300ft Buffer

**Proposed Big Hill SPR Site and Associated Infrastructure: NRCS-CPA-106 Form # 1**

Acres Converted Directly

Structure Brine pipeline to be replaced	Acres 16.1	Files Attached shapefiles in folder: BigHill\Brine Pipeline to be Replaced
Structure Crude oil pipeline to Nederland	Acres 211.0	Files Attached shapefiles in folder: BigHill\Crude Oil Pipeline to Nederland

**Proposed Stratton Ridge SPR Site and Associated Infrastructure: AD-1006 Form # 2**

Acres Converted Directly

Structure Stratton Ridge site	Acres 273.5	Files Attached shapefiles in folder: StrattonRidge\Stratton Ridge Site
Structure Stratton Ridge site 300ft buffer	Acres 109.4	Files Attached shapefiles in folder: StrattonRidge\Stratton Ridge Site 300ft buffer
Structure Raw water intake structure buffer	Acres 1.1	Files Attached shapefiles in folder: StrattonRidge\Raw water intake structure buffer

Acres Converted Indirectly

Structure Access Road	Acres 3.8	Files Attached shapefiles in folder: StrattonRidge\Access Road
Structure Power line	Acres 22.3	Files Attached shapefiles in folder: StrattonRidge\Powerline

**Proposed Stratton Ridge SPR Site and Associated Infrastructure: NRCS-CPA-106 Form # 2**

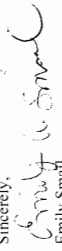
Acres Converted Directly

Structure Crude oil pipeline to Texas City	Acres 455.0	Files Attached shapefiles in folder: StrattonRidge\Crude oil pipeline to Texas City
Structure Raw water intake pipeline	Acres 124.7	Files Attached shapefiles in folder: StrattonRidge\Raw water intake pipeline
Structure Brine pipeline to beach	Acres 9.2	Files Attached shapefiles in folder: StrattonRidge\Brine pipeline to beach
Structure Exit pipeline ROW	Acres 2.0	Files Attached shapefiles in folder: StrattonRidge\Exit pipeline ROW

ICF Consulting  
February 22, 2006  
Page 3 of 3

Please contact me at (703) 934-3079 if you have any questions about this information.

Sincerely,



Emily Smart  
Research Assistant

Attachments: AD-1006 Farmland Conversion Impact Rating forms  
NRCs CPA-106 Farmland Conversion Impact Rating forms for Corridor Type Projects  
Supporting documentation for calculations

site being considered near the town of Richton, Mississippi. Pursuant to Section 404 of the Clean Water Act and Section 10 of the Rivers and Harbors Act of 1899, we are requesting your comments on the proposal as well as instructions for any further coordination.

DOE has initiated preparation of an Environmental Impact Statement with publication of a Notice of Intent (70 FR 52088) on September 1, 2005. The Energy Policy Act of 2005 (EPACT), enacted on August 8, 2005, requires the Secretary of Energy to select sites necessary to expand the SPR to 1 billion barrel capacity no later than one year after enactment. This requires an extremely fast NEPA review process in order to provide decision-makers with information for a Record of Decision in early August of 2006.

DOE currently operates four underground crude oil storage facilities in salt domes along the Gulf Coast as the Strategic Petroleum Reserve (SPR). The combined storage capacity is 727 million barrels. The Proposed Action is to expand the SPR storage capacity to one billion barrels by developing a new storage site with associated infrastructure at one of the following: Bruinsburg, Mississippi (160 million barrels); Chacahoula, Louisiana (160 million barrels); Clovelly, Louisiana (120 million barrels); a combination of Clovelly (80 million barrels) and Bruinsburg (80 million barrels); Richton, Mississippi (160 million barrels); or Stratton Ridge, Texas (160 million barrels). In addition, the existing site at Bayou Choctaw, Louisiana could be expanded by either 20, 30, or 108 million barrels; and the existing site at West Hackberry, Louisiana could be expanded by either 15 million barrels or not at all. Expansions at existing sites would require developing new caverns and purchasing existing caverns.

Included as an attachment to this email is an outline of the background to the proposed action at Richton, a map providing a regional view of proposed new SPR sites and existing SPR site along the Gulf Coast, and a description and maps of the location, layout, and pipelines of the proposed new SPR storage site at Richton.

We look forward to talking with you briefly on Wednesday morning, March 1, about our approach to minimizing wetland impacts. During that conversation we would like to arrange teleconference to for the following week to speak in more detail about least environmental damaging alternatives with maps, which we will have sent you, in hand.

Thank you for your assistance in this matter. Please call or email me if you have questions or need further information.

Sincerely,

Will Gibson

#### Attachment

[Will Gibson, Ph.D.](mailto:Will.Gibson@icfconsulting.com) | ICF Consulting | 1725 Eye Street NW | Washington, DC 20006 | t: 202.862.1583 | m: 202.210.3797 | [WGibson@icfconsulting.com](mailto:WGibson@icfconsulting.com)

---

**From:** Gibson, Will  
**Sent:** Thursday, March 02, 2006 10:24 AM  
**To:** 'william.r.bunkley@sam.usace.army.mil'  
**Cc:** 'frost@eee-consulting.com'; 'Deborah.j.shumake@sam.usace.army.mil'  
**Subject:** FW: Proposed Expansion of the Strategic Petroleum Reserve (Richton, Mississippi)

Dear Mr. Bunkley,

I understand from Ms. Shumake that you are the appropriate person to contact regarding this issue—please see the letter and attachment below. I was told by you colleague that we might be able to reach you for an initial conversation at 1pm CST today.

Please let me know if that works for you.

Until then,

All Best,

---

[Will Gibson, Ph.D.](mailto:Will.Gibson@icfconsulting.com) | ICF Consulting | 1725 Eye Street NW | Washington, DC 20006 | t: 202.862.1583 | m: 202.210.3797 | [WGibson@icfconsulting.com](mailto:WGibson@icfconsulting.com)

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**From:** Gibson, Will  
**Sent:** Tuesday, February 28, 2006 11:00 AM  
**To:** "Deborah.j.shumake@sam.usace.army.mil"  
**Subject:** FW: Proposed Expansion of the Strategic Petroleum Reserve (Richton, Mississippi)

February 27, 2006

Ms. Debbie Shumake  
USACE Mobile District  
[Deborah.j.shumake@sam.usace.army.mil](mailto:Deborah.j.shumake@sam.usace.army.mil)

**RE: Proposed Expansion of the Strategic Petroleum Reserve (Richton, Mississippi)**

Dear Ms. Shumake:

The U.S. Department of Energy (DOE) is proposing to expand the Strategic Petroleum Reserve (SPR) to its 1 billion barrel authorized capacity. The Strategic Petroleum Reserve Office of DOE has determined that this project is subject to the National Environmental Policy Act (NEPA). The purpose of this email is to request information from the U.S. Army Corps of Engineers on the natural resources that the project could potentially affect, as well as any permits and approvals required for construction at one





**Department of Energy**

Washington, DC 20585

April 13, 2006

Ms. Angela Trahan  
U.S. Fish and Wildlife Service  
646 Cajundome Boulevard, Suite 400  
Lafayette, LA 70506

**Subject: Evaluation of Threatened and Endangered Species for the Expansion of the Strategic Petroleum Reserve Environmental Impact Statement (EIS)**

Dear Ms. Trahan:

Based on our meeting with you and your colleagues on February 3, 2006, the Department of Energy (DOE) developed an approach to be used in the subject EIS to evaluate species protected under the Endangered Species Act (ESA). The approach is designed to present relevant information to the public and decision makers in accordance with the National Environmental Policy Act, and to document DOE's evaluation process in accordance with Section 7 of the ESA and the Final Endangered Species Act Section 7 Consultation Handbook (Consultation Handbook) dated March 1998. The approach also takes into account that in the Record of Decision, DOE would only select:

- One new site out of the six potential new sites - (1) Stratton Ridge, Texas; (2) Chacahoula, Louisiana; (3) Clovelly, Louisiana; (4) Bruinsburg, Mississippi; (5) Richton, Mississippi; and (6) a combination of Bruinsburg and Clovelly; and
- Two or three of the expansion sites - (1) Big Hill, Texas; (2) Bayou Choctaw, Louisiana; and possibly (3) West Haekberry, Louisiana.

The approach includes a threatened and endangered species evaluation with the results presented in the EIS, followed by site- and species-specific surveys and informal and/or formal consultation with the U.S. Fish and Wildlife Service, as appropriate, after DOE has issued the Record of Decision for the EIS. The specifics of this approach are outlined below.

DOE will prepare and submit to your office with the draft EIS an Evaluation of Special Status Species by state (Texas, Louisiana, and Mississippi). DOE is preparing these evaluations to review and document its findings of "no effect" and "may affect" in accordance with the definitions found in the Consultation Handbook and a letter from U.S. Fish and Wildlife Service dated September 29, 2005, as presented below. For the purpose of the evaluation, DOE has defined "may effect" to include "is not likely to adversely affect" or "is likely to adversely affect."

- **No effect.** The proposed action will not affect Federally listed species or critical habitat (i.e., suitable habitat for the species occurring in the project county is not present in or adjacent to the action area).

- **Is not likely to adversely affect.** The proposed action may affect listed species and/or critical habitat; however, the effects would be discountable, insignificant, or completely beneficial. Certain avoidance and minimization measures may need to be implemented in order to reach this level of effect.

- **Is likely to adversely affect.** Adverse effects to listed species may occur as a direct or indirect result of the proposed action or its interrelated or interdependent actions, and the effect is not discountable, insignificant, or beneficial. If the overall effect of the proposed action is beneficial to the listed species, but is also likely to cause some adverse effects to individuals of that species, then the proposed action "is likely to adversely affect" the listed species.

For the finding of "may affect," DOE acknowledges that it has not completed onsite surveys to support a finding of "is not likely to adversely affect" or "is likely to adversely affect." Therefore, DOE can reach only a finding of "may affect" in the EIS. Once DOE has issued a Record of Decision and selected a specific new site and expansion sites for development, DOE would perform site- and species-specific surveys for all the species that received a finding of "may affect" under that alternative. DOE would evaluate the impacts on the Federally listed species in consultation with U.S. Fish and Wildlife Service and in accordance with the Consultation Handbook.

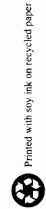
DOE is proposing this approach for your review and to coordinate among all three U.S. Fish and Wildlife offices involved in the preparation of this EIS. If you have any comments or concerns regarding this approach, please contact me at the addresses listed below or by telephone at any time.

Sincerely,

Donald Silawsky  
U. S. Department of Energy  
Office of Petroleum Reserves (FE-47)  
1000 Independence Avenue, SW  
Washington, DC 20585-0301  
E-mail: [donald.silawsky@hq.doe.gov](mailto:donald.silawsky@hq.doe.gov)  
Telephone: 202-586-1892

cc: Mr. Lloyd E. Inmon, U.S. Fish and Wildlife Service, Jackson, MS  
Ms. Catherine Yeargan, U.S. Fish and Wildlife Service, Houston, TX

Attachments



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**Moser, Michelle**

Mr. D. Craig Stubblefield  
Chief, Resource Management  
National Park Service  
2680 Natchez Trace Parkway  
Tupelo, MS 38804

**From:** Quick, Polly  
**Sent:** Monday, June 26, 2006 5:01 PM  
**To:** bdr@unitedhumanation.org  
**Cc:** Summerville, Alan  
**Subject:** expansion of Strategic Petroleum Reserve

Dear Mr. Stubblefield:

Thank you for the e-mail message of July 26, 2006, regarding DOE's Draft Environmental Impact Statement (EIS) *Site Selection for the Expansion of the Strategic Petroleum Reserve* (DOE/EIS-0385). In that communication, the Natchez Trace Parkway Office of the National Park Service (NPS) requested to be designated a cooperating agency in the EIS if an alternative is selected that requires a pipeline crossing of the Natchez Trace Parkway.

As noted by DOE Deputy Assistant General Counsel for Environment Richard F. Ahern in your conversation on July 27, 2006, the deadline for completing this EIS in response to the Energy Policy Act of 2005 makes including NPS as a cooperating agency at this late date impracticable. DOE understands that if it selects an alternative that would involve pipeline crossing of the Natchez Trace Parkway, DOE will consider pipeline routes in detail and apply for appropriate rights-of-way, and NPS would then prepare an environmental assessment.

Thank you for your interest. If I can be of additional assistance, please feel free to contact me ([donald.silawsky@hq.doe.gov](mailto:donald.silawsky@hq.doe.gov) or 202-586-1892).

Sincerely,

Donald Silawsky  
Document Manager

Re: L3027(NATR)  
xL7617

To Principal Chief Robichaux.

Dear Ms. Robichaux,

I am an anthropologist and one of the preparors of the Draft Environmental Impact Statement for the expansion of the Strategic Petroleum Reserve that is currently under review. I wrote the cultural resources section of the document. I saw your comment in the newspaper that announced the public meeting on June 28.

I would be happy to talk with you by telephone about the information in the Draft Environmental Impact Statement and any concerns the tribe may have. You can also talk to folks at the public meetings, but I thought you might like to talk with me about cultural resources issues.

If you have not had a chance to review the Draft Environmental Impact Statement that was sent to you, you might look first at the Table of Contents (labeled TOC on the CD) to see what interests you. I would suggest that you review the summary, including maps on pages S-4, S-9, and S-10. There are large scale maps of the Louisiana sites and pipeline routes in Volume 3. Within the text of Volume 1, you might want to look at the initial pages of the cultural resources section, 3-304 to 3-307; and also the pages that discuss the Louisiana sites, 3-310 to 3-313.

From your web site, I have a telephone number of 985-475-6640. If I do not hear from you by tomorrow afternoon (Tuesday), I will try to reach you by telephone.

Sincerely,

Polly

Polly McW. Quick, Ph.D.  
Principal  
ICF International  
394 Pacific, 2nd Floor  
San Francisco, CA 94111-1715  
+1 415 677-7115  
Internal ICF system: 47115  
+1 415 677-7177 fax  
+1 510 703-7396 cell  
pquick@icfi.com

8/2/2006



**Department of Energy**  
Washington, DC 20585

August 11, 2006

Mr. H. T. Holmes  
State Historic Preservation Officer  
Mississippi Department of Archives & History  
P.O. Box 571  
Jackson, MS 39205-0571

**Re: Proposed Expansion of the Strategic Petroleum Reserve (Richton and Bruinsburg, Mississippi)**

Dear Mr. Holmes:

As you know, the U.S. Department of Energy (DOE) is proposing to expand the Strategic Petroleum Reserve (SPR) to its authorized capacity of 1 billion barrels. This action is subject to the requirements of the National Historic Preservation Act (NHPA) and the National Environmental Policy Act. The sites being considered in Mississippi are (1) Richton (for new development); and (2) Bruinsburg 160 MMB (for new development).

DOE issued a Notice of Availability of the draft Environment Impact Statement (draft EIS) for the proposed SPR expansion in the Federal Register (71 FR 30400) on May 26, 2006. In accordance with previous communications, the documentation and preparation process of the EIS is also being used to comply with Section 106 of NHPA. This effort has culminated in the development of a Programmatic Agreement (PA) by DOE and the Mississippi State Historic Preservation Officer, a draft version of which you have previously reviewed and provided comments. Based on comments received on the draft EIS, the Advisory Council on Historic Preservation (ACHP) has notified DOE of their decision to participate in the consultation process, thereby becoming a signatory of the PA (see attachment 1). The ACHP has provided minor comments on the PA and concurs with the current PA included for your review and signature (see attachment 2).

We request that you review, sign, and return all three enclosed copies of the PA at your earliest convenience for subsequent review and signing by DOE, followed by review and signing by ACHP. To help expedite this request, DOE has enclosed a prepaid and self-addressed envelope for returning the signed PAs. Once all three signatures have been obtained, a signed original PA will be returned to you for your records, and a copy of the PA will be sent to all 14 concurring parties listed in the PA to provide them an opportunity to sign the document.



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August 11, 2006

Page 2

Thank you for your timely assistance in this important matter. If you require further information to complete this request, please do not hesitate to contact me by phone (202-586-1892), e-mail (donald.silawsky@hq.doe.gov), or conventional mail at:

Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Sincerely,

Donald Silawsky  
Document Manager

Enclosures



**Department of Energy**  
Washington, DC 20585

September 15, 2006

Mr. Alton D. LeBlanc, Jr.  
Chairman  
Attn: Kimberly Walden  
Chitimacha Tribe of Louisiana  
105 Houma Drive  
P.O. Box 661  
Charenton, LA 70523

**Re: Programmatic Agreement for Proposed Expansion of the Strategic Petroleum Reserve (Bayou Choctaw, West Hackberry, and Chacahoula, Louisiana; and Bruinsburg, Mississippi)**

Dear Mr. Alton LeBlanc:

As described in previous correspondence with your tribe, the U.S. Department of Energy (DOE) is proposing to expand the Strategic Petroleum Reserve (SPR) to its 1 billion barrel authorized capacity. The Strategic Petroleum Reserve Office of DOE has determined that this project is subject to the requirements of the National Historic Preservation Act (NHPA) and the National Environmental Policy Act (NEPA).

Four sites are being considered that would affect lands in Louisiana. The existing SPR facilities at Bayou Choctaw (Iberville Parish) and West Hackberry (Cameron and Calcasieu Parishes) are proposed for expansion. Chacahoula (Lafourche Parish) and Bruinsburg, MS, (with a pipeline in East Feliciana, West Feliciana, and East Baton Rouge Parishes in Louisiana) are candidates for a new SPR facility.

DOE has prepared a draft Environmental Impact Statement (DEIS) which was previously transmitted to your tribe. In addition, DOE has prepared a draft Programmatic Agreement to address its responsibilities under the NHPA, should one or more of the sites listed above be selected. This letter transmits a copy of the draft Programmatic Agreements for your review and comment. These draft agreements do not specify any Concurring Parties. DOE is circulating the draft agreements to tribes that may attach religious or cultural importance to historic properties potentially affected by the proposed SPR expansion to obtain input to the draft agreements and to identify those tribes that may wish to participate as signatories in implementation of the Programmatic Agreements.

September 15, 2006

Page 2

We request that you respond by October 18 so that we may include your input in the Programmatic Agreement before it is finalized and circulated for signature. We, or our contractor ICF International, may contact you prior to this date to discuss the agreement.

Thank you for your timely assistance in this important matter. If you require further information to complete this request, please do not hesitate to contact me by phone (202-586-1892), e-mail ([donald.silawsky@hq.doe.gov](mailto:donald.silawsky@hq.doe.gov)), or conventional mail at:

Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Sincerely,

Donald Silawsky  
Document Manager

Enclosure

**Correspondence from  
Federal, State, and Local Agencies**



December 19, 2005

Mr. Donald Silawsky  
 Office of Petroleum Reserves (FE-47)  
 1000 Independence Avenue, S.W.  
 Washington, DC 20585-0301

Re: Proposed Expansion of the Strategic Petroleum Reserve,  
 West Hackberry, Bayou Choctaw, Clovelly, and Chacahoula,  
 Cameron, Calcasieu, Iberville, and Lafourche Parishes, Louisiana

We are in receipt of your letter, dated November 22, 2005, concerning the above-referenced project. The parish where the proposed project is to take place is part of the aboriginal Chitimacha homeland. That is, historically and prehistorically the Chitimacha Tribe of Louisiana was located in this area. This homeland contains many village sites, religious/sacred sites, and burial sites, which must be taken into account in the planning process.

Our records and oral traditions do not indicate that a specific Chitimacha archaeological site or Traditional Cultural Property is in the immediate vicinity of your project, therefore we have no objection to the implementation of the proposed activity. However, if archaeological remains representing a village site and/or burial site are discovered during the process of construction you should stop and contact the tribe and the State Historic Preservation Office immediately, in order to begin consultation regarding the encountered remains.

The Chitimacha Tribe of Louisiana appreciates your compliance with federal and state laws concerning Native American notification and consultation. Should you have any questions, do not hesitate to contact me at (337) 923-9923.

Sincerely,

Kimberly S. Walden,  
 Director, Cultural Department

KW: JF

### Tribal Entities

**Fadely, Karen**

**From:** Silawsky, Donald [Donald.Silawsky@hq.doe.gov]  
**Sent:** Thursday, December 01, 2005 4:37 PM  
**To:** Fadely, Karen; Summerville, Alan; Johnson, David  
**Subject:** FW: Proposed Expansion of the Strategic Petroleum Reserve (Richton and Bruinsburg, Mississippi)

KAREN: Another SFR EIS comment.  
 ALL: Who should contact Mr./Ms. Cole to discuss the meeting that is being requested?  
 DON SILAWSKY

-----Original Message-----  
**From:** Terry Cole, THPO [tcole@choctawnation.com]  
**Sent:** Thursday, December 01, 2005 11:19 AM  
**To:** Donald.Silawsky@hq.doe.gov,  
**Subject:** Proposed Expansion of the Strategic Petroleum Reserve (Richton and Bruinsburg, Mississippi)

Dear Mr. Silawsky: Regarding your request dated November 22, 2005, the project is within the boundaries of the homeland of the Choctaw people of Oklahoma, therefore we are very concerned

that ground disturbance may affect significant archaeological sites or historic sites. We are requesting

a meeting with you to discuss the project. Thank you

Terry D. Cole, THPO  
 Choctaw Nation of Oklahoma

**Unknown**

**From:** Terry Cole [tcole@choctawnation.com]  
**Sent:** Wednesday, December 28, 2005 9:54 AM  
**To:** Quick, Polly  
**Subject:** RE: Polly Quick notes on phone conversation re Strategic Petroleum Reserve Expansion

Dear Polly,

I concur with the following report submitted on December 27, 2005. If there is anything I can do, please feel free to call my office. Thank you.

Terry Cole, THPO  
 Choctaw Nation of Oklahoma

-----Original Message-----  
**From:** Quick, Polly [mailto:PQuick@icrconsulting.com]  
**Sent:** Tuesday, December 27, 2005 1:44 PM  
**To:** tcole@choctawnation.com  
**Subject:** Polly Quick notes on phone conversation re Strategic Petroleum Reserve Expansion

Hello Terry, thanks for returning my call today. Below are my notes, which I'll use as a basis for words in the Draft Environmental Impact Statement that we are preparing for the Department of Energy.

We talked because you had sent an email December 1 to Don Silawsky at Department of Energy expressing indignation that project boundaries of the Richton MS and Bruinsburg MS sites fall within the traditional homeland of the Choctaw Nation of Oklahoma and that the tribe has concerns that ground disturbance might affect archaeological sites.

You said that you do not have site records in your office, that the MS SHPO has those. You asked if we had been in contact with Ken Carleton from the MS Band of Choctaw or with the Jena Band. I said we had written both groups but had received no response. You said that it is difficult for you in Oklahoma to cover the state of MS, but someone needs to do it, and that your concerns extend from the ancestral homelands along the Trail of Tears to your present location. You said this includes portions of Louisiana and Texas as well as Mississippi.

I explained that DOE will be selecting one of five locations to develop a new facility (I actually said six, but I am correcting that here). DOE is considering two sites in MS, two in Louisiana and one in Texas. Because only one of five will be selected, DOE is preparing Programmatic Agreements with the three state SHPOs that will stipulate that DOE will do on-the-ground survey for the facility that is selected, including associated pipeline routes. I am attaching a map that shows locations of the five possible new facility sites as well as existing locations being evaluated for expansion.

You said that what you require, once on-the-ground-survey is done, is copies of the survey reports and prior investigation reports that provide information on archaeological sites that might be affected. Your office will review those and then can discuss concerns, if any, with DOE. You indicated that you are comfortable with the Programmatic Agreement approach, waiting for selection of a specific site before on-the-ground survey is done.

I said that I would provide you with a list of the other tribes that received consultation letters, so you can let us know if others should be contacted. This is the list:

Alabama Coushatta Tribe, Chickasaw Nation of Oklahoma, Chitimacha Tribe, Choctaw Nation of Oklahoma, Coushatta Tribe, Jena Band of Choctaw Indians, Mississippi Band of Choctaw Indians, Quapaw, Tunica-Biloxi Tribe of Louisiana; as well as the following state-recognized tribes: United Houma Nation, Point-Au Chien Tribe, and Biloxi-Chitimacha Confederation of Muskogee.

If you can reply to me to confirm these notes or provide corrections, it would assist me in moving forward with text for the Draft Environmental Impact Statement. Thanks for your help.

Polly

Polly McW. Quick, Ph.D.  
Principal  
ICF Consulting  
60 Broadway  
San Francisco, CA 94111  
+1 415 677-7115 47115  
+1 415 677-7177 fax  
+1 510 703-7396 cell  
pquick@icfconsulting.com

**NOTICE:**

This message is for the designated recipient only and may contain privileged or confidential information. If you have received it in error, please notify the sender immediately and delete the original. Any other use of this e-mail by you is prohibited.



June 27, 2006

Mr. Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Ave., S.W.  
Washington, D.C. 205-85-0301

Re: Site Selection for the Expansion of the Strategic Petroleum Reserve  
Lafourche and Iberville Parishes, Louisiana

We are in receipt of your letter, dated May 19, 2006, concerning the above referenced project. The parish where the proposed project is to take place is part of the aboriginal Chitimacha homeland. That is, historically and prehistorically the Chitimacha Tribe of Louisiana was located in this area. This homeland contains many village sites, religious/sacred sites, and burial sites, which must be taken into account in the planning process.

Our records and oral traditions do not indicate that a specific Chitimacha archaeological site or Traditional Cultural Property is in the immediate vicinity of your project, therefore we have no objection to the implementation of the proposed activity. However, if archaeological remains representing a village site and/or burial site are discovered during the process of construction you should stop and contact the tribe and the State Historic Preservation Office immediately, in order to begin consultation regarding the encountered remains.

The Chitimacha Tribe of Louisiana appreciates your compliance with federal and state laws concerning Native American notification and consultation. Should you have any questions, do not hesitate to contact me (337) 923-9923.

Sincerely,

Kimberly S. Walden,  
Director, Cultural Department

KW:JD



---

Kimberly Walden, Cultural Department, Chitimacha Tribe of Louisiana, 337-923-9923

---

Record of Conversation – DEIS for Site Selection for Expansion of Strategic Petroleum Reserve

Person Contacted: Brenda Robichaux, Principal Chief, United Houma Nation

Contacted by: Polly Quick, ICF International, author of cultural resources section of DEIS

Date: June 27, 2006

Telephone number: 985-637-3826 (cell phone of Ms. Robichaux; obtained from tribal office at 985-475-6640)

Summary of discussion: Polly Quick explained this was a call to follow up on an email sent to Ms. Robichaux yesterday. Ms. Robichaux indicated that she had received the email, had read the sections of the DEIS suggested in Polly Quick's email, and had no further questions at this time. Polly said that Ms. Robichaux saw that there would be on-the-ground survey if one of the Louisiana sites were selected and that she presumed United Houma Nation should be contacted to identify areas of concern in that event. Ms. Robichaux confirmed that would be the tribe's wish. She asked that the tribe be kept informed, using either her email address ([bdr@unitedhoumanation.org](mailto:bdr@unitedhoumanation.org)) or cell phone.

Polly Quick (ICF International) reached Ms. Walden on 21 Sep 06. Ms. Walden was reviewing the Programmatic Agreement but had not finished. She suggested that language be changed in the "whereas" clauses listing tribes so that it is clear that government-to-government consultation has taken place with federally recognized tribes and the outreach to other tribes is not described as consultation.

She asked Polly to fax copies of the previous letters that the tribe had sent regarding the SPR proposed expansion. She said that she would contact Polly with any other comments. She noted that they had just finished negotiating a PA with FEMA yesterday, that had been in process since January. She suggested that Polly wait a few days before contacting other tribal historic preservation representatives, as most are still traveling back from that meeting.

---

September 26, 2006

Conversation between Polly Quick (ICF International) and Charles Verdin, Chairman, Point au Chien Tribe via telephone to 985-594-6250.

Mr. Verdin said he had received the Department of Energy package with the Programmatic Agreement. The tribe has no comments; would like to sign as a concurring party, in his name: Charles Verdin, Chairman, Point au Chien Tribe.

Polly said that once the document is finalized, it will be circulated for signature to the agencies and then the tribes – it may be a month before he sees it for signature.

---

Phone call from Polly Quick (ICF International) to Kimberly Walden, Director, Cultural Department, Chitimacha Tribe of Louisiana, 337-923-9923. September 27, 2006

Kimberly is still reviewing the document, has calls in to the LA SHPO and Mississippi Band of Choctaw to get their take. Polly said we have been working with Duke Rivet at LA SHPO, that he anticipated a comment about clarifying communications with federally recognized tribes and others. Said we have been trying to reach MS Band of Choctaw and have not been successful; Kimberly guesses that the cultural resources person there moved from the FEMA meeting on the LA PA to a FEMA meeting on a MS PA, and that may be why it has been difficult to reach him. She said she had called Rachel Watson at LA SHPO, but would now call Duke.

She asked why this is a PA instead of an MOA since it seems to be one project, and Polly explained that there are 10 locations being considered and that DOE was unable, because of the short time line imposed by Congress, to do the on-the-ground work ahead of making a decision; so is using the PAs to commit to doing necessary evaluation and treatment to avoid adverse effects once specific locations are chosen.

Kimberly says that one thing that may be added to the agreement is some geographic specificity as to which tribes would be involved according to different locations – e.g., Quapaw in the north, Chitimacha in south central. This would free DOE from working with multiple tribes where it is not needed. More specifically, Chitimacha would be interested in Iberville, La Fourche, parts of Cameron and Feliciana and East Baton Rouge parishes. She will need to check with her council, but expects they will want to sign.

Ms. Walden asked why we were proposing to have tribes sign as concurring parties, not full signatories. Polly said that is up for discussion, that the Advisory Council had prepared much of the language and was open to either form of signing; that our experience on other projects had been where a project does not cross reservation lands and there is no THPO, that tribes are usually concurring parties. Ms. Walden said that although the Chitimacha reservation is small, ancestral lands cover about one third of Louisiana and they are used to being full signatories. She will review the tribe's responsibilities under the PA to decide whether they should be a full signatory or a concurring party.

Polly informed Kimberly that Tunica-Biloxi had indicated it has no comments and will not sign; that Point au Chien has no comments and will sign as a concurring party. Polly mentioned that Choctaw Nation of Oklahoma previously responded with regard to MS sites; Kimberly said, "yes, they have become active lately."

Ms. Walden asked when the Department hoped to have revised language; Polly said we felt we could not offer less than 30 days, so had specified October 18, but DOE would like to have a signed PA before it makes its decision, which it is hoping to do in mid-October, hence Polly has been making follow up calls in hopes of accelerating comments. Kimberly said that was a good tactic, as everyone is very busy, and "the squeaky wheel" gets attention. Polly said she would call early next week if she has not heard back from Ms. Walden by then.

September 27, 2006

Telephone Conversation Record

Polly Quick (ICF International) called Leland Thompson of the NAGPRA program (337-584-2261, ext. 1498).

Leland had received Polly's email of the transmittal letter and LA draft Programmatic Agreement sent yesterday. He is waiting for a colleague in the program to review the document. He would like PQ to email the cultural resources section of the DEIS. He says that it appears that none of the Louisiana sites are in his tribe's present or historic area – they moved from Alabama across northern Mississippi to northern Louisiana; did not form any settlements in Mississippi. He thinks others of the tribes mentioned in the PA would be more interested. Polly said that United Houma Nation and Chitimacha tribe had indicated concerns in some of the LA parishes.

Leland says the Coshhatta are new to this Programmatic Agreement process and are trying to learn what they should do. Leland asked if there had been any meetings among the tribes or if DOE had consulted one-on-one with each. Polly said initial letters had been sent to each tribe in November, and again in May with the DEIS. There were no meetings among tribes, as far as she knew, but she said that Chitimacha had indicated that it is trying to get in touch with MS Choctaw and the LA SHPO. Leland plans to contact other tribes like the Chitimacha to see if they would like the Coshhatta to sign as a concurring party.

Polly said she would email the DEIS sections and maps, and Leland could let her know if he wants maps printed out and mailed. He said to use Box 967 for the mailing to him, not the Box 818 used for tribal administration, where the PA was originally sent.

Tunica-Biloxi Indian Tribe of Louisiana 22 Sep 06

Earl Barbry Jr returned Polly Quick's call.

She had been transferred to his voicemail from the main number of the Tunica-Biloxi Indian Tribe of Louisiana, 318 253-9767. She was informed in her first call on 21 September that Earl Barbry Jr is the son of the tribal chairman and heads the historic preservation department, where he is the museum director.

Mr. Barbry said the package had arrived and reached his desk. He said the tribe will have no comment on the Programmatic Agreements. (Note from Polly: the tribe was sent agreements for both Louisiana and Mississippi.) Polly asked if the tribe would want to sign as a concurring party. Mr. Barbry said he doubted it, but would check with the Council at their upcoming meeting on Tuesday (September 26).

Polly is to call him back after 3 p.m. CDT Tuesday.

9/26. Polly left a message for Mr. Barbry asking if the tribe would be signing as a concurring party.

9/27/06 Mr. Barbry left a message for Polly to say that the tribe will not be signing as a concurring party.

Telephone Record. September 27, 2006

Polly Quick (ICF International) returned a call from Lanor Curole of United Houma Nation. 985-475-6640.

Ms. Curole said that Principal Chief Robichaux had forwarded the programmatic agreement to her. The Chacahoula site and associated pipelines are in an area of concern to the Houma; there are many burial mounds in that area and they would be worried about disturbance to those. Ms. Curole needs more information about what is planned there. Polly referred her to the DEIS, that was sent out in late May or early June. Ms. Curole needs to take maps or other specific information to tribal members with ties to that area so she can identify concerns. Polly said she would extract the cultural resources sections and email them to Ms. Curole, with maps that are small enough to email; Polly will mail maps if necessary.

Ms. Curole said she will consult with council members about what they want to do – they may simply want to get their concerns on record, or they may want to sign as a concurring party with some specifics about being contacted if things are encountered around Chacahoula. There is a council meeting on the 14<sup>th</sup> if the council decides it needs to discuss it as a group.

Ms. Curole says she is only at the above number on Wednesdays; to reach her on other days call 985-223-3093.

Telephone conversation Record

September 29, 2006

Polly Quick (ICF International) spoke with Terry Cole, THPO, Choctaw Nation of Oklahoma. Terry said he had received the PAs, looked them over briefly and passed them on to one of his staff. Asked if Polly had heard from Ken Carlton at MS Choctaw, Polly said no, had been trying to reach him and that Kimberly Walden from Chitimacha had said she was also trying to reach him. Terry said he usually defers to the MS tribe for projects in MS. But his nation would want to sign as a concurring party. He said the easiest thing for him and us would be to send him via email a signatory sheet; he would print it out, get a signature, and return it. He can usually get a signature from his chairman within a day or two. He said doing it this way, with a single sheet for each signatory, is easier and most tribes prefer it, because otherwise there are multiple sheets to keep track of.

Polly mentioned that Kimberly had asked for language clarifying the consultation with federally recognized tribes versus interactions with state recognized tribes. Terry said he didn't think he had seen a PA with state tribes listed. He would like Polly to send the proposed revised language when she sends the signatory sheet.

---

October 2, 2006

Call from Lanor Cutrole (United Houma Nation) to Polly Quick (ICF International).

Lanor has received the emailed Chacahoula information and the copy of Chapter 9 of the DEIS that Polly sent last week. She has been unable to find a record that the DEIS ever arrived at United Houma Nation. She would like to have it available in case a Cultural Committee person asks to see it.

Polly said that she would ask for a copy to be sent to Lanor.

---

Telephone conversation record.

October 4, 2006

Polly Quick (ICF International) spoke with Lelain Wait of the Comanche Museum, Comanche Nation, Oklahoma. Ms. Wait had reviewed language of the Programmatic Agreement for Texas that Polly had emailed on September 25; Ms. Wait had also found the hard copy that had been mailed previously. Ms. Wait said she spoke with the chairman, who said that the tribe does not wish to sign. Ms. Wait said she had responded in a letter that just went out to the person identified in the package.

---

Telephone Conversation Record

October 5, 2006

Polly Quick (ICF International) returned a call from Berl Battise of Alabama-Coushatta Tribe of Texas (936-563-1282). Berl said that the tribe would sign both the TX and LA Programmatic Agreements as soon as possible. Polly said they should not use the sheets sent with the draft, as we will be using a single sheet for each tribe. Berl asked that the sheets be sent by Fedex to the 571 State Park Road 56 address for arrival tomorrow, as she will be out most of next week. They will be signed by Joann Battise, Chairman, Tribal Council, Alabama-Coushatta Tribe of Texas.

---

Telephone Conversation Record

October 5, 2006

Polly Quick (ICF International) spoke with Ken Carleton (historic preservation, MS Band of Choctaw; 601-650-1501 ext. 7316). He has not yet reviewed the PAs, will try to do so tomorrow morning. Polly mentioned the proposed language change in response to Chitimacha. Mr. Carleton says the state tribes should not be in the PA unless there are other groups such as historical societies that have been invited to participate in the same way. Polly asked that he review the language, suggest changes, and indicate whether the tribe wishes to be a signatory or concurring party. Mr. Carleton indicated he is leaving the office at noon, will try to call Polly before he leaves.

**From:** Kim Walden [kim@chitimacha.gov]  
**Sent:** Friday, October 06, 2006 9:31 AM

**To:** Quick, Polly

**Cc:** Beryl Battise; TerryCole; Christine M.Norris; Duke Rivet (E-mail); Earl Barbry, Jr.; Carrie V. Wilson; Robert Collins; ValerieHauser; Don Klima; Carleton, Ken; Leland Thompson

**Subject:** RE: draft PAs for Strategic Petroleum Reserve Expansion sent to MS Choctaw Polly,

I will get additional suggested changes to you early next week. Overall the document needs to include tribes wherever SHPO/THPO are mentioned (since the majority of the Tribes listed do not have THPO status).

We will more than likely sign as signatory rather than concurring since it looks like half of the sites are within our aboriginal homelands, but I will need to check with the Council to confirm this. If approved, our Chairman, Alton D. LeBlanc, Jr. will sign the agreement.

Kim

**Kimberly S. Walden, M.Ed.**  
Cultural Director  
Chitimacha Tribe of Louisiana  
P.O. Box 661  
Charenton, LA 70523  
(337) 923-9923 or 4395  
(337) 923-6848 fax  
[kswalden@chitimacha.gov](mailto:kswalden@chitimacha.gov)

-----Original Message-----

**From:** Quick, Polly [mailto:PQuick@icfi.com]  
**Sent:** Friday, October 06, 2006 10:45 AM

**To:** Kim Walden

**Cc:** Beryl Battise; TerryCole; Christine M.Norris; Duke Rivet (E-mail); Earl Barbry, Jr.; Carrie V. Wilson; Robert Collins; ValerieHauser; Don Klima; Carleton, Ken

**Subject:** RE: draft PAs for Strategic Petroleum Reserve Expansion sent to MS Choctaw

Thanks, Kim. Do you have any other changes to suggest? And, same questions for you: will the tribe be signing, as signatory or concurring party, and can you give me the exact name and title to put on the signatory sheet? I'd love to get these all sent out next week. Polly

Polly Quick  
+1 415 677-7115  
Internal ICF system: 47115  
+1 415 677-7177 fax  
+1 510 703-7396 cell  
pquick@icfi.com

**From:** Kim Walden [mailto:kim@chitimacha.gov]

**Sent:** Friday, October 06, 2006 8:33 AM

**To:** Quick, Polly

**Cc:** Beryl Battise; TerryCole; Christine M.Norris; Duke Rivet (E-mail); Earl Barbry, Jr.;

Carrie V. Wilson; Robert Collins; ValerieHauser; Don Klima; Carleton, Ken  
**Subject:** RE: draft PAs for Strategic Petroleum Reserve Expansion sent to MS Choctaw

Polly,  
I agree with Ken. Please make the change as suggested.  
Kim

**Kimberly S. Walden, M.Ed.**  
Cultural Director  
Chitimacha Tribe of Louisiana  
P.O. Box 661  
Charenton, LA 70523  
(337) 923-9923 or 4395  
(337) 923-6848 fax  
[kswalden@chitimacha.gov](mailto:kswalden@chitimacha.gov)

-----Original Message-----

**From:** Quick, Polly [mailto:PQuick@icfi.com]  
**Sent:** Friday, October 06, 2006 10:27 AM

**To:** Carleton, Ken

**Cc:** Beryl Battise; Kim Walden; TerryCole; Christine M.Norris; Duke Rivet (E-mail); Earl Barbry, Jr.; Carrie V. Wilson; Robert Collins; ValerieHauser; Don Klima

**Subject:** RE: draft PAs for Strategic Petroleum Reserve Expansion sent to MS Choctaw

Thanks, Ken. I have reviewed your changes and don't see any reason not to make them. I hope to get confirmation from Ms. Norris, Ms. Wilson, and Ms. Walden today that they have no other suggested changes. Since the language in all of the clauses that you changed is exactly the same in the MS draft PA, I will presume to make those changes as well.

Will the MS Choctaw tribe wish to sign both PAs and, if so, who would be signing? I would like to send signatory sheets out next week if possible.

I will try to reach you by phone today to confirm your receipt of this message before you travel. Polly

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+1 415 677-7177 fax  
+1 510 703-7396 cell  
pquick@icfi.com

**From:** Carleton, Ken [KCarleton@choctaw.org]  
**Sent:** Friday, October 06, 2006 11:16 AM  
**To:** Quick, Polly  
**Cc:** Beryl Battise; Kim S.Walden; TerryCole; Christine M.Norris; Duke Rivet (E-mail); Earl Barbry, Jr.; Carrie V.Wilson; Robert Collins; ValerieHauser; Don Klima  
**Subject:** RE: draft PAs for Strategic Petroleum Reserve Expansion sent to MS Choctaw  
**Attachments:** DOE SPR LA PA 7\_15\_06 - with MS Choctaw comments.doc

Polly,  
 Attached find my initial comments on the Louisiana draft PA for the Strategic Petroleum Reserve Expansion. These were done quickly and probably do not include everything that I think needs to be changed, but they should include the major points.

To address the issue of state-recognized groups which you specifically posed, I think that entire whereas should be struck. You are treating them as Tribes by specifically including them when you do not include any other groups (e.g. historical societies, cemetery associations, church groups, other descendant organizations, etc.) in the whereases to this PA or invite them to be concurring parties. Under federal law, they are NOT Tribes; they have no other standing than, for instance, a garden club and should be treated as such.

I have not had time to review the Mississippi PA, but I image my comments on it will be much the same as on the Louisiana PA. I will try to get you specific comments in the next couple of weeks, however I will be on travel much of that time so it may take longer.

Ken

**Kenneth H. Carleton**  
**Tribal Historic Preservation Officer/Archaeologist**  
**Mississippi Band of Choctaw Indians**

P.O. Box 6257 or 101 Industrial Road  
 Choctaw, MS 39350  
 601.650.7316  
 FAX: 601.650.7454

**From:** Quick, Polly [mailto:PQuick@icfi.com]  
**Sent:** Monday, October 02, 2006 11:59 AM  
**To:** Carleton, Ken  
**Subject:** draft PAs for Strategic Petroleum Reserve Expansion sent to MS Choctaw

Hi Ken, here are the cover letter and the PAs that were sent to Philip Martin. Also, below, changes to the draft text that I am proposing, based on comments by Kimberly Walden from Chitimacha.

**WHEREAS**, DOE has entered into government-to-government consultations with the Alabama-Coushatta Tribes of Texas; Chitimacha Tribe of Louisiana; Choctaw Nation of Oklahoma; Coushatta Tribe of Louisiana; Jena Band of Choctaw Indians; Mississippi Band of Choctaw Indians; Quapaw Tribe of Indians, Oklahoma; and Tunica-Biloxi Indian Tribe of Louisiana; Federally recognized Indian tribes that may attach religious or cultural importance to historic properties potentially affected by the undertaking; and these tribes have been invited to consult on the development and implementation of this Programmatic Agreement (PA); and

**WHEREAS**, DOE has also ~~contacted~~<sup>with</sup> contacted the United Houma Nation, Biloxi-Chitimacha Confederation of Muskogees, and Point au Chien Tribe, which are recognized by the State of Louisiana as Indian

10/9/2006

tribes, and they have been invited to concur in this PA; and  
 I will send the DEIS cultural resources section in a separate email. If you want larger scale maps, let me know -- they can run a few megs each...

Polly McW. Quick, Ph.D.  
 Principal  
 ICF International  
 394 Pacific, 2nd Floor **NEW ADDRESS!**  
 San Francisco, CA 94111-1715  
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 +1 415 677-7177 fax  
 +1 510 703-7396 cell  
[pquick@icfi.com](mailto:pquick@icfi.com)

10/9/2006



**From:** Leland Thompson [L.Thompson@CoushattaTribeLA.org]  
**Sent:** Monday, October 09, 2006 3:26 PM  
**To:** Quick, Polly  
**Subject:** RE: Thank you. I would like a copy for my records.

**From:** Quick, Polly [mailto:PQuick@icfi.com]  
**Sent:** Monday, October 09, 2006 11:48 AM  
**To:** Leland Thompson  
**Subject:** RE:

Thanks, Leland. For your reference I am attaching some comments from MS Choctaw and Chitimacha; we have received a couple from Quapaw also. We will be working to resolve all of these and integrate them and work with SHPO and DOE to get final language soon. If you'd like, we can send a copy of the final Louisiana PA for your information once it is executed. Polly

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+1 510 703-7396 cell  
pquick@icfi.com

**From:** Leland Thompson [mailto:L.Thompson@CoushattaTribeLA.org]  
**Sent:** Monday, October 09, 2006 9:11 AM  
**To:** Quick, Polly  
**Subject:**

Hi, this is Leland Thompson from the Coushatta Tribe of Louisiana. I have tried to contact a couple of other tribes in this matter with the Department of Energy's expansion of the strategic petroleum reserve. I have not been contacted back. They may be pretty busy with others matters including this one. I would have to say that we have no comments and that we will not decide to sign any agreements. We would like to leave this matter to the other tribes in which this matter resides in their aboriginal lands. Thank you.

K-39

**From:** Wendy Huntzinger [W.Huntzinger@cwlaw.com]  
**Sent:** Monday, October 09, 2006 12:04 PM  
**To:** Quick, Polly  
**Subject:** RE: for Quapaw - cultural resources section of DEIS

**Attachments:** DOE PA Mississippi (Revised) redlined 10-5-2006.doc; DOE PA Louisiana (Revised) redlined 10-5-2006.doc  
Polly.

Please find attached redlined versions of the Louisiana and Mississippi Programmatic Agreements which contain revisions and additions suggested by the Quapaw Tribe of Oklahoma. The Tribe would like to be a signatory to the PAs. Be aware that a tribal resolution is necessary for the Tribe to be a signatory to the PAs and that the Tribe's monthly Business Committee meeting will be this Saturday, October 14. The next scheduled meeting will be in mid-November.

Please let me know if you have any questions.

Thank you.

Wendy A. Huntzinger  
Paralegal  
Comer & Winters, L.L.P.  
One Williams Center  
Tulsa, Oklahoma 74172  
(918) 586-8953

**From:** Quick, Polly [mailto:PQuick@icfi.com]  
**Sent:** Thursday, October 05, 2006 11:02 AM  
**To:** Wendy Huntzinger  
**Subject:** for Quapaw - cultural resources section of DEIS

Hi Wendy, here is the section (recall that Clovelly has been eliminated and will not appear in the final EIS), plus a suggested language change for the PA to respond to concerns of Chitimacha:

**WHEREAS**, DOE has entered into government-to-government consultations with the Alabama-Coushatta Tribes of Texas; Chitimacha Tribe of Louisiana; Choctaw Nation of Oklahoma; Coushatta Tribe of Louisiana; Jena Band of Choctaw Indians; Mississippi Band of Choctaw Indians; Quapaw Tribe of Indians, Oklahoma; and Tunica-Biloxi Indian Tribe of Louisiana; Federally recognized Indian tribes that may attach religious or cultural importance to historic properties potentially affected by the undertaking; and these tribes have been invited to consult on the development and implementation of this Programmatic Agreement (PA); and

**WHEREAS**, DOE has also ~~consulted with~~ contacted the United Houma Nation, Biloxi-Chitimacha Confederation of Muskogees, and Point au Chien Tribe, which are recognized by the State of Louisiana as Indian tribes, and they have been invited to concur in this PA; and

Let me know if you have questions or need any additional materials. I appreciate the call back. I will give you a few days and perhaps check in on Monday to see what the tribe is thinking.

Polly

Polly McW. Quick, Ph.D.  
Principal  
ICF International  
394 Pacific, 2nd Floor **NEW ADDRESS!**  
San Francisco, CA 94111-1715

**From:** Gingy Nail [Gingy.Nail@chickasaw.net]  
**Sent:** Wednesday, October 11, 2006 2:36 PM  
**To:** Quick, Polly  
**Subject:** RE: Mississippi PA for Strategic Petroleum Reserve - revisions  
 HI Polly,

Please excuse the delay in responding, but the Chickasaw Nation will be a concurring party to the PA.

*Gingy Nail*  
*Historic Preservation Officer*  
*Cultural Resources Department*  
*the Chickasaw Nation*  
*P.O. Box 1548*  
*Ada, Oklahoma 74821*  
*(580) 332-8685 Fax (580) 332-2631*  
*email: gingy.nail@chickasaw.net*

-----Original Message-----

**From:** Quick, Polly [mailto:PQuick@icfi.com]  
**Sent:** Wednesday, October 11, 2006 3:20 PM  
**To:** Carleton, Ken  
**Subject:** Mississippi PA for Strategic Petroleum Reserve - revisions

Ken,

Here is a revised draft PA for Mississippi, in which I tried to incorporate your suggestions from the Mississippi Band of Choctaw Indians on the Louisiana PA as well as suggestions from the Quapaw Tribe of Indians, Oklahoma. I am copying the tribal representatives with Mississippi ties that you cc'ed on your transmittal, plus Wendy Huntzinger, who is the contact for the Quapaw for this issue. I did not include Carrie Wilson, as I do not know what tribe she represents. I am also including Tom McCulloch at ACHP, who has been our contact on these PAs.

Please note that the list of signatories and concurring parties is incomplete, as I am waiting to hear back from some tribes about whether they wish to sign and, if so, whether as full signatories or concurring parties. Of those copied here, Tunica-Biloxi has indicated that they will not be signing. Choctaw Nation of Oklahoma will sign as a concurring party, and Quapaw and Mississippi Choctaw will sign as full signatories. I have been unable to reach Jena directly, though the office has confirmed that they received copies of the PA and letter. I have been unable to reach Chickasaw directly since I sent the materials by email at their request.

Please let me know if there are other changes; I would like to finalize this and circulate signatory sheets as soon as possible.

Polly

Polly McW. Quick, Ph.D.  
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 +1 510 703-7396 cell  
 pquick@icfi.com

**NEW ADDRESS!**

**From:** Quick, Polly  
**Sent:** Wednesday, October 11, 2006 4:20 PM  
**To:** Carleton, Ken  
**Cc:** TerryCole; Christine M.Norris; Wendy Huntzinger; Earl Barbry, Jr.; gingy.nail@chickasaw.net; Tom McCulloch  
**Subject:** Mississippi PA for Strategic Petroleum Reserve - revisions

**Attachments:** DOE SPR MS PA 10\_11\_06\_draft.doc  
 Ken,

Here is a revised draft PA for Mississippi, in which I tried to incorporate your suggestions from the Mississippi Band of Choctaw Indians on the Louisiana PA as well as suggestions from the Quapaw Tribe of Indians, Oklahoma. I am copying the tribal representatives with Mississippi ties that you cc'ed on your transmittal, plus Wendy Huntzinger, who is the contact for the Quapaw for this issue. I did not include Carrie Wilson, as I do not know what tribe she represents. I am also including Tom McCulloch at ACHP, who has been our contact on these PAs.

Please note that the list of signatories and concurring parties is incomplete, as I am waiting to hear back from some tribes about whether they wish to sign and, if so, whether as full signatories or concurring parties. Of those copied here, Tunica-Biloxi has indicated that they will not be signing. Choctaw Nation of Oklahoma will sign as a concurring party, and Quapaw and Mississippi Choctaw will sign as full signatories. I have been unable to reach Jena directly, though the office has confirmed that they received copies of the PA and letter. I have been unable to reach Chickasaw directly since I sent the materials by email at their request.

Please let me know if there are other changes; I would like to finalize this and circulate signatory sheets as soon as possible.

Polly

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 +1 510 703-7396 cell  
 pquick@icfi.com

**NEW ADDRESS!**

**From:** Carleton, Ken [KCarleton@choctaw.org]  
**Sent:** Friday, October 13, 2006 10:42 AM  
**To:** Quick, Polly  
**Subject:** RE: Mississippi PA for Strategic Petroleum Reserve - revisions

Hi Polly,  
The changes look good to be on both documents. [The signature line for us should be: Phillip Martin, Chief](#)  
Ken

**Kenneth H. Carleton**  
**Tribal Historic Preservation Officer/Archaeologist**  
**Mississippi Band of Choctaw Indians**

P.O. Box 6257 or 101 Industrial Road  
Choctaw, MS 39350  
601.650.7316  
FAX: 601.650.7454

**From:** Quick, Polly [mailto:PQuick@icfi.com]  
**Sent:** Wednesday, October 11, 2006 3:20 PM  
**To:** Carleton, Ken  
**Cc:** Terry Cole; Christine M. Norris; Wendy Huntzinger; Earl Barbry, Jr.; gingy.nail@chickasaw.net; Tom McCulloch  
**Subject:** Mississippi PA for Strategic Petroleum Reserve - revisions

Ken,

Here is a revised draft PA for Mississippi, in which I tried to incorporate your suggestions from the Mississippi Band of Choctaw Indians on the Louisiana PA as well as suggestions from the Quapaw Tribe of Indians, Oklahoma. I am copying the tribal representatives with Mississippi ties that you cc'ed on your transmittal, plus Wendy Huntzinger, who is the contact for the Quapaw for this issue. I did not include Carrie Wilson, as I do not know what tribe she represents. I am also including Tom McCulloch at ACHP, who has been our contact on these PAs.

Please note that the list of signatories and concurring parties is incomplete, as I am waiting to hear back from some tribes about whether they wish to sign and, if so, whether as full signatories or concurring parties. Of those copied here, Tunica-Biloxi has indicated that they will not be signing. Choctaw Nation of Oklahoma will sign as a concurring party, and Quapaw and Mississippi Choctaw will sign as full signatories. I have been unable to reach Jena directly, though the office has confirmed that they received copies of the PA and letter. I have been unable to reach Chickasaw directly since I sent the materials by email at their request.

Please let me know if there are other changes; I would like to finalize this and circulate signatory sheets as soon as possible.

Polly

Polly McW. Quick, Ph.D.  
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[pquick@icfi.com](mailto:pquick@icfi.com)

**K-41**

Quapaw Tribe

**From:** Wendy Huntzinger [W.Huntzinger@cwlaw.com]  
**Sent:** Friday, October 13, 2006 11:16 AM  
**To:** Quick, Polly  
**Cc:** Moore, Frances  
**Subject:** Quapaw Tribe

Polly –

I've just learned that the Quapaw Business Committee meeting will be next Saturday, October 21st not tomorrow. Please give me a quick call on Monday so I can go over a few additional comments from the Tribe on the PAs.

The following is the information for the signature page:

Quapaw Tribe of Oklahoma (O-Gah-Pah)  
Honorable John L. Berrey, Chairman, Tribal Business Committee

Thank you,

**Wendy A. Huntzinger**

Paralegal

Conner & Winters, L.L.P

One Williams Center

Tulsa, Oklahoma 74172

(918) 586-8953

**THIS MESSAGE AND ANY ATTACHMENTS MAY CONTAIN INFORMATION THAT IS HIGHLY CONFIDENTIAL, PRIVILEGED, ANY RECIPIENT OTHER THAN THE INTENDED RECIPIENT IS ADVISED THAT ANY DISSEMINATION, DISTRIBUTION, COPYING, OR OTHER USE OF THIS MESSAGE IS STRICTLY PROHIBITED. IF YOU HAVE RECEIVED THIS MESSAGE IN ERROR, PLEASE NOTIFY THE SENDER IMMEDIATELY.**

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**From:** chief@jenachocataw.org  
**Sent:** Monday, October 16, 2006 11:37 AM  
**To:** Quick, Polly  
**Subject:** Re: Louisiana PA for Strategic Petroleum Reserve - revisions

**Importance:** High  
Polly,  
I concur with Chitimachi and Mississippi Choctaw's comments. I will sign as a signatory tribe.  
Christine M. Norris  
Jena Band of Choctaw Indians  
Tribal Chief

----- Original Message -----  
**From:** Quick, Polly  
**To:** Carleton, Ken  
**Cc:** kim@chitimacha.gov ; Beryl Battise ; Terry Cole ; Christine M. Norris ; Wendy Huntzinger ; Leland Thompson ; Earl Babry, Jr. ; Carrie V Wilson ; Tom McCulloch  
**Sent:** Wednesday, October 11, 2006 2:07 PM  
**Subject:** Louisiana PA for Strategic Petroleum Reserve - revisions

Ken,

Here is a revised draft PA for Louisiana, in which I tried to incorporate suggestions from the Mississippi Band of Choctaw Indians, Chitimacha Tribe of Louisiana, and Quapaw Tribe of Indians, Oklahoma. I am copying the tribal representatives that you cc'ed on your transmittal, plus Wendy Huntzinger, who is the contact for the Quapaw for this issue. I am also including Tom McCulloch at ACHP, who has been our contact on these PAs.

I have made similar edits to the PAs for Texas and Mississippi, and will send those out in separate emails, as not all of those on this list have interest in those two states.

Please note that the list of signatories and concurring parties is incomplete, as I am waiting to hear back from some tribes about whether they wish to sign and, if so, whether as full signatories or concurring parties. Of those copied here, Tunica-Bloxi and Coushatta have indicated that they will not be signing. Alabama-Coushatta and Choctaw Nation of Oklahoma will sign as concurring parties, and Quapaw and Mississippi Choctaw will sign as full signatories. Chitimacha is checking to determine whether they will sign as full signatory or concurring party, although I show them as a full signatory in this draft. I have been unable to reach Jena directly, though the office has confirmed that they received copies of the PA and letter.

Please let me know if there are other changes; I would like to finalize this and circulate signatory sheets as soon as possible.

Polly  
Polly McW. Quick, Ph.D.  
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ICF International  
394 Pacific, 2nd Floor  
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**NEW ADDRESS!**



# UNITED HOUMA NATION

20986 HWY. 1  
GOLDEN MEADOW, LA 70357  
(985)475-6640  
FAX (985)475-7109  
BRENDA DARDAR ROBICHAUX, PRINCIPAL CHIEF

October 16, 2006

Donald Silawsky, Document Manager  
Office of Petroleum Reserves (FE-47)  
US Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

**RE: Proposed Expansion of the Strategic Petroleum Reserve  
(Bayou Choctaw, West Hackberry, and Chacahoula, Louisiana); and  
Bruinsburg, Mississippi)**

Dear Mr. Silawsky:

Thank you for contacting our Tribe about the proposed project. Our Tribe is particularly concerned with the Chacahoula site as it is located within our tribal service area. We have been in contact in the last few weeks with Dr. Polly Quick with ICF International and have verbally expressed our concern of the potential cultural impacts at this proposed site.

There are numerous tribal mounds located throughout the interwoven bayous and canals in Lafourche and Terrebonne parishes, which is where the Chacahoula site is proposed. These mounds very in age from pre-European contact to more modern tribal settlements and were used for various purposes including burial. Many of these sites are unknown due to their age and distance from current settlements; however, the UHN is concerned when any tribal mounds within our service area is at risk of invasion or destruction. In addition, with the affects of coastal erosion and land subsidence within our communities, we are concerned that many of these sites may now be underwater making them a further risk, as they are not necessarily visible.

Consequently, by order of the UHN Tribal Council, I am formally requesting that the United Houma Nation be a concurring party to this project with a specific interest in the Chacahoula site. Thank you for the opportunity to comment and express our concerns. If you need to contact me, please contact the office above or at (985)637-3826.

Sincerely,

*Brenda Dardar Robichaux*  
Brenda Dardar Robichaux  
Principal Chief

cc: UHN Tribal Council  
Polly Quick, PhD

WWW.UNITEDHOUMANATION.ORG

Telephone Conversation Record

October 18, 2006

Polly Quick (ICF International) responded to a message left by Kim Walden (337-923-9923), Director, Cultural Department, Chitimacha Tribe of Louisiana. Ms. Walden indicated that she has received approval from the chairman for the tribe to sign, contingent on approval from the council in their meeting tomorrow. Ms. Walden had two requests for modifications of the PA. One, in Clause III.D.1 she was concerned that it appeared that the tribe might not be included on state lands; and she was unsure whether "non-reservation" lands includes private land. She asked Polly to check with the SHPO to see whether they would be involved if private land were involved. And Ms. Walden asked that the sentence regarding state lands be modified with "also" to read as follows: "Should a TCP treatment plan be proposed for State lands, the appropriate SHPO shall also be involved in the development of the plan."

Ms. Walden also requested that a duration for the PA be specified, with provision for periodic review by the signing parties. She said that this allows the tribe to better track its responsibilities on ongoing PAs.

Ms. Walden said she would hope to see proposed final language today, but would not need signatory sheets in advance of tomorrow's meeting, as the meeting will be to give the Chairman authorization to sign, but he can sign later. Ms. Walden indicated that a signatory sheet with just the Chitimacha tribe entry would be fine, with the understanding that the tribe would receive a copy of the final executed PA would include copies of all signatory sheets.



October 19, 2006

Donald Silawsky, Document Manager  
Office of Petroleum Reserves (FE-47)  
US Department of Energy  
1000 Independence Ave SW  
Washington, DC 20585-0301

Re: Programmatic Agreement for Proposed Expansion of the Strategic Petroleum Reserve (Big Hill and Stratton Ridge, Texas)

Dear Mr. Silawsky:

Thank you for your letter of September 15<sup>th</sup> regarding the above referenced programmatic agreement.

After reading the proposed programmatic agreement, I was very impressed with the foresight and detail in preparing this document. I do have one concern with item F. on page 3 of 10. Even though an article does not meet the National Register criteria, it still needs to be handled with care and concern because it could still have some significance and historic value.

We would appreciate receiving any additional information and reports regarding the original project, and to receive any further information in regards to the programmatic agreement. We look forward to your reports as activities proceed.

Sincerely,

Ruth Toahy, NAGPRA Associate

PO Box 908 • Lawton, Oklahoma 73502 • PHONE: (580) 492-3740 • FAX: (580) 492-3745

Telephone Conversation Record

October 23, 2006

Polly Quick (ICF International) spoke with Kim Walden (337 923-9923), Cultural Director, Chitimacha Tribe. Ms. Walden said that the chairman had received authorization from the council to sign the PA. They were pleased to see the emergency discovery provisions regarding work stoppage in the language of the PA. She asked that Polly send hard copy of the agreement and signatory page to her, with return envelope. Polly mentioned that she was waiting to hear from Quapaw whether their council had approved signature. Ms. Walden said she had not recognized the name of the Wendy person who was doing the Quapaw review. When Ms. Walden spoke with Carrie Wilson, who usually does the Quapaw review, CW said that she had not received the documents from the chairman. Ms. Walden explains that this happens, that tribes get bombarded. CW told Ms. Walden that when she looked at the PA (sent by Dr. Quick in a return email to Ken Carleton of MS Choctaw, cc-ing all the people he had copied), CW saw that the project did not involve Quapaw lands and so her inclination would have been not to participate, to leave it to the tribes whose traditional lands might be affected. Ms. Walden said she is sending the final text that she has to CW, at her request.

Telephone Conversation Record

October 24, 2006

Polly Quick (ICF International) spoke with Beryl Battise (936-563-1100) at Alabama-Coushatta Tribe. Polly asked if the tribe was ready to sign the TX and LA programmatic agreements now that consultation with tribes had resulted in language agreeable to them. Beryl said that she is ready to get the signatures once she can track down the tribal chairperson.

**From:** Jacob Darden [jclarden@chittimacha.gov]  
**Sent:** Tuesday, November 07, 2006 9:06 AM  
**To:** Quick, Polly  
**Subject:** PA Signature  
Dear Ms. Quick,

I just wanted to let you know that I Fed EX'd the Chairman's signature. You should be receiving it within the next couple of days. Let me know if you have any questions, please feel free to contact either Kim or I.

Thanks,

Jacob Darden  
Cultural Department  
Chittimacha Tribe of Louisiana  
337.923.9923

S0057

**Fadely, Karen**

**From:** Donald Silawsky [silawsky@cfl.rr.com]  
**Sent:** Monday, December 19, 2005 8:18 PM  
**To:** Fadely, Karen  
**Subject:** FW: MMS Comments on the Proposed Expansion of the Strategic Petroleum Reserve

KAREN: SPR EIS comments. Be sure to check this against the e-mail message from Dec. 16 and delete that.

DON SILAWSKY

----- Forwarded Message

**From:** "Christopher, Joseph" <Joseph.Christopher@mms.gov>  
**Date:** Mon, 19 Dec 2005 10:12:16 -0500  
**To:** silawsky@cfl.rr.com  
**Subject:** MMS Comments on the Proposed Expansion of the Strategic Petroleum Reserve

Dear Mr. Silawsky,

**K-46** [On December 16, we inadvertently sent you an email message with comments on this project. Please consider the following to be our official comments.]

The Minerals Management Service (MMS) Gulf of Mexico OCS Region has reviewed the proposal by the U.S. Department of Energy (DOE) for expansion of the Strategic Petroleum Reserve (SPR) and is providing the following scoping comments. The proposed action includes expansion of three existing SPR sites at West Hackberry and Bayou Choctaw in Louisiana, and Big Hill in Texas, and a new site would be selected from Chacahoula and Clovelly in Louisiana, Richton and Bruinsburg in Mississippi, and Stratton Ridge, Texas. The DOE would develop new caverns in salt domes to store additional crude oil. The proposed action also indicates that during the development of new cavern in the salt domes, the displaced brine would either be disposed on-site or carried by a pipeline and discharged through a diffuser in the Gulf of Mexico. The MMS has no objection to this proposed action. However, if DOE decides to allow discharge of brine in the Gulf, we would appreciate an opportunity to evaluate the specifics of this disposal method for potential conflicts with existing oil and gas infrastructure.

If you have any questions regarding our comments, please contact me.

Thanks,

12/20/2005

Joseph A. Christopher  
Regional Supervisor  
Office of Leasing and Environment  
Minerals Management Service  
Gulf of Mexico OCS Region  
New Orleans, LA 70123  
(504) 736-2759

joseph.christopher@mms.gov <mailto:joseph.christopher@mms.gov>

----- End of Forwarded Message

12/20/2005





S0016

**UNITED STATES DEPARTMENT OF COMMERCE**  
**National Oceanic and Atmospheric Administration**

NATIONAL MARINE FISHERIES SERVICE

Southeast Regional Office

263 13<sup>th</sup> Avenue South  
St. Petersburg, Florida 33701

October 6, 2005 F/ISER46/RH:jrk  
225/389-0508

Mr. Donald Silawsky  
Office of Petroleum Reserves, (FE-47)  
1000 Independence Avenue, S.W.  
Washington, DC 20585-0301

Dear Mr. Silawsky:

NOAA's National Marine Fisheries Service (NMFS) has reviewed your letters dated September 13, 2005, to our field offices in Baton Rouge, Louisiana, Galveston, Texas and Panama City, Florida related to the proposed expansion of the strategic petroleum reserves (SPR) at West Hackberry and Bayou Choctaw, Louisiana, and Big Hill, Texas. Additionally, one new site would be developed at Clovelly or Chacahoula, Louisiana; Richton, Mississippi, or Stratton Ridge, Texas. The expansion is planned to increase the current capacity of the SPR system from 727 million barrels to 1 billion barrels. Your letters transmitted limited information regarding potential project features, as well as maps identifying the general location of the existing and proposed SPR facilities. You indicated in your letters that the Department of Energy intended to prepare an Environmental Impact Statement (EIS) for this action and that they intended to use the National Environmental Policy Act (NEPA) process to comply with coordination requirements of the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act) and the Marine Mammal Protection Act.

According to your letters and the information they transmitted, expansion activities would include the creation of oil storage caverns located from 1,000 to 6,000 feet underground, the release of concentrated brine via diffusers in the Gulf of Mexico, construction of surface buildings, and the installation of pipelines to move brine and crude oil from the SPR sites to various distribution points. Some aquatic and tidally influenced wetland habitats potentially impacted by SPR expansion activities are designated as essential fish habitat (EFH) for postlarval, juvenile and subadult life stages of white shrimp, brown shrimp, and red drum; juvenile Spanish mackerel; and juvenile and adult bluefish. Categories of EFH in the project area include estuarine emergent wetlands; mud, sand and shell substrates; submerged aquatic vegetation, and estuarine and marine water column. Detailed information on federally managed fisheries and their EFH is provided in the 1998 generic amendment of the Fishery Management Plans for the Gulf of Mexico prepared by the Gulf of Mexico Fishery Management Council (GMFMC). The generic amendment was prepared as required by the Magnuson-Stevens Act.

To fully address EFH and associated fisheries in the project area, NMFS recommends the EIS include sections titled "Essential Fish Habitat" and "Marine Fishery Resources" that identify fisheries resources of the project area and describe the potential adverse impacts associated with



2

the proposed expansion activities. The recommended EFH section of the document should describe and quantify the potential impacts of the proposed alternatives on EFH sub-categories (e.g., marsh edge, marsh ponds, submerged aquatic vegetation, mud bottoms, tidal creeks, water column, etc.). In addition, this section should describe the potential impacts of the proposed project on the utilization of these sub-categories of EFH by each fishery species and life stage listed above.

In addition to being designated as EFH for the species listed above, waterbodies and wetlands in tidally-influenced portions of the project areas provide nursery and foraging habitats supportive of a variety of economically important marine fishery species, such as striped mullet, Atlantic croaker, gulf menhaden, spotted and sand seatrout, southern flounder, black drum, and blue crab. Some of these species also serve as prey for other fish species managed under the Magnuson-Stevens Act by the GMFMC (e.g., mackerels, snappers, and groupers) and highly migratory species managed by NMFS (e.g., billfishes and sharks). We recommend the EIS fully describe the use of the various project areas by these species and evaluate the potential impacts of project implementation on marine fishery utilization of wetlands and water bottoms at each SPR site and pipeline construction zone.

No information was provided with your memorandum regarding the likely routes of all pipelines that would be used to discharge brine into the Gulf of Mexico or transport crude oil to distribution hubs. The exact alignment of all pipelines and locations of discharge outfalls should be coordinated with NMFS and other natural resource and regulatory agencies to ensure impacts to wetlands and fishery species are avoided and minimized to the maximum extent practicable. In addition, wetland restoration projects constructed under the auspices of the Coastal Wetlands Planning, Protection and Restoration Act (CWPPRA) are located in the vicinity of the various SPR sites in Louisiana. All expansion activities should be planned to avoid impacting constructed features of any CWPPRA project. For more information on CWPPRA projects that may be adversely impacted by SPR expansion activities, you may want to review the CWPPRA web site at [www.lacoast.gov](http://www.lacoast.gov). Any EIS developed for this project should include those alternatives that best avoid and minimize adverse wetland impacts.

The NMFS recommends the EIS include a section titled "Mitigation" that discusses sequential measures to avoid, minimize, and offset impacts to wetlands. Section 1508.20 of the Council on Environmental Quality's regulations implementing NEPA defines mitigation as a sequencing process that should first attempt to avoid and minimize wetland impacts prior to developing compensatory mitigation options. Any compensatory mitigation plan to offset adverse impacts should be developed, in consultation with NMFS, and included in the EIS. The mitigation plan should include monitoring components, success criteria, and an identification of additional steps that might be necessary to ensure mitigation success.

The comments contained in this letter respond only to the portion of your request regarding EFH and the federally managed marine fishery resources for which EFH has been designated in the project area. This letter does not address threatened or endangered marine species or marine mammals, consultations for which are handled by the Protected Resources Division of NMFS'

Southeast Regional Office. The Protected Resources Division can be contacted at the following address and phone number:

David Bernhart  
Assistant Regional Administrator  
Protected Resource Division  
Southeast Regional Office  
National Marine Fisheries Service  
263 13th Avenue, South  
St. Petersburg, Florida 33701  
(727) 551-5789

We appreciate your consideration of our comments. If you wish to discuss this project further or have questions concerning our recommendations, please contact Richard Hartman at (225) 389-0508, extension 203.

Sincerely,



Miles M. Croom  
Assistant Regional Administrator  
Habitat Conservation Division

cc: FWS, Lafayette  
EPA, Dallas  
LA DWF  
LA DNR  
F/SER4, Bernhart  
F/SER46, Ruebsamen  
Files

**Fadely, Karen**

**From:** Silawsky, Donald [Donald.Silawsky@hq.doe.gov]  
**Sent:** Thursday, December 01, 2005 5:57 PM  
**To:** Fadely, Karen  
**Subject:** FW: Reopening scoping comment period and new site proposal of SPR expansion  
**Attachments:** Mark.Thompson.vcf

Mark.Thompson.vcf  
(960 B)

KAREN: Another SPR EIS comment.

DON SILAWSKY

--- Original Message ---

**From:** Mark Thompson [mailto:Mark.Thompson@noaa.gov]  
**Sent:** Thursday, December 01, 2005 5:41 PM  
**To:** Silawsky, Donald  
**Cc:** Rusty Stafford; Richard Hartman  
**Subject:** Reopening scoping comment period and new site proposal of SPR expansion

Dear Mr. Silawsky,

NOAA, National Marine Fisheries Service (NMFS), Habitat Conservation Division (HCD), has reviewed your letters dated November 21, 2005, to our field offices in Panama City, Galveston, and Baton Rouge regarding the reopening of the scoping comment period for the proposed expansion of the strategic petroleum reserve sites in Mississippi, Louisiana, and Texas. This request also includes a new site at Bruinsburg, Mississippi.

NMFS, HCD, by letter dated October 6, 2005, provided comments on your original request and those comments continue to be applicable to the current proposal. Accordingly, we have no further comments to make at this time.

We appreciate you coordinating with us. If you have any questions, please call me at

Sincerely,

/W. Mark Thompson/

Panama City Office  
Habitat Conservation Division



United States Department of the Interior

National Park Service  
Gulf Islands National Seashore  
1801 Gulf Breeze Parkway  
Gulf Breeze, Florida 32563



N16(GUIS-RM)

October 28, 2005

Mr. Donald Silawsky  
Office of Petroleum Reserves  
1000 Independence Avenue, SW  
Washington, DC 20585-0301

**RE: Proposed Expansion of the Strategic Petroleum Reserve (Richton, Mississippi)**

Dear Mr. Silawsky:

Thank you for the opportunity to review and comment on the Department of Energy (DOE) proposal to expand the Strategic Petroleum Reserve (SPR), specifically the Richton, Mississippi alternative. Our review of the alternatives revealed that potential effects on Gulf Islands National Seashore would result from the Richton expansion site only and would be associated with the construction of the outfall pipeline and brine disposal in the Gulf of Mexico. The brine is a result of solution mining in the salt dome to create SPR storage caverns. Since the other alternative sites are far removed from the park, they appear to pose no park resource protection concerns.

**K-49**

Gulf Islands National Seashore was authorized by Congress in 1971 (P.L. 91-660, 84 Stat. 1967, 16 U.S.C. 459h) "to preserve for public use and enjoyment certain areas possessing outstanding natural, historic, and recreational values". As part of the coastal barrier island system, the gulf islands are among the last surviving portions of a natural ecological continuum that once extended from Cape Cod to Mexico.

The natural resources of the Seashore are, in and of themselves, highly significant. The water areas are exceptional and, in conjunction with the salt marshes, bayous, and submerged grassbeds, play a crucial role in the economy and ecology of the entire area. Of particular significance, the Mississippi islands are among the most pristine examples of intact coastal barrier ecosystems remaining. The significance of these resources is only amplified by the loss of similar habitats in the adjacent areas through development. Open space, accessible to the public, is at a premium.

In the Richton alternative, it appears the DOE is considering diffused brine disposal approximately thirteen miles offshore. In pursuing this disposal alternative, it appears that DOE would seek to locate the outfall pipeline across Gulf Islands National Seashore to reach waters of the Gulf of Mexico. While the Secretary of Interior has clear authority under the park's enabling statute to consider allowing new rights-of-way or easements for the transport of oil and gas pipelines to cross the park, this authority may not extend to a brine/waste disposal pipeline. The pertinent park enabling provision is as follows:



Any acquisition of lands, waters, or interests therein shall not diminish any existing rights-of-way or easements which are necessary for the transportation of oil and gas minerals through the seashore which oil and gas minerals are removed from outside the boundaries thereof; and, the Secretary, subject to appropriate regulations for the protection of the natural and recreational values for which the seashore is established, shall permit such additional rights-of-way or easements as he deems necessary and proper. (16 U.S.C. §459h-3; P.L. 91-660 §4)

Further, an examination of 16 U.S.C. §79 regarding rights-of-way for public utilities leads us to conclude that the brine pipeline does not fit under this public utility provision.

If a right-of-way could be issued for the disposal pipeline to cross the park, National Park Service permitting and consent would be necessary. This permitting would be in addition to full analysis under the National Environmental Policy Act and other statutes. Regulations found in 36 CFR Parts 9 and 14 provide standards which must be used in the determination of necessary and proper. Specifically, in order for the Secretary to grant a permit, sufficient justification must be provided to make a reasonable determination that it is necessary for this operation to pass through the boundaries of the Seashore and that the procedures utilized in construction and operation are proper, in that they provide adequate protection to the resources of the area. Most, if not all, of the natural resources and visitor use values for which the park was established have the potential to be impacted by construction of an outfall line and brine disposal in the vicinity of the seashore.

In 1978, Horn and Petit Bois Islands were designated wilderness by Congress in P.L. 95-625 through the establishment of the Gulf Islands Wilderness Area. The islands are managed to maintain their primeval character in accordance with the Wilderness Act of 1964 (P.L. 88-577) whose purpose is to establish an enduring and unimpaired wilderness resource, where nature predominates, for public use and enjoyment.

Wilderness status places significant restraints on possible developments on or near the two islands and requires substantial measures be taken to guarantee an undisturbed, wilderness experience for visitors.

In addition to wilderness values, other barrier island functions and resources must be taken into consideration. These include but are not limited to:

1. Geological processes: littoral drift, inlet formation, and island migration
2. Threatened and endangered species and species of management concern: marine sea turtles, Gulf sturgeon, nesting bald eagles and osprey, shorebirds, and migratory birds
3. Marine environment and fisheries
4. Submerged aquatic vegetation and benthic communities
5. Marine mammals
6. Water quality and clarity
7. Visitor use and recreation
8. Nationally designated historic sites

If further analysis of the Richton alternative becomes necessary, we will provide additional detail information concerning resources which may be impacted by the proposed pipeline and brine disposal.

Sincerely,

Jerry A. Eubanks  
Superintendent



United States Department of the Interior

NATIONAL PARK SERVICE

Natchez Trace Parkway  
2680 Natchez Trace Parkway  
Tupelo, Mississippi 38804



IN REPLY REFER TO  
L76 (NATR), L30  
X3-R,S,T,U

DEC 09 2005

Mr. Donald Silawsky  
U.S. Department of Energy  
Office of Petroleum Reserves (FE-47)  
1000 Independence Ave., S.W.  
Washington, DC 20585-0301

Dear Mr. Silawsky:

This is in response to your letter dated November 29, 2005, regarding the proposed expansion of the Strategic Petroleum Reserve. The Department of Energy has determined the proposed pipeline associated with the Bruinsburg candidate site would cross the Natchez Trace Parkway at a location yet to be determined in Claiborne County, Mississippi.

Without a specific crossing location, impacts to Parkway resources and values cannot be determined. However, after a review of the proposal, Parkway staff offers some recommendations that may assist in your scoping efforts. Utility corridors cross the Parkway at numerous points in Claiborne County. Locating the proposed pipeline underground, and within one of these corridors, would minimize ground and vegetative disturbance and the likelihood that archeological resources would be encountered. Moreover, visual impacts to Parkway visitors would be negligible once the site was reseeded back to pre-disturbance conditions. Should the location of the proposed pipeline be in a location not within an existing utility right of way, or within a previously disturbed site, a greater level of impact would be expected. There would also be a greater potential for adverse effect on Parkway resources and values.

The National Park Service appreciates the opportunity to participate in this project of national and regional importance. Should you have any further requests or questions concerning these comments, please feel free to contact Natural Resource Specialist Bill Whitworth at (662) 680-4004, or by electronic mail at bill\_whitworth@nps.gov.

Sincerely,

*Wendell A. Simpson*  
Wendell A. Simpson  
Superintendent



Fadely, Karen

From: Silawsky, Donald [Donald.Silawsky@hq.doe.gov]  
Sent: Wednesday, October 12, 2005 11:40 AM  
To: Fadely, Karen  
Subject: FW: SPR-Richton, MS

Faded: Please log this into the SPR EIS scoping comment tracking system and send me a short reply that you received this message. I have not gotten any read receipts from the messages I sent to you previously.  
Thank.

Hope you enjoyed the trip to Texas.

DON SILAWSKY

Original Message  
From: Kilpatrick, Tom - Jackson, MS [mailto:tom.kilpatrick@ms.usda.gov]  
Sent: Tuesday, October 11, 2005 12:07 PM  
To: Silawsky, Donald  
Subject: SPR Richton, MS

Dear Mr Silawsky,

I have looked at the proposed SPR project and there will be no prime farmland converted along the pipeline and at Pascagoula. The site at Richton could involve a possible conversion of farmland. A determination may need to be made there. The current ownership of the site will determine if a PPA determination is necessary. If the site is owned by a government entity and has been designated for this or a similar purpose, then no PPA determination will be necessary. This would speed up the entire process and would only require a letter from our State Soil Scientist. If not then the proper forms will need to be completed by DOE and our agency.

Please advise me on this and we will take the necessary actions here.

If you wish, you may contact me at (601)965 5209 ext 245.

Thanks

Tom Kilpatrick

United States Department of Agriculture

**NRCS**

Natural Resources Conservation Service  
3737 Government Street Alexandria, LA  
71302

November 16, 2005

Mr. Donald Silawsky Office of  
Petroleum Reserves, (FE-47) 1000  
Independence Avenue, S.W.  
Washington, DC 20585-0301

Dear Mr. Silawsky:

**PROPOSED EXPANSION OF THE STRATEGIC PETROLEUM RESERVE  
CLOVELLY, CHACAHOULA, WEST HACKBERRY, AND BAYOU CHOCTAW  
CAMERON, CALCASIEU, IBERVILLE, & LAFOURCHE PARISHES**

Thank you for providing our agency with the opportunity to respond to your letter regarding the above project.

NRCS has no objection to this project and it does not appear that it will affect any of our work in the immediate vicinity.

Should you have questions regarding the above comments, please feel free to contact Jerry Hall District Conservationist in our Addis Field Office, at (225) 687-2184, Mike Truselair, District Conservationist in our Thibodaux Field Office, at (985) 447-3871, or Charles Starkovich, District Conservationist in our Lake Charles Field Office, at (337) 436-5020.

E.J. Gierng III, P.E.  
State Conservation Engineer

cc: Jerry Hall, District Conservationist, Addis Field Office  
Mike Truselair, District Conservationist, Thibodaux Field Office Charles  
Starkovich, District Conservationist, Lake Charles Field Office

**UNITED STATES DEPARTMENT OF AGRICULTURE**

Natural Resources Conservation Service  
300 W. 132nd Federal Building  
200 West Capitol Street  
Jackson, MS 39208  
COM (601)965-5205 FAX (601) 965-4940

November 7, 2005

Mr. Donald Silawsky  
Office of Petroleum Reserves, (FE-47)  
Department of Energy 1000  
Independence Avenue, S.W., Washington,  
DC 20585-0301

Dear Mr. Silawsky:

Thank you for the opportunity to review and comment on the proposed expansion of the Strategic Petroleum Reserve at Righton, Perry County, Mississippi. The Natural Resources Conservation Service (NRCS) is responsible for insuring compliance with the Farmland Protection Policy Act.

In accordance with the Farmland Protection Policy Act (FPPA) of 1981, federal programs that contribute to the necessary and irreversible conversion of farmland to nonagricultural uses will be minimized. It follows that federal programs shall be administered in a manner that, as practicable, will be compatible with state and local government and private programs and policies to protect farmland.

Based on the limited data provided, NRCS was unable to determine if the Righton, Mississippi storage site and associated pipelines to the Gulf of Mexico would impact prime farmland. In order to properly evaluate the impacts of the proposed project on prime farmland, a "Farmland Conversion Impact Rating for Corridor Type Projects", Form No. NRCS-CPA--106 should be completed

Please contact Mr. Wesley Kerr, Area Conservationist, Hattiesburg, MS by phone at (601) 296-1173 or email (Wesley.Kerr@ms.usda.gov) for assistance in preparing Form No. NRCS-CPA-106. Mr. Kerr's area encompasses the 24 most southern counties within the state of Mississippi.

If you have any questions or need additional assistance, please let me know.

Sincerely,

Homer L. Wilkes State  
Conservationist

cc: Kim Harris, State Conservation Engineer, NRCS, Jackson, MS  
Wesley Ken, Area Conservationist, NRCS, Hattiesburg, MS



Natural Resources Conservation Service  
 Suite 121, Federal Building  
 100 West Capitol Street  
 Jackson, MS 39269  
 COM: (601) 965-5205 FAX: (601) 965-4940

December 13, 2005

Mr. Donald Silawsky  
 Office of Petroleum Reserves, (FE-47)  
 Department of Energy  
 1000 Independence Avenue, S.W.  
 Washington, DC 20585-0301

Dear Mr. Silawsky:

Thank you for the opportunity to review and comment on the proposed expansion of the Strategic Petroleum Reserve at Richton, Perry County, Mississippi and the Bruinsburg Salt Dome in Claiborne County, Mississippi. The Natural Resources Conservation Service (NRCS) is responsible for insuring compliance with the Farmland Protection Policy Act.

In accordance with the Farmland Protection Policy Act (FPPA) of 1981, federal programs that contribute to the necessary and irreversible conversion of farmland to nonagricultural uses will be minimized. It follows that federal programs shall be administered in a manner that, as practicable, will be compatible with state and local government and private programs and policies to protect farmland.

As stated in my November 7, 2005 letter to you concerning the proposed project, NRCS was unable to determine if the project would impact prime farmland based on the limited data provided. In order to properly evaluate the impacts of the proposed project on prime farmland, a "Farmland Conversion Impact Rating for Corridor Type Projects", Form No. NRCS-CPA-106 should be completed.

Please contact Mr. Wesley Kerr, Area Conservationist, Hattiesburg, MS by phone at (601) 296-1173 or email ([Wesley.Kerr@nrcs.usda.gov](mailto:Wesley.Kerr@nrcs.usda.gov)) and Mr. Maurice Manning, Area Conservationist, Pearl, MS by phone at (601) 965-4559, Extension 235 or email ([Maurice.Manning@nrcs.usda.gov](mailto:Maurice.Manning@nrcs.usda.gov)) for assistance in preparing Form No. NRCS-CPA-106. Mr. Kerr's area encompasses the 24 most southern counties within the state of Mississippi which includes Perry County. Mr. Manning's area encompasses the 21 central counties within the state of Mississippi which includes Claiborne County.

If you have any questions or need additional assistance, please let me know.

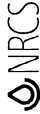
Sincerely,

*Wesley Kerr*  
 Wesley Kerr

Homar L. Wilkes  
 State Conservationist

cc: Kim Harris, State Conservation Engineer, NRCS, Jackson, MS  
 Wesley Kerr, Area Conservationist, NRCS, Hattiesburg, MS

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Natural Resources Conservation Service  
 3737 Government Street  
 Alexandria, LA 71302

December 16, 2005

Mr. Donald Silawsky  
 Office of Petroleum Reserves (FE-47)  
 1000 Independence Avenue, S.W.  
 Washington, DC 20585-0301

RE: Proposed Expansion of the Strategic Petroleum Reserve-Reopening Scoping  
 Comment Period and New Site Proposal

Dear Mr. Silawsky:

As per your request, my office has reviewed the soils information for the project areas in Louisiana concerning prime farmlands. We have also addressed hydric soils as they may pertain to wetland issues. The results are as follows:

The new proposed Chachahoula site is in Lafourche parish. The enclosed soil survey indicates the soils at this site to be the BB--Barbary-Fausse association. This map unit is not prime farmland. The soils are hydric and wetlands may be present if there is a prevalence of hydrophytic vegetation and wetland hydrology. Deposition of fill material in wetland areas is subject to Section 404 of the Clean Water Act. You should contact the U.S. Army Corps of Engineers concerning wetland matters. The new crude oil pipeline from the Chachahoula site to Clovelly was also reviewed. This 50-mile pipeline crosses several prime farmland and hydric soils. See the nine enclosed interpretative farmland classification soils maps and nine hydric classification soil maps for location of soils affected. The brine disposal pipeline to the Gulf of Mexico and the oil distribution pipeline to the St. James terminal were not evaluated due to the imagery indicating existing pipelines. If existing pipeline right-of-ways are used, then no additional land use changes or prime farmlands should be affected.

The new proposed Clovelly site is also in Lafourche parish. The enclosed soil survey indicates the soils at this site to be the LA--Lafitte-Clovelly Association. This map unit is also not prime farmland. They are hydric and wetland issues may have to be addressed through the Corps.

The proposed expansion of the existing West Hackberry site is in Cameron parish. The enclosed soil survey indicates the soils at this site to be the Cw--Crowley-Vidrine silt loams (prime farmland), Mt--Mowata-Vidrine silt loams (prime farmland), GC--Gentilly muck (not prime farmland), and CO--Clovelly muck (not prime farmland). The Mt, GC, and CO map units are hydric and may be subject to wetland issues.

The proposed expansion of the existing Bayou Choctaw site is in Iberville parish. The enclosed soil survey indicates the soils at this site to be the Sg--Sharkey clay (prime farmland), Tu--Tunica clay (prime farmland), and Se--Schriever clay, frequently flooded (not prime farmland). The Sg and Se map units are hydric and may be subject to wetland issues. The Tu map unit is not hydric.

If these proposed projects are approved and federal funding is involved with the construction,

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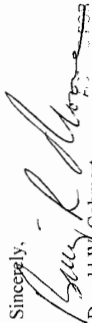


Natural Resources Conservation Service  
Pearl Area Office  
311 Airport Road  
Pearl, MS 39208

then the enclosed forms AD-1006 (Farmland Conversion Impact Rating) and NRCS-CPA-106 (Farmland Conversion Impact Rating for Corridor Type Projects) will have to be completed. Part 1 and 3 are done by the federal agency making the request, and part 2, 4, and 5 are done by NRCS.

If additional information is needed, please contact Charles Guillory, Assistant State Soil Scientist, at 318-473-7789 or [charles.guillory@ia.usda.gov](mailto:charles.guillory@ia.usda.gov).

Sincerely,

  
Donald W. Gohmert  
State Conservationist

Cc: Jerry J. Daigle, State Soil Scientist  
Charles M. Guillory, Assistant State Soil Scientist

Enclosures

16 March 2006

Ms. Emily Smail  
ICF Consulting  
9300 Lee Highway  
Fairfax, VA 22031

Ms. Smail:

Please find attached an AD-1006 and a NRCS-CPA-106. It should be noted that on both forms the no prime, unique or statewide important farmland block has been checked. There are reasons for this.

With regard to the NRCS-CPA-106, the decision was made by our State and Area Soils Staff that once the pipe was laid and recovered the land had not actually been converted.

With regard to storage site near Bruinsburg (AD-1006), land to be converted is not considered prime or unique due to frequent flooding. There are however, other concerns at this site. An interview was conducted with the operator of this tract where I learned a pump and water line are to be installed to move water from either the Mississippi River or Bayou Pierre. An Army COE 404 permit will be required for this. There are at least two wetland areas that will be impacted; this too will require an Army COE 404 permit. There may also be an archeological site adjacent to Bayou Pierre.

Should you require further information or assistance, I may be contacted by phone at 601-965-4559 ext. 239.



Rex H. Chandler  
Area Resource Soil Scientist, Pearl Area Office

cc: Mike Lilly, Acting Area Conservationist, Pearl A.O.  
Tom Kilpatrick, Soil Scientist, Jackson S.O.  
file

United States Department of Agriculture



Natural Resources Conservation Service  
101 South Main Street  
Temple, TX 76701-7602

March 27, 2006

ICF Consulting  
7300 Lee Highway  
Fairfax, VA 22031-1207

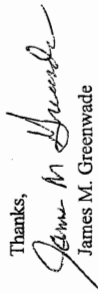
Attention: Emily Smal, Research Assistant

Subject: LNU-Farmland Protection-  
Expansion of Strategic Petroleum Reserve  
Brazoria and Jefferson Counties, Texas

We have reviewed the information provided concerning the proposed expansion of the Strategic Petroleum Reserve Texas City Tank Farm at Texas City in Galveston County, Texas as outlined in your letter of March 23, 2006. This is part of NEPA evaluation for the U. S. Department of Energy. We have evaluated the proposed site as required by the Farmland Protection Policy Act (FPPA).

The proposed project does contain soils classified as Important Farmland and is subject to the FPPA. We have developed a composite rating for the soils at the SPR Texas City Tank Farm Site and completed the AD-1006 form. The total points in Part VII are 63 for the Stratton Ridge Texas City Tank Farm Site. The FPPA law states that sites that score less than 160 will need no further consideration. The Rating is low because most of the area around the site is already converted and most of the soils are not classified as Important Farmland soils. We know of no other environmental concerns.

I have attached the completed AD-1006 (Farmland Conversion Impact Rating) form for this project indicating the approval status. Thanks for the resource materials you submitted to evaluate this project. If you have any questions please call James Greenwade at (254)-742-9960, Fax (254)-742-9859.

Thanks,  
  
James M. Greenwade  
Soil Scientist  
Soil Survey Section  
USDA-NRCS, Temple, Texas

The Natural Resources Conservation Service provides leadership in a partnership effort to help people conserve, maintain, and improve our natural resources and environment.  
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S0056

December 16, 2005

Mr. Donald Silawsky:

Please find attached comments from the Corps of Engineers, Regulatory Branch, New Orleans District in response to the scoping period for the proposed expansion of the Strategic Petroleum Reserve. For further information and/or clarification of comments please feel free to contact Ronnie W. Duke at (504) 862-2261 or Martin Mayer at (504) 862-2276. Thanks for giving us the opportunity to participate in the scoping process,



Scoping Period Comments: Proposed SPR New/Expansion Sites

**Proposed** New Sites Chacahoula

Facility encompasses approximately 285 acres of semi-permanently flooded bald **cypress**-tupelo gum freshwater swamp in Lafourche Parish, Louisiana. Essential infrastructure includes approx. 139 miles of new pipeline.

Issues:

- Direct, secondary, cumulative impacts, short- and long-term, to high quality forested wetlands that provide vital wildlife habitat, fisheries support, floodwater storage, tidal buffer, recreation, aesthetics and water quality maintenance;
- Environmental threat from accidental brine/petroleum discharges into highly sensitive wetland areas necessitates contingency plans;
- High potential for ESA and/or cultural resource issues;
- Highly complex permitting involvement for proposed project and support facilities, with particularity to the practicability of less environmentally damaging alternative locations, pipeline alignments and facility designs;
- Extensive compensatory mitigation anticipated to offset impacts to high value wetland resources due to acreage affected and high environmental quality at the project site and proposed pipeline corridors;
- Impacts to essential transportation infrastructure (US Hwy 90, Hwy 2 0 and railroads) from proposed pipeline facilities;
- Support infrastructure may encroach on existing and planned hurricane protection and coastal restoration activities;
- Maritime impacts on navigation channels (GIWW, Bayou Lafourche, etc.).

**Proposed New Sites Clovelly**

Project proposes collocation at the present Louisiana Offshore Oil Port (LOOP) petroleum storage terminal, utilizing existing LOOP infrastructure (i.e., caverns and pipelines) near Galliano, Louisiana, in Lafourche Parish.

Issues:

- Potential direct, secondary, cumulative impacts, short- and long term, to high quality intertidal brackish marsh from activities occurring primarily outside existing LOOP facilities. Resource concerns include wildlife habitat, EFH, tidal buffer, recreation, aesthetics and water quality maintenance;
- Environmental threat from brine/petroleum discharges into sensitive wetland areas necessitates contingency plans;
- Potential for ESA and/or cultural resource issues;
- The availability and practicability of alternatives that avoid and minimize environmental impacts must be addressed, -Compensatory mitigation will be required to offset impacts to important wetland resources at the project site;
- Project/support infrastructure may encroach on existing and activities;
- Proximity of the proposed site to the gulf coast makes it extremely vulnerable to being directly impacted by tropical activities and facilities.

WEST HACKBERRY SPR STORAGE SITE

It appears from the drawings provided that the proposed Hackberry expansion would result in adversely impacting emergent wetlands that serve as habitat for numerous species of fish and wildlife species. Mitigation would be required for impacts to wetland resources.

Black Lake has been identified as an area capable of supporting various Coastal Restoration Projects. The proposed expansion of the Hackberry site into Black Lake could affect implementation of such restoration projects.

A less damaging alternative may be to consider storing the 15 million barrels targeted for Hackberry at another storage facility that could accommodate the 15 million barrels and will have to be constructed anyway in order to achieve additional storage of 273 million barrels,

With implementation of improvements as proposed, could the Hackberry site be capable of storing future reserves in excess of the 15 million barrel target capacity if necessary without further impacts to wetland resources?

**Proposed Expansion of the Existing Bayou Choctaw Site**

Project proposes expansion of an existing SPR storage facility by on-site infrastructure upgrades at the location near Plaquemine, Louisiana, in Iberville Parish.

**Issues:**

Potential direct, secondary, cumulative impacts, short- and long-term, to high quality bald cypress-tupelogram swamp associated with activities occurring within the footprint of the existing SPR facility. Resource concerns include fish and wildlife habitat, floodwater storage, recreation, aesthetics and water quality maintenance; Environmental threat from brine/petroleum discharges into highly extremely sensitive wetland areas necessitates

Potential for ESA/cultural resource issues;

The availability and practicability of alternatives that avoid and minimize environmental impacts must be **addressed**; Compensatory mitigation will be required to offset impacts to important wetland resources at the project site; Project/support infrastructure may encroach on existing and planned navigation and flood control projects; Local maritime interests may be affected by construction activities.



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY  
REGION 4  
ATLANTA OFFICE CENTER  
391 FORT STANLEY  
ATLANTA, GEORGIA 30303-8960

December 22, 2005

Mr. Donald Silawsky  
Office of Petroleum Reserve  
Department of Energy  
1600 Independence Avenue S W  
Washington, DC 20585-0031

RE: Proposed Expansion of the Strategic Petroleum Reserve Scoping Comments  
Brunsbury and Richton, Mississippi sites

Dear Mr. Silawsky:

In accordance with Section 309 of the Clean Air Act and the National Environmental Policy Act (NEPA), the U.S. Environmental Protection Agency (EPA) Region 4 reviewed the information you provided regarding the proposed Expansion of the Strategic Petroleum Reserve (SPR) regarding the Richton, Mississippi and Brunsbury, Sal. Dome sites. The purpose of this letter is to provide you with our comments.

We completed our review of the project information you provided, and also met with your staff and contractors at their request for a briefing regarding the Richton, MS site. We appreciate their efforts to meet with us in our office in Atlanta.

We appreciate the opportunity to comment on the proposed project, and look forward to reviewing the Draft EIS. If you have any questions, please contact Ramona McConity of my staff at (404) 562-9615.

Sincerely,

*[Handwritten Signature]*  
Heinz Mueller, Chief  
NEPA Program Office

cc: EPA Region 6

Fadely, Karen

Slawsky, Donald [Donald.Silawsky@hq.doe.gov]  
Monday, January 30, 2006 8:55 AM  
Fadely, Karen  
FW: Proposed expansion of the SPR-new site proposal

Another stringler.  
DON SILAWSKY

-----Original Message-----  
From: NValley@db.uscg.mil [mailto:NValley@db.uscg.mil]  
Sent: Saturday, January 28, 2006 2:00 PM  
To: Silawsky, Donald  
Subject: Proposed expansion of the SPR-new site proposal

Mr. Silawsky: I have made available the information about the subject proposal (described in your letter to me dated Nov 21, 2005) to the applicable CE Federal On-Scene Coordinators. There is no comment at this time from the CE about this project although we are available at any time during the project to offer comment in areas that may affect our jurisdiction.

Thank you for allowing me time to comment. Do you need anything in writing more formal than an email?

Nathalie Valley, CTR  
Eight CE District  
Chief, Response Branch  
(504) 389-3656  
Fax: (504) 389-4999

**EPA Region 4 Scoping Comments  
Strategic Petroleum Reserve Expansion  
Bruinsburg and Richton, Mississippi sites**

**General:**

EPA Region 4 appreciates your early coordination and briefing with us regarding this proposed project. The presentation and illustrations you provided were helpful. Due to the new infrastructure that would be required if the Richton or Bruinsburg site were selected as a SPR site, EPA has concerns regarding several aspects of the project. The EIS should fully describe and discuss anticipated environmental impacts, both direct and cumulative. Also, the criteria for site selection should be fully described.

Impacts should be avoided/minimized to the maximum extent feasible. We appreciate that the potential pipeline locations would follow existing corridors. Placement of brine diffusers and pipelines need to avoid/minimize impacts to critical habitats and wetlands. The site selection for the brine diffusers should avoid areas with live bottoms such as hard/soft corals, seagrasses and other significant benthic assemblages. The extent of such areas with limited non-mobile organisms (sessile benthos) should encompass the area below the salinity plume. In contrast, areas with good flushing for the good mixing should be selected. The salinity plume should also be described in terms of its areal extent and salinities (including maximum salinities predicted and comparisons to ambient salinities). The continuous or intermittent nature of the brine discharges should also be documented. The overall timeframe for these discharges should also be discussed, to help assess the magnitude of the increased salinities. The EIS should describe mitigation plans for unavoidable impacts.

**Alternatives:**

Concerns exist regarding the quantity of surface water withdrawals which would be necessary for the project. The EIS should evaluate potential sources of water for the project, including surface water, groundwater, and other possible sources.

Relative to hurricane influences, the Bruinsburg and Richton sites have the advantage of being further inland than the other considered sites (aggregation of all SPR sites along coastal areas has obvious disadvantages). Conversely, Richton has the disadvantage of requiring longer brine and oil pipelines, which could have environmental impacts -- even if collocated -- and be more expensive. The Bruinsburg site would require a long oil distribution pipeline, but the brine disposal pipeline to wells located along the Baton Rouge crude oil pipeline would be shorter.

Identification of a preferred alternative in the DEIS may facilitate review and comment of the DEIS. Also, various environmental permits for this project will be required, and the permitting processes need to be given early consideration.

**Environmental Justice & Endangered Species Act:**

These impacts should be assessed as part of the pipeline studies. Emphasis should be placed on collocating new brine and oil pipelines in existing ROWs if these utilities are compatible. EPA will defer to FWS for ESA issues.

**Secondary and Cumulative Impacts:**

These impacts relate to those effects that would not occur but for the project (secondary or induced impacts) and those proposed or existing projects within the project area that are reasonably foreseeable. Emphasis would be for those projects with similar impacts to the proposal (e.g., if a desalination plant was located nearby that also had a brine disposal impact). CEQ provides guidance for the cumulative impacts assessment at: [ceq.eh.doe.gov/nepa/ccenepa/ccenepa.htm](http://ceq.eh.doe.gov/nepa/ccenepa/ccenepa.htm).

**Intake Water:**

If surface waters are used as source water, the entrainment of fish eggs and larvae need to be considered. Also, if these surface waters are contaminated, the disposal of these contaminants must be considered as part of the NPDES permit for the brine discharge. For both surface or groundwater use, the volume and effects of such withdrawals should be discussed -- particularly since these waters would be consumed, i.e., used and discharged to sea rather than returned to the source. Consumptive use could lower water tables, drain wetlands, and limit agriculture.

**NPDES Discharges:**

Construction of the disposal and distribution pipelines will need to be considered for NPDES coverage under the Mississippi's General Permit for Storm Water Discharges from Construction Activities.

The EIS should fully describe anticipated NPDES discharges. DOE will need to coordinate NPDES Permitting activities with MSDEQ for proposed point source discharges in to waters of the State of Mississippi, and with EPA for proposed discharges into federal waters in the Gulf of Mexico (if the Richton MS site were selected). If the Bruinsburg MS site were selected, brine disposal would take place offsite in underground injection wells.

Discuss alternative operational and disposal options, including no discharge, and the economic impact on the community for each.

Particular attention should be given to identify pollutants of concern in the source of raw water intakes.

Assess potential impacts on live bottoms in the vicinity of brine water discharge in the Gulf of Mexico.



## United States Department of the Interior

**FISH AND WILDLIFE SERVICE**  
 Division of Ecological Services  
 17629 El Camino Real #211  
 Houston, Texas 77058-3051  
 281/286-8282 / (FAX) 281/488-5882



September 29, 2005

Donald Silawsky  
 Office of Petroleum Reserves  
 Department of Energy  
 1000 Independence Avenue S.W.  
 Washington, DC 20585-0301

Dear Mr. Silawsky:

This responds to your September 9, 2005 letter requesting threatened and endangered species information for the proposed expansion of the Strategic Petroleum Reserve (SPR) to its 1-billion barrel authorized capacity. Two Texas sites are being considered as part of the proposed project. The first site is the expansion of the existing SPR facility at Big Hill in Jefferson County. The second involves the construction of a new SPR facility at Stratton Ridge in Brazoria County.

U.S. Fish and Wildlife Service files indicate that a pair of bald eagles *Haliaeetus leucocephalus* is known to nest to the northwest of the proposed Stratton Ridge site. The approximate location of the nest is N 29.04140 W 95.38071.

Once a suitable nesting territory is established, the eagle pair will return to the same area year after year, though they may use alternate nests within the territory during different breeding years. If a given nest or nest tree is lost, the pair often returns to the same territory to begin another. Nesting territories can even be inherited by subsequent generations. Additional information on bald eagles is enclosed.

Individual bald eagles exhibit considerable variation in their responses to human activity, depending upon the type, frequency, and duration of activity; the extent of environmental modification; the point in time of the bird's reproductive cycle; and various other factors not well understood. Although it cannot be predicted with absolute certainty the effects a given disturbance might have on a specific eagle or eagle pair, certain activities are known to disturb bald eagles more than others. The enclosed habitat management guidelines address some of these concerns and identify recommended restrictions that may avoid potential impact to bald eagles if they should occur at or near the proposed project site.

Our records of known threatened and endangered species are limited. You should also use the county by county listing of federally listed threatened and endangered species, available at <http://fws.gov/endangered/species/ListSpecies.cfm>, and other current species information to determine whether suitable habitat for a listed species is present at each project site. If suitable habitat is present, a qualified individual should conduct surveys to determine whether a listed species is present.

After completing a habitat evaluation and/or any necessary surveys, you should evaluate the project for potential effects to listed species and make one of the following determinations:

**No effect** – the proposed action will not affect federally listed species or critical habitat (i.e., suitable habitat for the species occurring in the project county is not present in or adjacent to the action area). No

**TAKE PRIDE  
IN AMERICA**

### Hydrocarbon Storage and Underground Injection Control (UIC) Wells:

The MS State Oil and Gas Board has regulations for the drilling, construction and permitting of hydrocarbon storage and UIC disposal wells and the DOE will need to coordinate with the Oil and Gas Board at various stages should any of the MS candidate sites be selected.

### Air Quality:

The EIS should fully describe anticipated air emissions, measures to avoid/mitigate impacts, and compliance with air quality regulations. Air emissions should be discussed in the EIS, and related to the attainment status of the area. Emission sources include the oil blanket used during solution mining, construction equipment, and compressor stations along pipelines.

### Land Use:

To the extent feasible, the land use surrounding the selected site should be controlled. EPA defers to DOE regarding site security.

### Section 106:

We are aware that there are significant concerns regarding historic preservation at the Bruinsburg Salt Dome site. EPA recommends that the DOE coordinate with the State Historic Preservation Office regarding cultural resources and historic preservation. Therefore, EPA defers to the parties involved in the Section 106 consultation to consider and to address those potential effects associated with the proposed project.

coordination or contact with the Service is necessary. However, if the project changes or additional information on the distribution of listed or proposed species becomes available, the project should be reanalyzed for effects not previously considered.

**Is not likely to adversely affect**—the project may affect listed species and/or critical habitat; however, the effects are expected to be discountable, insignificant, or completely beneficial. Certain avoidance and minimization measures may need to be implemented in order to reach this level of effects. You should seek written concurrence from the Service that adverse effects have been eliminated. Be sure to include all of the information and documentation you used to reach your decision with your request for concurrence. The Service must have this documentation before issuing a concurrence.

**Is likely to adversely affect**—adverse effects to listed species may occur as a direct or indirect result of the proposed action or its interrelated or interdependent actions, and the effect is not discountable, insignificant, or beneficial. If the overall effect of the proposed action is beneficial to the listed species but also is likely to cause some adverse effects to individuals of that species, then the proposed action "is likely to adversely affect" the listed species. An "is likely to adversely affect" determination requires formal Section 7 consultation with this office.

Regardless of your determination, the Service recommends that you maintain a complete record of the evaluation, including steps leading to the determination of effect, the qualified personnel conducting the evaluation, habitat conditions, site photographs, and any other related articles.

Finally, a concern with major projects is the length of time that passes between environmental review, project planning and then construction. During this time, new locations of threatened and endangered species can be established and/or discovered or new species can be listed. Therefore, it is important that a mechanism be included in project planning so that updated threatened and endangered species information is gathered and reviewed periodically up until initiation of construction.

If you have any questions, or if we can be of further assistance, please contact Edith Erffing or Catherine Yeagan at 281/286-8282.

Sincerely,

Frederick T. Werner  
Assistant Field Supervisor, Clear Lake ES Field Office

Enclosures

**STATUS:** Endangered (32 FR 4001-March 11, 1967; 43 FR 6233-February 14, 1978) without critical habitat in all but five of the contiguous 48 states (listed as threatened in Washington, Oregon, Minnesota, Wisconsin, and Michigan)

**DESCRIPTION:** Large hawk-like bird with 6-7 feet wingspan and unfeathered feet. Adult has white head, neck, and tail. While gliding or soaring it keeps wings flat, not upfluffed like vultures. Immatures are mostly dark, and may be confused with immature golden eagles. However, golden eagles have a more sharply defined white pattern on underside of wings and tail.

**HABITAT:** In Texas, preferred nesting habitat is along river systems, or within 1-2 miles of some other large body of water, such as a lake or reservoir. Nests are often located in areas where forest, marsh, and water meet. Large, tall (40-120 ft.) trees are used for nesting and roosting ( taller than the general forest canopy, providing an unobstructed flight path to nest). Tree species used for nesting in Texas include loblolly pine, bald cypress, oak, cottonwood, and sycamore. Nearby (within 0.5 miles) wetland areas are necessary for feeding. Fish is generally the primary food, but eagles in Texas also prey on waterfowl, turtles, small mammals, and carrion.

**DISTRIBUTION:**

**Present:** Nesting populations are gradually increasing in Texas, with territories located primarily along rivers, near reservoirs, and along the Gulf Coast. Wintering eagles may occur statewide on rivers, streams, reservoirs and other areas of open water where fish, waterfowl, and carrion are available for food. See Bald Eagle Wintering Areas in Texas on the following page.

**Historic:** Found throughout the contiguous United States, Canada, and northern Mexico.



**THREATS AND REASONS FOR DECLINE:** Past threats include reproductive failure caused by pesticides, loss of riparian habitat, and unrestricted killing by humans (including shooting, poisoning, and trapping). Current threats are habitat loss, human encroachment on nesting sites, and lead poisoning (even low levels can cause neurological dysfunction, behavioral abnormalities, anemia, and increased susceptibility to disease).

**OTHER INFORMATION:** In Texas, bald eagle nesting typically occurs from October to July. Clutch size varies from 1 to 3, dull white eggs are incubated for approximately 35 days. Young generally fledge in April, after 10-12 weeks of growth, but parental care continues for another 4-6 weeks. Northern migration begins in May; occasionally, a pair will remain within a territory year-round. Wintering Bald eagles may arrive in north Texas as early as October and return north February through March. Bald eagles are particularly vulnerable to disturbance during the nesting period. Bald eagles are protected by the Endangered Species Act, Bald Eagle Protection Act and Migratory Bird Treaty Act.

**REFERENCES:**

Lish, J.W., 1975. Status and Ecology of Bald Eagles and Nesting Golden Eagles in Oklahoma. Unpubl. Thesis, Oklahoma State University, Stillwater, Oklahoma.  
Texas Parks and Wildlife Department, 1993. Job No. 30: Bald eagle nest survey and management. Performance report, Federal Aid Project No. W-125-R-4. TPWD, Austin, TX.  
Texas Parks and Wildlife Department, 1993. Job No. 59: Bald eagle post-fledging survival and dispersal. Final report, Federal Aid Project No. W-125-R-4. TPWD, Austin, TX.  
U.S. Fish and Wildlife Service (USFWS), 1983. Northern States Bald Eagle Recovery Plan. USFWS, Endangered Species Office, Twin Cities, MN.  
\_\_\_\_\_, 1989. Southeastern States Bald Eagle Recovery Plan. USFWS, Endangered Species Office, Atlanta, GA.

REV. DATE 6/95



United States Department of the Interior  
FISH AND WILDLIFE SERVICE

646 Cajundome Blvd.  
Suite 400  
Lafayette, Louisiana 70506  
October 3, 2005

Mr. Donald Sitawsky  
U.S. Department of Energy  
Office of Petroleum Reserves  
1000 Independence Avenue S.W.  
Washington, DC 20585-0301

Dear Mr. Sitawsky:

Please reference your September 13, 2005, letter requesting review of the U.S. Department of Energy's proposal to expand the Strategic Petroleum Reserve (SPR) to its 1 billion-barrel authorized capacity. Four sites are being considered throughout Louisiana including the existing West Hackberry SPR facility in Cameron and Calcasieu Parishes, the existing Bayou Choctaw SPR facility in Iberville Parish, and two candidate areas in Lafourche Parish, the proposed Cleveley and Chacaboula SPR facilities. The U.S. Fish and Wildlife Service (Service) has reviewed the information you provided, and offers the following comments in accordance with the Endangered Species Act of 1973 (87 Stat. 884, as amended; 16 U.S.C. 1531 et seq.), the Migratory Bird Treaty Act (48 Stat. 755, as amended; 16 U.S.C. 703 et seq.), and the Fish and Wildlife Coordination Act (48 Stat. 401, as amended; 16 U.S.C. 661 et seq.).

Project-area forested wetlands associated with each proposed facility site may provide habitat for nesting bald eagles (*Haliaeetus leucocephalus*), which are federally listed as a threatened species, and our records indicate that a bald eagle nest is located within the proposed Chacaboula facility project area. Bald eagles nest in Louisiana from October through mid-May. Eagles typically nest in bald cypress trees near fresh to intermediate marshes or open water in the southeastern Parishes. Areas with high numbers of nests include the Lake Verret Basin south to Houma, the southern marsh/ridge complex from Houma to Bayou Vista, the north shore of Lake Poyichtramin, and the Lake Salvador area. Eagles also winter and infrequently nest near large lakes in central, southwestern, and northern Louisiana. Major threats to the species include habitat alteration, human disturbance, and environmental contaminants (i.e., organochlorine pesticides and lead).

Breeding bald eagles occupy "territories" that they will typically defend against intrusion by other eagles, and that they likely return to each year. A territory may include one or more alternate nests that are built and maintained by the eagles, but which may not be used for nesting in a given year. Potential nest trees within a nesting territory may, therefore, provide important alternative bald eagle nest sites. In forested areas, bald eagles often select the tallest trees with

HABITAT MANAGEMENT GUIDELINES FOR BOLD EAGLES IN TERRESTRIAL HABITATS

The following development guidelines were developed for the purpose of helping landowners and managers maintain or improve bald eagle nesting habitat. The guidelines are intended to be used in conjunction with the Service's environmental assessment process. The Service will review the guidelines and make any necessary adjustments to the guidelines to reflect the most current information available. The Service will also provide technical assistance to landowners and managers to help them understand and implement the guidelines. The Service will also provide technical assistance to landowners and managers to help them understand and implement the guidelines. The Service will also provide technical assistance to landowners and managers to help them understand and implement the guidelines.

NESTING

**GENERAL RECOMMENDATIONS:** Due to surveys carried out annually by the Texas Parks and Wildlife Department, bald eagle nest sites are currently known to occur in 27 southeastern Texas counties, although only a portion of these are active or successful each year. The Bald Eagle Nesting Guide in Texas is currently under development and will provide more detailed information on nesting sites and management practices. The Service will also provide technical assistance to landowners and managers to help them understand and implement the guidelines.

**NESTING RESTRICTIONS:** The following activity management restrictions apply to each site. The Service will also provide technical assistance to landowners and managers to help them understand and implement the guidelines. The Service will also provide technical assistance to landowners and managers to help them understand and implement the guidelines.

A. PRIMARY MANAGEMENT ZONE FOR NEST SITES


1. The following activities are prohibited within the Primary Management Zone for Nest Sites:
  - a. Construction of any structure, including but not limited to, roads, bridges, levees, dikes, and other man-made structures.
  - b. Clearing, logging, or removal of trees, either living or dead.
  - c. Use of herbicide to kill vegetation.
  - d. Placement of above-ground electrical transmission or distribution lines. (Collision with the lines and electrocution on overhead structures remain important causes of eagle mortality. Placement of underground lines is strongly recommended near bald eagle nests and linear administration sites.)
  - e. Installation of wind-throw protection within 500 feet vertical distance or 1,000 feet horizontal distance of the nest site, except during the nesting season (about February to early December).
  - f. Human entry, except as described below (for an activity specifically allowed):
    - a) Minimal-disturbance activities, such as hiking, fishing, camping, bird-watching, and certain land-use activities (such as farming, shepherding, hunting) which are existing practices and have occurred historically on the property and the land.
    - b) The activities mentioned in (a) above, when the nesting practices and have occurred historically on the site during the nesting season, and the activities mentioned in (a) above, when the nesting practices and have occurred historically on the site during the nesting season, and the activities mentioned in (a) above, when the nesting practices and have occurred historically on the site during the nesting season.
2. Activities of habitat or resource management that would result in loss of residential, commercial, or industrial development, construction projects, or mining activities.
3. Use of herbicide to kill vegetation.
4. Placement of above-ground electrical transmission or distribution lines. (Collision with the lines and electrocution on overhead structures remain important causes of eagle mortality. Placement of underground lines is strongly recommended near bald eagle nests and linear administration sites.)
5. Installation of wind-throw protection within 500 feet vertical distance or 1,000 feet horizontal distance of the nest site, except during the nesting season (about February to early December).
6. Human entry, except as described below (for an activity specifically allowed):
  - a) Minimal-disturbance activities, such as hiking, fishing, camping, bird-watching, and certain land-use activities (such as farming, shepherding, hunting) which are existing practices and have occurred historically on the property and the land.
  - b) The activities mentioned in (a) above, when the nesting practices and have occurred historically on the site during the nesting season, and the activities mentioned in (a) above, when the nesting practices and have occurred historically on the site during the nesting season.

limbs strong enough to support a nest that may weigh more than 1,000 pounds. Nest sites typically include at least one perch with a clear view of the water or area where the eagles usually forage. Shoreline trees or snags located near large waterbodies provide the visibility and accessibility needed to locate aquatic prey. Bald eagles are most vulnerable to disturbance during courtship, nest building, egg laying, incubation, and brooding (roughly the first 12 weeks of the nesting cycle). Disturbance during this critical period may lead to nest abandonment, cracked and chilled eggs, and exposure of small young to the elements. Human activity near a nest late in the nesting cycle may also cause flightless birds to jump from the nest tree, thus reducing their chance of survival. Should the proposed project or associated work activities encroach within 1,500 feet of an eagle nest during the nesting season (October through mid-May), further consultation with this office will be necessary. We further caution that the proposed project should not damage any portion of bald eagle nest trees, including their root systems (i.e., through soil compaction or disturbance).

The proposed project sites are located within areas where colonial nesting waterbirds may be present. Colonies may be present that are not currently listed in the database maintained by the Louisiana Department of Wildlife and Fisheries. That database is updated primarily by monitoring the colony sites that were previously surveyed during the 1980s. Until a new, comprehensive coast-wide survey is conducted to determine the location of newly-established nesting colonies, we recommend that a qualified biologist inspect the proposed work site for the presence of undocumented nesting colonies during the nesting season. To minimize disturbance to colonial nesting birds (i.e., herons, egrets, night-herons, ibis, and roseate spoonbills, anhingas, and/or cormorants), all activity occurring within 1,000 feet of a rookery should be restricted to the non-nesting period (i.e., September 1 through February 15, depending on species present). In addition, we recommend that on-site contract personnel be informed of the need to identify colonial nesting birds and their nests, and should avoid affecting them during the breeding season.

Finally, activities associated with expansion of the SPR may also impact wetlands. For a complete jurisdictional wetland delineation of the proposed project, please contact Mr. John Bruza (504/862-1288) at the New Orleans District, U.S. Army Corps of Engineers (Corps). If the Corps determines that the proposed project is within their regulatory jurisdiction, official Service comments will be provided in response to the corresponding Public Notice.

We appreciate the opportunity to provide comments in the early planning stages of this proposed activity, and we look forward to providing additional assistance as the project progresses. If you need further assistance, please contact Angela C. Trahan (337/291-3137) of this office.

Sincerely,  
  
Russell C. Watson  
Supervisor  
Louisiana Field Office

cc: U.S. Army Corps of Engineers, New Orleans, LA  
LDWF, Natural Heritage Program, Baton Rouge, LA





## United States Department of the Interior

FISH AND WILDLIFE SERVICE  
Mississippi Field Office  
6578 Dogwood View Parkway, Suite A  
Jackson, Mississippi 39213

October 20, 2005

Mr. Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
Department of Energy  
1000 Independence Avenue, SW  
Washington, DC 20585-0301

Dear Mr. Silawsky:

The U.S. Fish and Wildlife Service (Service) received your letter dated September 13, 2005, concerning the preparation of an Environmental Impact Statement (EIS) regarding the expansion of the Strategic Petroleum Reserve (SPR) per the Energy Policy Act of 2005 (EPACT), enacted on August 8, 2005. One site proposed as a storage facility is the subterranean salt domes found near Richton, Perry County, Mississippi. The Department of Energy has initiated preparation of the EIS by publication of a Notice of Intent at 70 FR 52099 on September 1, 2005. Our comments are submitted in accordance with the Fish and Wildlife Coordination Act (16 U.S.C. 661-667e) and the Endangered Species Act (87 Stat. 884, as amended; 16 U.S.C. 1531 et seq.).

The proposed construction site is salt dome caverns found to the northwest of Richton and north of Mississippi Highway 42. The approximately 30 acre project site would function as a new oil storage area with up to 160 million barrels of storage capacity. Also, a raw water system for leaching and oil drawdown, a brine setting and disposal system, a crude oil injection/distribution system, a fire protection system, a central control system, and multiple above-ground buildings would be constructed onsite.

Offsite impacts would include a raw water intake in the Leaf River; pipelines for water supply; a 96-mile brine disposal pipeline and an 83-mile oil distribution pipeline to the Gulf of Mexico via Jackson County; a 118-mile oil distribution pipeline to Liberty, Mississippi; and marine oil distribution facilities at the Port of Pascagoula.

Several federally listed threatened or endangered species and their habitats could be adversely impacted by the proposed construction or operation of the oil storage facility. Potential impacts to the following species should be considered during the environmental assessment and addressed in the EIS.

P. 003/007  
S0030

NOV-01-2005 (TUE) 11:27

P. 004/007

Forrest, George, Greene, Jackson, Lamar, Marion, Perry, and Walthall Counties

The threatened gopher tortoise (*Gopherus polyphemus*) inhabits well-drained sandy soils, especially in areas of longleaf pine. The gopher tortoise digs a burrow used as a shelter and nesting area. Groups of these tortoises dig burrows in the same location forming a colony. Gopher tortoises are attracted to the low growing vegetation normally found on utility ROWs. In addition, the threatened eastern indigo snake (*Drymarchon corais couperi*) is known to inhabit gopher tortoise burrows.

Amite, Forrest, George, Greene, Jackson, and Perry Counties

The endangered red-cockaded woodpecker (*Picoides borealis*) excavates nesting cavities in mature pine trees (60+ years old). A mated pair of birds and all helper birds form a clan. A cluster of cavity trees where the clan nests and roosts is called a colony. All cavity trees, active and inactive, are important to the colony and should therefore be avoided. Also, older (30+ years) pine stands within a half-mile of a colony should be considered foraging habitats and should not be disturbed.

Forrest, George, Marion, and Perry Counties

The black pine snake (*Pituophis melanoleucus ssp. lodingi*), a Candidate Species, prefers uplands with well-drained sandy soils in areas of longleaf pine and hardwood tree species. Candidates are those species currently under review for possible addition to the federal list of threatened or endangered species. All efforts should be made to avoid harm or harassment to this species.

Forrest, George, Greene, Jackson, and Perry Counties

The endangered plant Louisiana quillwort (*Isaetes louisianensis*) is a nonflowering grasslike plant that lives in water or in very wet habitats. Mature plants are six to ten inches long, mostly evergreen, with spore-bearing structures below ground.

The threatened yellow-blotched map turtle (*Graptemys flavimaculata*) is found in the Chickasawhay, Leaf, and Pascagoula Rivers. The yellow-blotched map turtle prefers river stretches with moderate currents, abundant basking sites, and sand bars. Stream modification and changes in water quality have significantly contributed to the decline of the species.

Marion County

The threatened ringed map turtle (*Graptemys oculifera*) is found in the Pearl River. It prefers river stretches with moderate currents, abundant basking sites, and sand bars for nesting. Stream modification in the Pearl River, such as flood control and urban development, has significantly contributed to the decline of the species. Also, water quality degradation has posed a serious problem for the turtle.

Forrest, George, Greene, Jackson, Perry, Pike, and Marion Counties Mississippi Sound

The threatened Gulf sturgeon (*Acipenser oxyrinchus desotoi*) is found in the Pearl, Leaf, and Pascagoula Rivers. Gulf sturgeons are primitive, anadromous fish that annually migrate from the Gulf of Mexico into freshwater streams. Subadults and adults spend eight to nine months each year in rivers. Although Gulf sturgeon activity is not well documented, the species has been found in the river as far north as the Hattiesburg metropolitan area. The decline of the Gulf sturgeon is primarily due to limited access to migration routes and historic spawning areas, habitat modification, and water quality degradation.

Forrest, George, Jackson, Jones, and Perry Counties

The pearl darter (*Percina aurora*), a Candidate Species, is found only in the Pascagoula River system. The darter prefers stable gravel riffles or sandstone exposures with large-sized gravel or rock. Habitat loss or degradation has been a major contributor to the reduction in pearl darter numbers. Candidates are those species currently under review for possible addition to the federal list of threatened or endangered species. All efforts should be made to avoid harm or harassment to this species.

Amite, Forrest, George, Greene, Jackson, Lamar, Marion, Perry, Pike, and Walthall Counties

The Louisiana black bear (*Ursus a. luteolus*) is one of 16 subspecies of the American black bear. Historically, it occurred throughout southern Mississippi, all of Louisiana, and eastern Texas. Currently, there are only two known breeding bear subpopulations: the Tensas River basin and the Atchafalaya River basin. Although, there have been reported sightings along the Mississippi River corridor in Mississippi and Louisiana. While Louisiana black bear habitat consists mostly of bottomland hardwood forests, they are opportunistic omnivores and will frequent agricultural areas. Historical habitat has been reduced by 80% throughout its range. The remaining habitat has been reduced by forest fragmentation and human encroachment.

Jackson County

The endangered Brown pelican (*Pelecanus occidentalis*) nests mostly on offshore islands, but has been known to nest in onshore estuaries. Nesting areas are usually in low shrubs, trees or on the ground, and contain groups of 25-250 birds. They also congregate to feed near coastal wharves and pilings. Disturbance of nesting areas should be avoided.

The threatened Piping Plover (*Charadrius melodus*) does not nest in Mississippi but winters along the coastal beaches and barrier islands. These feeding areas have been threatened by urban development. Hence, Critical Habitat has been designated along several areas of the Mississippi Gulf Coast.

The endangered Mississippi Sandhill Crane (*Grus canadensis pulla*) is found only in a small area west of the Pascagoula River in Jackson County. Critical Habitat has been established on and adjacent to the Mississippi Sandhill Crane National Wildlife Refuge.

The endangered Alabama red-bellied turtle (*Pseudemys alabamensis*) is found in the lower Pascagoula River and its tributaries: Bluff Creek and the Escatawpa River. It is also found in Old Fort Bayou, the Tchouacabouffa River, the Biloxi River, and the Back Bay of Biloxi. Destruction of nesting areas along river banks and feeding areas of submerged aquatic vegetation, and reduced water quality have impacted this species.

Green turtle (*Chelonia mydas*)Kemp's ridley turtle (*Lepidochelys kempii*)  
Loggerhead turtle (*Caretta caretta*)

Potential impacts to these sea turtles and their habitats are overseen by the National Marine Fisheries Service (NMFS). The Service will coordinate with NMFS during the environmental assessment phase.

Statewide

The threatened bald eagle (*Haliaeetus leucocephalus*) is the only species of "sea eagle" regularly occurring on the North American continent. The bald eagle is predominantly a winter migrant in the southeast, however, increasing occurrences of nesting have been observed. The bald eagle nests in the transitional area between forest and water. They construct their nests in dominant living pines or bald cypress trees. Eagles often use alternate nests in different years with nesting activity occurring between September and January of each year. Young are usually fledged by midsummer.



Summary

Surveys for many of the above species must be conducted on the storage facility site as well as along the pipeline routes. Areas surveyed should also include ingress and egress areas, equipment storage areas, and staging areas.

Assumption of presence can be made for many of the aquatic species eliminating the need for surveys. Presently it is our opinion that changes in water levels and flow in the Leaf, Chickasawhay, and Pearl Rivers will likely impact all of the listed species in these water bodies; therefore, further consultation with the Service will be necessary at a minimum on these species.

We appreciate the opportunity to comment on the subject project, and we look forward to being a part of the environmental process. If you have any additional questions, please feel free to contact Kathy W. Lunceford in this office, telephone: (601) 321-1132.

Sincerely,

*Curtis B. James*

Curtis B. James  
Assistant Field Supervisor

Cc: USFWS, Atlanta, GA  
Attn: Jeff Weller  
NMFS, St. Petersburg, FL  
Attn: David Krys  
MDWFP, Jackson, MS  
Attn: Andrew Whitehurst, Tom Mann  
EPA, Atlanta, GA

FISH AND WILDLIFE SERVICE  
Mississippi Field Office 6578 Dogwood View Parkway, Suite A  
Jackson, Mississippi 39213

December 5, 2005

Mr. Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
Department of Energy  
1000 Independence Avenue, S.W.  
Washington, DC 20585-0301

Dear Mr. Silawsky:

This is in regard to your November 21, 2005, letter concerning reopening the scoping period for the preparation of an Environmental Impact Statement (EIS) for the Proposed Expansion of the Strategic Petroleum Reserve (SPR). The U.S. Department of Energy is considering sites for storage of crude oil in underground salt domes. Our October 20, 2005, letter supplied comments on a proposed site near Richton, Mississippi, during the first scoping period. A new candidate site at the Bruinsburg Salt Dome along the Mississippi River in Claiborne County, Mississippi, is proposed for the new scoping period. Our comments are submitted in accordance with the Fish and Wildlife Coordination Act (16 U.S.C. 661-667e) and the Endangered Species Act (87 Stat. 884, as amended; 16 U.S.C. 1531 et seq.).

The proposed 285 acre site is located a few miles north of Port Gibson along the Mississippi River in Claiborne County. The proposed construction includes developing caverns in salt domes to provide up to 100 million barrels of crude oil storage. Also, a raw water system for leaching and oil drawdown, a brine setting and disposal system, a crude oil injection/distribution system, a fire protection system, a central control system, and multiple above-ground buildings would be constructed onsite.

Offsite construction would include a 2.5 mile raw water pipeline to the Mississippi River; raw water lift pumps on the bank of the river; 43 mile oil distribution pipeline to Capline Pipeline's Peetsville Pump Station; 105 mile oil distribution pipeline to Baton Rouge accessing refinery and marine facilities; and a 15 mile brine disposal pipeline to wells located along the Baton Rouge crude oil pipeline. In addition, 60 brine disposal wells would be constructed along the brine and crude oil pipeline right-of-way. The wells would be placed 1,000 feet apart.

Several federally listed threatened or endangered species and their habitats could be adversely impacted by the proposed construction and operation of the crude oil storage facility. Potential impacts to the following species should be considered during the environmental assessment and addressed in the EIS.

Adams, Claiborne, Jefferson, and Wilkins Counties

The endangered pallid sturgeon (*Scaphirhynchus albus*) is one of the largest fish found in the Mississippi River. This bottom-dwelling fish has a distinctive flattened, shovel-shaped snout. It spawns in the main channel during late spring through early summer over substrates of rock, rubble, or gravel. This species has experienced a dramatic decline because its habitat has been modified through river channelization, construction of impoundments, and related changes in flow regimes. Operation of the raw water intake during spawning and nursery season could result in loss of larval and juvenile pallid sturgeons through entrainment and impingement.

#### Claiborne and Copiah Counties

The threatened Bayou darter (*Etheostoma rubrum*) is found only in Bayou Pierre and its tributaries, White Oak Creek, Foster Creek, and Turkey Creek. The darter prefers stable gravel riffles or sandstone exposures with large sized gravel or rock. Habitat loss or degradation has been a major contributor to the reduction in bayou darter numbers.

#### Amite, Franklin, and Wilkinson Counties

The endangered red-cockaded woodpecker (*Picoides borealis*) excavates nesting cavities in mature pine trees (60+ years old). A mated pair of birds and all helper birds forms a clan. A cluster of cavity trees where the clan nests and roosts is called a colony. All cavity trees, active and inactive, are important to the colony and should therefore be avoided. Also, older (30+ years) pine stands within a half-mile of a colony should be considered foraging habitats and should not be disturbed.

#### Claiborne County

The endangered interior least tern (*Sterna antillarum*) may potentially be found along the Mississippi River in the proposed project area. It migrates up the Mississippi River and lays its egg directly on the sandbars associated with the river. Hundreds of these birds may nest together to form a colony.

The breeding season for terns is approximately May through July. Avoidance of nesting areas during the above time would prevent adverse impacts to the species. The species can change nesting areas from year to year, so an onsite survey for the species before start of construction and operation is recommended.

#### Jefferson County

The endangered fat pocketbook mussel (*Potamilus capax*) is found in the Mississippi River and associated tributaries. It is broad, rounded, and slightly angular mussel with a smooth, yellowish, and frequently clouded with brown, exterior color. Fat pocketbooks occur primarily in sand and mud substrates, although fee species has been found in fine gravel and hard clay occasionally. Water depth ranges from a few inches to several feet. The fish host for this species is primarily the freshwater chum.

#### Adams, Amite, Copiah, Franklin, Jefferson, and Wilkinson Counties

The threatened Louisiana black bear (*Ursus a. luteolus*) occurs primarily in bottomland hardwoods and floodplain forests along the Mississippi River and the southern part of the state. Although the bear is capable of surviving under a range of habitat types, some necessary habitat requirements include hard mast, soft mast, escape cover, denning sites, forested corridors, and limited human access. Forest management practices, agricultural, commercial and industrial development, and highways can cause adverse impacts to bear habitat by increasing human disturbance, fragmenting forests, and removing den trees.

#### Franklin County

The Natchez and Chucko stoneflies are species of interest. They occur in small streams with stable sandy bottoms and good water quality.

#### Statewide

The threatened bald eagle (*Haliaeetus leucocephalus*) is the only species of "sea eagle" regularly occurring on the North American continent. The bald eagle is predominantly a winter migrant in the southeast; however, increasing occurrences of nesting have been observed. The bald eagle nests in the transitional area between forest and water. They construct their nests in dominant living pines or bald cypress trees. Eagles often use alternate nests in different years with nesting activity beginning between September and January of each year. Young are usually fledged by midsummer.

All of the above species are very sensitive to human disturbance. Therefore, before construction of onsite facilities and offsite pipeline right-of-ways, the Service recommends a qualified biologist conduct a visual survey for these species. Areas surveyed should also include ingress and egress areas, equipment storage areas, and staging areas. If any of these species or their habitats is identified, further consultation with the Service will be necessary.

In addition, proposed onsite and offsite construction activities may result in loss of wetland habitats. Wetlands support an abundant variety of wildlife species and provide energy rich foods for song birds. They also provide resting and nesting areas. Wetland trap sediment and pesticide residues, recharge ground water, and control flooding by temporarily holding flood waters and releasing them slowly. The environmental values of wetlands are well documented and widely recognized. Presidential executive orders require that federal projects result in no net loss of wetlands. The Service mitigation policy requires that unavoidable loss of wetlands be fully mitigated inland.

If you have any questions, please contact Mr. Lloyd Inmon of this office staff at (601) 321-1134.

Sincerely,

Ray Aycock

Cc: Robert Seyfarth, Mississippi Department of Environmental Quality, Jackson, MS.  
Jeff Weller, USFWS, Atlanta, GA Tom Mann, Natural Science Museum, Jackson, MS

S0050

**Fadely, Karen**

**From:** Slawsky, Donald [Donald.Slawsky@hq.doe.gov]  
**Sent:** Tuesday, December 13, 2005 9:32 AM  
**To:** Karen FW: FWS JACKSON  
**Subject:**

KAREN: SPF EIS comment, below. DON  
SILAWSKY

-----Original Message-----  
**From:** Angela Trahan@fws.gov [mailto:Angela.Trahan@fws.gov]  
**Sent:** Tuesday, December 13, 2005 9:23 AM  
**To:** Slawsky, Donald  
**Subject:** Re: FWS JACKSON  
Thanks, Don.

Since the additional site is located in Mississippi, we will not be providing additional comments for the new site proposal. We look forward to reviewing the forthcoming EIS.  
Have a great day.  
Angela

Angela C. Trahan  
U.S. Fish and Wildlife Service  
Lafayette Field Office  
337/291-3137 pb  
337/291-3139 fax

"S.Slawsky,  
Donald"

<Donald.Slawsky@  
hg.doe.gov>  
angela\_trahan@fws.gov

12/12/2005 04:37

FWS JACKSON

S0049

**Fadely, Karen**

**From:** Slawsky, Donald [Donald.Slawsky@hq.doe.gov]  
**Sent:** Thursday, December 08, 2005 5:10 PM  
**To:** Fadely, Karen  
**Subject:** FW: Proposed expansion of the strategic petroleum reserve Stratton Ridge Texas Site

KAREN: SPF EIS comment.  
DON SILAWSKY

----- Original Message -----  
**From:** Tracey McDonnell@fws.gov [mailto:Tracey.McDonnell@fws.gov]  
**Sent:** Thursday, December 08, 2005 3:20 PM  
**To:** Slawsky, Donald  
**Subject:** Proposed expansion of the strategic petroleum reserve Stratton Ridge Texas Site

Dear Mr. Slawsky,  
Thank you for the opportunity to provide any comments concerning the proposed expansion of the SPF at the Stratton Ridge site in Texas.  
Because this existing site does not currently impact our refuges, in addition, based on the map you provided in your November 21, 2005 letter, we believe that the expansion will not effect us as well, we will not be submitting any comments. However, I would be interested in being included on any future mailings concerning this site.

Thank you again,  
Tracey McDonnell

Tracey McDonnell  
Project Leader  
Texas Mid-Coast NWR Complex  
1212 N. Velasco, Suite 200  
Angleton, TX 77515  
(979) 849-7711, ext. 25  
(979) 849-5118 fax

# United States Department of the Interior

FISH AND WILDLIFE SERVICE  
Texas Chenier Plain Refuge Complex  
P.O. Box 278  
Anahuac, Texas 77514

December 14, 2005

Mr. Donald Silawsky Office of  
Petroleum Reserves (FE-47) 1000  
Independence Avenue, S.W.  
Washington, D.C. 20585-0301

Dear Mr. Silawsky:

Thank you for your letter of November 21, 2005 announcing the reopening of the Scoping Comment Period and New Site Proposal for the Proposed Expansion of the Strategic Petroleum Reserve, and requesting comments and identification of issues to be addressed in the Environmental Impact Statement for this project.

The brine line associated with the Big Hill SPR site in Jefferson County, Texas crosses the McFaddin National Wildlife Refuge, a unit of the National Wildlife Refuge System (NWRS) administered by the U.S. Fish and Wildlife Service (Service). Potential environmental issues with work in this pipeline corridor include impacts to jurisdictional wetlands and other refuge habitats, and to certain Service trust resources including several migratory bird species. If the project requires any work not covered by the existing legal Right-of-Way for the brine line, additional R-O-W permitting by the Service may be required. Finally, all new uses on NWRS lands and waters must be reviewed for compatibility with refuge establishment purposes and the NWRS mission prior to being permitted.

Thank you again or this opportunity to comment. Please contact me if I can be of further assistance.

Sincerely,

Andy Loranger  
Project Leader

cc: Aaron Archibeque, USFWS, Albuquerque, NM  
Carlos Mendoza, USFWS, Clear Lake Ecological Services FO, Houston, TX

Fadely, Karen

**From:** Donald Silawsky [silawsky@cfl.rr.com]  
**Sent:** Saturday, December 24, 2005 8:12 AM  
**To:** Fadely, Karen  
**Subject:** FW: Department of Energy SPR - Dec. 19th Meeting  
**Attachments:** SPR Expansion EIS -- agency meetings MS-DEQ v2.ppt

KAREN: Another SPR EIS comment, below.

DON SILAWSKY

----- Forwarded Message

**From:** Don R Neal <donneal@fs.fed.us>  
**Date:** Fri, 23 Dec 2005 13:49:51 -0500  
**To:** silawsky@cfl.rr.com  
**Subject:** Re: Department of Energy SPR - Dec. 19th Meeting

Elizabeth,

We were not able to provide a representative for the Dec. 19th meeting due to scheduled annual leave this time of year. I have reviewed the package sent by Donald Silawsky and discussed this proposal with our Forest Minerals Specialist - Hunter Howell.

The proposed Bruinsburg site location is located well off Forest Service land. The proposed general pipeline alignment associated with this project crosses the Homochitto National Forest. The map is of such a scale that specific environmental/social concerns or impacts can not be addressed. If this proposal is selected, we would need to be involved with the planning of the site specific placement of the pipeline location. Some of the issues we need to address would be - impacts to T&E species, impacts to water quality, impacts to wildlife, impacts to cultural resources, impacts to recreational visitors, impacts to existing special use permits and easements, etc..

The Raw Water Intake Structure on the proposed Richton site borders the northern boundary of the De Soto National Forest. The scale of the map makes it hard to determine if it actually lies on National Forest land. If any of the project lies on National Forest land we would need to coordinate with you on similar issues as mentioned on the Bruinsburg site.

We appreciate the opportunity to comment and the information you have provided. If you have any further site specific information on the location of the Bruinsburg pipelines or the Richton Raw Intake Structure please contact me.

Richard D. (Don) Neal

12/27/2005

Staff Officer  
Engineering/Lands/Minerals/Special Uses  
100 W. Capitol St.  
Suite 1141  
Jackson, MS 39269  
(601) 965-4391 Voice  
(601) 965-5519 Fax  
donneal@fs.fed.us

*U.S. Forest Service*

"Zelasko,  
Elizabeth"  
<EZelasko@icfcons  
ulting.com>  
12/16/2005 12:42  
PM  
To: <donneal@fs.fed.us>  
Cc:  
Subject  
Department of Energy SPR - Dec.  
19th Meeting

Don,

On Wednesday, I sent you an email with more details on the Department of Energy meeting on Monday, December 19th in Jackson, MS. In case you are unable to attend the meeting and wish to participate through conference call, I have attached a copy of the presentation.

Please contact me if you have any questions regarding the meeting.

Thank you and have a nice weekend.

Elizabeth

From: Zelasko, Elizabeth  
Sent: Wednesday, December 14, 2005 4:20 PM  
To: 'Andrew.Whitehurst@mms.state.ms.us'; 'Lloyd\_irmon@fws.gov'; 'Harold.lee@mvk02.usace.army.mil'; 'Richard.Hartman@noaa.gov'; 'mark.thompson@noaa.gov'; 'Alice.taylor@dmr.state.ms.us'; 'GMcWhorter@sos.state.ms.us'; 'pdukes@sos.state.ms.us'; 'Gary.hopkins@nps.gov'; 'Riley.hoggard@nps.gov'; 'Rick.clark@nps.gov'; 'donneal@fs.fed.us'; 'bill\_whitworth@nps.gov'; 'curtis\_james@fws.gov'; 'ronald.j.ventola@mvn02.usace.army.mil'  
Cc: 'Maya\_Rao@dec.state.ms.us'; Stribley, Todd  
Subject: Department of Energy SPR - Dec. 19th Meeting

12/27/2005

**From:** Moni.Belton@fws.gov [mailto:Moni.Belton@fws.gov]  
**Sent:** Tuesday, February 07, 2006 2:16 PM  
**To:** Stribley, Todd; Zelasko, Elizabeth; Gabriel.Adams@spr.doe.gov;  
Katherine.Batiste@spr.doe.gov; Wayne.Elias@spr.doe.gov  
**Cc:** Jennifer.Sanchez@fws.gov; Amy.Hanna@tpwd.state.tx.us; Floyd.Truetken@fws.gov;  
Moni.Belton@fws.gov; Jarrett.Woodrow@tpwd.state.tx.us; Catherine\_Yeargan@fws.gov;  
Brian\_Cain@fws.gov; Andy\_Lorance@fws.gov; patrick\_walther@fws.gov  
**Subject:** Dept. of Energy's SPR expansion

The U.S. Fish and Wildlife Service, Texas Clear Lake ES office, is providing the following comments in regards to the U.S. Department of Energy's proposed Strategic Petroleum Reserve (SPR) Expansion meeting held on January 31, 2005 at the Bryan Mound SPR. In order for the Service to adequately review the project for impacts to fish and wildlife and their habitat the following issues should be evaluated and included throughout the development of the EIS.

**Habitat Descriptions:** Identify all habitat types and amount (in acres) existing within each project footprint and pipeline corridor. This should include descriptions of jurisdictional and non-jurisdictional wetlands as well as upland habitats. The EIS should thoroughly evaluate the functions and values of fish and wildlife habitat at the final project site and all alternatives proposed.

**Migratory Bird Concerns:** The Service is concerned with the impacts on migratory birds caused by the construction of the large storage tanks, the electrical transmission lines, and any other tall structures proposed for the SPR facilities and work associated with the pipeline installation activities. Migratory birds (e.g., waterfowl, shorebirds, passerines, hawks, owls, vultures, falcons) are afforded protection under the Migratory Bird Treaty Act (40 Stat. 755; 16 U.S.C. 703-712). The EIS should identify locations and heights of storage tanks, transmission lines, and all tall structures proposed for the project sites.

Transmission lines often pose a hazard to migratory birds in flight and can pose a threat to nesting birds attracted to the site; therefore, we strongly recommend the burial of the transmission lines to significantly reduce bird strikes in the area.

The proposed SPR facility and pipeline route may be located within the vicinity of documented bird rookeries. These rookery sites can be identified on the Service's Texas Coastal Program website at <http://texascoastalprogram.fws.gov/TCWC.htm>. Bird rookeries and nesting islands must be left undisturbed. Development operations, which include drilling, dredging, seismic exploration, construction activity, or watercraft landing, are prohibited within 1,000 feet of the rookery areas during the peak-nesting season from February 15 to September 1.

Previous pipeline projects have used bright lighting on associated above ground pipeline structures such as meter stations, compressor stations, connection stations, main line valve stations, and other small facilities associated with the pipeline projects. The SPR water intake structure may be an example of this type of small above ground facility. We recommend all bright lighting associated with these above ground structures be down-shielded to significantly reduce disturbance to local and migratory birds and other local wildlife. In addition, security lighting for on-ground facilities and equipment, such as storage tanks, should be down-shielded to keep light within the boundaries of the site.

**Pipeline Corridors:** Alternative routes should be evaluated and the least environmentally damaging route should be selected. Installation of pipelines and other transmission lines have caused irreversible damage in coastal marsh environments. Damage is not limited to the permitted Right-of-Way (ROW); damage outside the ROW occurs when construction equipment free ranges through the marsh. Attached are specific pipeline conditions the USFWS along with the USACE, TPWD, and NOAA fisheries developed for pipeline installation and post construction monitoring plans to reduce impacts to fish and wildlife habitats. These should be included in the final project plans.



Preserving America's Heritage

**Utility corridors:** All utility lines associated with this project must be included in the project description.

**Fill material:** All sand sources and materials used to fill wetlands and raise the proposed sites should be identified within the EIS.

**Facility water intake and outfall structures:** The EIS should provide the rates and location of the facility water intake and outfall structures and associated impacts for construction of each. The EIS should include the rates, time of year, and salinities of all brine discharges and the impacts these may have on marine life and fisheries at points of discharge.

**Storm-water run-off:** The EIS should include the rates, location, and subsequent water quality of storm-water run-off for the project sites.

**Alternatives Analysis:** Alternatives for the final SPR sites should be provided for the pipeline route and facility site location. For example, if Stratton Ridge is chosen as the final site, facility location alternatives should be provided which avoid the heavily forested wetland area. If the forested area can not be avoided documentation should be provided stating why other alternatives are not valid. These types of alternatives are requested for both the Stratton Ridge site and the Big Hill expansion.

**Compensatory Mitigation Recommendations:** After all alternatives are considered and wetland impacts are deemed unavoidable, compensatory mitigation for unavoidable wetlands losses will be considered. Compensatory mitigation plans should be developed in order to significantly reduce impacts to coastal habitats. Once final sites are chosen the USFWS will provide recommendations to reduce impacts to fish and wildlife habitats.

As stated in the meeting, pipeline construction activities through emergent marsh habitats should be temporary if the attach USACE pipeline monitoring conditions are incorporated into final project plans. Any impacts to forested wetland areas are considered permanent and the USFWS recommends compensation by the preservation or enhancement of forested wetlands within the same watershed. Compensatory mitigation ratios will be dependent upon the condition and value of habitats proposed to be impacted.

**Threatened and Endangered Species:** Coordination with Catherine Yeagan is currently taking place.

**National Wildlife Refuge(NWR) Systems:** Please Coordination with the NWR proposed to be impacted by each proposed SPR site. For the Brazoria NWR please contact Jennifer Sanchez and Floyd Truesken at (979)-849-7771 and for the McFadden NWR please contact Andy Lomanger and Patrick Walther at (409)-267-3337.

The U.S Fish and Wildlife Service would like to continue to work with the DOE and other resource agencies to identify the least environmental damaging alternatives for the SPR expansions. The Texas Clear Lake ES office biologists would like to visit the proposed Stratton Ridge and Big Hill expansion sites to further evaluate impacts to fish and wildlife habits. Please let us know of the next available opportunity to complete these site visits. If you need any additional information, please contact Moni DeVora Belton at (281)-286-8282.

Thank you,

Moni DeVora Belton  
Fish and Wildlife Biologist  
USFWS Ecological Services  
17629 El Camino Real  
Suite 211  
Houston TX 77058-3051  
281-286-8282  
281-488-5882 fax

June 16, 2006

Mr. Donald Silawsky  
U.S. Department of Energy  
Office of Petroleum Reserves (FE-47)  
1000 Independence Ave. SW  
Washington DC 20585-0301

REF: Proposal to expand Strategic Petroleum Reserve to authorized capacity

Dear Mr. Silawsky:

We have received your letter notifying the ACHP that the Department of Energy proposes to enter into a Programmatic Agreement to address potential adverse effects from the referenced undertaking, and inviting us to participate in the consultation process. In accordance with 36 CFR 800.6(a)(1) of the Council's regulations, "Protection of Historic Properties," the Council has applied the *Criteria for Council Involvement in Reviewing Individual Section 106 Cases* (Appendix A) and believes these are met. As required by Section 800.6(a)(1)(iii) of our regulations, we have notified the Secretary of Energy of our decision to participate in the consultation process, and its basis.

We look forward to consulting with you, the State Historic Preservation Officers of Louisiana, Mississippi, and Texas, and other parties who have expressed an interest in resolving effects to historic properties that will result from expansion of the Strategic Petroleum Reserve.

If you have any questions, do not hesitate to contact Dr. Tom McCulloch at 202-606-8554 or via e-mail at [tmcculloch@achp.gov](mailto:tmcculloch@achp.gov).

Sincerely,

Reid J. Nelson  
Assistant Director  
Federal Property Management Section  
Office of Federal Agency Programs

ADVISORY COUNCIL ON HISTORIC PRESERVATION  
1100 Pennsylvania Avenue NW, Suite 809 • Washington, DC 20004  
Phone: 202-606-8503 • Fax: 202-606-8647 • [achp@achp.gov](mailto:achp@achp.gov) • [www.achp.gov](http://www.achp.gov)





Preserving America's Heritage

John L. Nau, III  
Chairman

Susan S. Barnes  
Vice Chairman

John M. Fowler  
Executive Director

June 16, 2006

Honorable Samuel Bodman  
Secretary  
Department of Energy  
1100 Independence Avenue, SW  
Washington DC, 20585

Dear Secretary Bodman:

We have received documentation from the Department of Energy's Office of Petroleum Reserves of its intention to expand the Strategic Petroleum Reserve to its authorized capacity, and develop a Programmatic Agreement to identify, evaluate, and resolve effects to historic properties resulting from this expansion.

We are notifying you that the ACHP will participate in consultation pursuant to Section 800.6(a)(1)(iii) of its regulations ("Protection of Historic Properties," 36 CFR Part 800) with the Department of Energy, the State Historic Preservation Officers of Louisiana, Mississippi, and Texas, and other parties to ensure that historic properties are fully considered as this important project goes forward.

A copy of our letter to Mr. Donald Silawsky, Office of Petroleum Reserves, notifying him of our intention to participate in consultation is enclosed. If you or your staff have questions, do not hesitate to call me at 202-606-8505.

Sincerely,

  
John M. Fowler  
Executive Director

Enclosure

## Louisiana State Agencies



# State of Louisiana Department of Environmental Quality

P. 002/005  
S0031



KATHLEEN BAUDINIAUX BLANCO  
GOVERNOR

October 20, 2005

MIKE D. MEDANIEL, Ph.D.  
SECRETARY

Donald Silawsky  
U.S. Department of Energy  
Office of Petroleum Reserves (FE-47)  
1000 Independence Avenue, S.W.  
Washington, DC 20585-0301

RE: Proposed Expansion of the Strategic Petroleum Reserve  
West Hackberry (A/H 9002), Bayou Choctaw (A/H 9005), Clovelly and  
Chatchahoula, Louisiana

Dear Mr. Silawsky:

The Office of Environmental Assessment, Air Quality Assessment Division, acknowledges receipt of a copy of your letter dated September 13, 2005, addressed to Secretary Mike Medaniel and containing information relative to proposed expansion of two existing Strategic Petroleum Reserve (SPR) sites and the possible development of a new SPR site in southern Louisiana. We understand that this proposed DOE action is in response to a 2005 Energy Policy Act mandate to expand oil storage capacity of the SPR from 727 million barrels to 1 billion barrels.

Please be advised that with the exception of the Bayou Choctaw site, all other proposed sites are located in parishes that are in attainment of the national ambient air quality standards (NAAQS). However, modifications to the existing Bayou Choctaw storage site in Iberville Parish will require compliance with the State's general conformity regulations (LAC 33:111.14.A). General conformity applies to the proposed expansion of the Bayou Choctaw site because Iberville Parish is currently designated by US EPA as an 8-hour ozone nonattainment parish and is classified as marginal. For this marginal nonattainment area, ozone precursor *de minimis* levels are set at 100 tons per year per pollutant (volatile organic compounds and nitrogen oxides). Accordingly, LDEQ requests that DOE address these general conformity issues in the forthcoming draft Environmental Impact Statement.

Should you have any questions regarding state rules and regulations pertaining to general conformity, please contact me directly at (225) 219-3556, or Mr. Ron Rebouche of my staff at (225) 219-3561. Thank you for affording us the opportunity to comment on this proposed DOE action.

Sincerely,

Teri F. Lanoue  
Environmental Scientist Manager  
Air Quality Assessment Division

TFL:RR  
cc: Dr. Chuck Carr Brown, OES  
Wilbert Jordan, OEA  
Peggy Wadd, EPA Region 6

OFFICE OF ENVIRONMENTAL ASSESSMENT  
P. O. BOX 4314 • BATON ROUGE, LOUISIANA 70814-4314 • TELEPHONE: (225) 219-3236 • FAX: (225) 219-3239  
AN EQUAL OPPORTUNITY EMPLOYER



Fadely, Karen

From: Donald Silawsky [silawsky@cfi.rr.com]  
Sent: Thursday, December 22, 2005 8:00 AM  
To: Fadely, Karen  
Subject: FW: Strategic Petroleum Reserve comments

KAREN: SPR EIS comment. Note that the sender is asking for additional info.

DON SILAWSKY

----- Forwarded Message

From: Al Hindrichs <Al.Hindrichs@LA.GOV>  
Date: Wed, 21 Dec 2005 18:35:14 -0500  
To: silawsky@cfi.rr.com

Subject: Strategic Petroleum Reserve comments

Mr. Silawsky,  
I was asked to comment on a series of proposed expansions of the Strategic Petroleum Reserve, in particular the proposed Bruinsburg, Mississippi; Richton, Mississippi; and Bayou Choctaw, Louisiana sites. These sites are described in your letter and attachments dated November 21, 2005.

The proposed Bruinsburg site is located in the aquifer recharge area for Baton Rouge and many other communities in southern Mississippi and Louisiana. The Richton and Bayou Choctaw sites may not be as much of a problem but are still in the vicinity of this aquifer. Due to this concern I would like to request additional information regarding the design of these proposed caverns, in particular their depth and the depth of the proposed brine disposal wells. Both the storage of oil and the disposal of brine underground in this region could severely impact water quality in communities served by this aquifer. Therefore, I require additional information before making a determination.

You can provide the information either by email or by U.S. Postal mail. My mailing address is:

Albert Hindrichs  
Water Quality Assessment Division  
P.O. Box 4314  
Baton Rouge, LA 70821-4314

Please let me know if you have any questions.

Sincerely,

Albert E. Hindrichs, Environmental Scientist Staff  
Louisiana Department of Environmental Quality  
Water Quality Assessment Division



**State of Louisiana**  
Department of Environmental Quality



KATHLEEN BARINEUX-BLANCO  
GOVERNOR

January 11, 2006

MIKE D. McDANIEL, Ph.D.  
SECRETARY

Mr. Donald Silawsky  
Department of Energy  
Office of Petroleum Reserves (FE-47)  
1000 Independence Ave., S.W.  
Washington, DC 20585-0301

RE: DEQ0612060082; Lafourche, Cameron, Calcasieu and Iberville  
Parishes  
Proposed Expansion of the Strategic Petroleum Reserve -  
Recoping Scoping Comment Period and New Site Proposal

Dear Mr. Silawsky:

The Department of Environmental Quality, Office of Environmental Assessment and Office of Environmental Services has received your request for comments on the above referenced project.

There were no objections based on the limited information submitted to us. However, the following comments have been included and/or attached. Should you encounter a problem during the implementation of this project, please make the appropriate notification to this Department.

The Office of Environmental Services recommends that you investigate the following requirements that may influence your proposed project:

1. If your project results in a discharge to waters of the state, submittal of a Louisiana Pollutant Discharge Elimination System (LPDES) application may be necessary.
2. If the project results in a discharge of wastewater to an existing wastewater treatment system, that wastewater treatment system may need to modify their LPDES permit before accepting the additional wastewater.
3. LDEQ has stormwater general permits for construction areas equal to or greater than one acre. It is recommended that you contact Aaron Cox at (225) 219-3092 to determine if your proposed improvements require one of these permits.
4. All precautions should be observed to control nonpoint source pollution from construction activities.



OFFICE OF MANAGEMENT AND FINANCE • P.O. BOX 4303 • BATON ROUGE, LOUISIANA 70821-4303  
AN EQUAL OPPORTUNITY EMPLOYER



January 11, 2006  
Page 2

5. If any of the proposed work is located in wetlands or other areas subject to the jurisdiction of the U.S. Army Corps of Engineers, you should contact the Corps to inquire about the possible necessity for permits. If a Corps permit is required, part of the application process may involve a Water Quality Certification from LDEQ.

6. All precautions should be observed to protect the groundwater of the region (SEE ATTACHMENT).

Currently, Iberville Parish is classified as nonattainment with the National Ambient Air Quality Standards.

Currently, Lafourche, Cameron, and Calcasieu parishes are classified as attainment parishes with the National Ambient Air Quality Standards for all criteria air pollutants.

Please forward all future requests to the Louisiana Department of Environmental Quality, Office of Management and Finance, Contracts & Grants, P. O. Box 4303, Baton Rouge, LA 70821-4303, and we will expedite your request as quickly as possible. Should you need any additional information please call me at (225) 219-3815.

Sincerely,

*Lisa L. Miller*  
Lisa L. Miller  
Contracts & Grants

llm:vhn  
Enclosure

S0003

**Fadely, Karen**

**From:** Silawsky, Donald [Donald.Silawsky@hq.doe.gov]  
**Sent:** Thursday, October 06, 2005 9:57 AM  
**To:** Fadely, Karen  
**Subject:** FW: Proposed expansion of the Strategic Petroleum Reserve

KAREN: Another EIS comment.

DON SILAWSKY

-----Original Message-----  
**From:** Rosalind Green [mailto:mrgreen@dhhl.la.gov]  
**Sent:** Wednesday, September 28, 2005 9:14 AM  
**To:** Silawsky, Donald  
**Cc:** Dianne Duigas  
**Subject:** Re: Proposed expansion of the Strategic Petroleum Reserve

An important issue that should be addressed is the impact of the construction of new oil storage caverns and placement of underground injection wells on local aquifers. This would fall under the analysis of the impact on water resources, as listed in the "Notice of Intent to Prepare and Environmental Impact Statement and Conduct Public Scoping Meetings, Site Selection for the Expansion of the Strategic Petroleum Reserve" document at the following website:

[http://www.fedex.gov/programs/reserves/spr/spr\\_not\\_090105.pdf](http://www.fedex.gov/programs/reserves/spr/spr_not_090105.pdf)

**K-74**

Hackberry residents have previously expressed concerns about cancer rates in their community to the Louisiana DHH. The US DOE needs to be prepared to address such health-related concerns in the communities in which they've planned expansion/new storage sites.

For each community, a flyer/brochure/presentation should be made available to address community concerns about the stability of these sites, what salt dome storage involves, how extensive construction would be at a given site, and why these particular sites are being considered.

A proposed timeline should be estimated for the analyses of potential environmental impacts. The public needs a sense of the progression from environmental study to implementation of construction plans.

Rosalind M Green, Sc.D.  
Environmental Health Scientist Coordinator Louisiana DHH/OPIH SHEET  
325 Loyola Ave. Room 210  
New Orleans, LA 70112  
email: mrgreen@dhhl.la.gov  
phone: (504) 568 8537  
fax: (504) 568-7035

10/10/2005

KATHLEEN BABINEUX BLANCO  
GOVERNOR

S0051  
Scott A. Angelle  
SECRETARY  
JAMES H. WELSH  
COMMISSIONER OF CONSERVATION

DEPARTMENT OF NATURAL RESOURCES  
OFFICE OF CONSERVATION

December 9, 2005

Mr. Donald Silawsky  
Office of Petroleum  
Reserves (FE-47) United States  
Department of Energy 1000 Independence  
Ave, S.W.  
Washington, DC 20583-0301

Re: Proposed Expansion of the Strategic Petroleum Reserve - Reopening Scoping Comment  
Period and New Site Proposal

Dear Mr. Silawsky:

The Louisiana Office-of Conservation appreciates the additional opportunity to comment on the U.S. Department of Energy's proposed expansion of the Strategic Petroleum Reserve. (SPR). We are pleased that four of the eight candidate sites are in the State of Louisiana. Louisiana's association with the Strategic Petroleum Reserve goes back to its near beginnings when, on December 22, 1975, the Energy Policy and Conservation Act (Public Law 94-163) was signed into law. Since then, we have been home to four separate SPR sites, of which two are still operating, in addition to the Department of Energy owned St. James Marine Terminal on the Mississippi River.

Bayou Choctaw and West Hackberry, two existing Louisiana SPR candidate sites for expansion, are both strong candidates. With existing infrastructures already in place and needing only minor upgrades to support expansion, either of these two facilities are persuasive in terms of cost effectiveness, ease of satisfying regulatory permit requirements, minimal environmental impact, and affording timely expansion and operational startup.

A proposed new SPR site at the Clovelly salt dome has its own unique possibilities. In place at the salt dome are several solution-mined salt caverns presently used by the Louisiana Offshore Oil Port (LOOP) for crude oil storage. The advantages of this site are identical to the existing SPR sites mentioned above with the additional advantage of having access to the only port in the United States capable of offloading the largest, deep draft tankers. An SPR site at the Clovelly salt dome would provide potential access to over 50 percent of the United States refinery capacity.

P.O. BOX 94275 - BATON ROUGE, LOUISIANA 70804-9275 • 617 NORTH THIRD STREET • 9TH FLOOR • BATON ROUGE, LA 70802  
PHONE: (225) 342-5540 • FAX (225) 342-3094 • WEB <http://www.dnr.state.la.us/conservation>  
AN EQUAL OPPORTUNITY EMPLOYER

Mr. Donald Silawsky  
Office of Petroleum Reserves

December 9, 2005

Page 2 of 2



KATHLEEN BABINEAUX BLANCO  
GOVERNOR

SCOTT A. ANGELLE  
SECRETARY

DEPARTMENT OF NATURAL RESOURCES  
OFFICE OF THE SECRETARY

December 12, 2005

Donald Silawsky  
U. S. Dept. of Energy  
Office of Petroleum Reserves (FE-47)  
1000 Independence Avenue, S. W.  
Washington, DC 20585-0301

RE: C20050552, Solicitation of Views  
U. S. Dept. of Energy (DOE), Direct Federal Action  
Request for Scoping Comments for the Proposed Expansion of the Strategic  
Petroleum Reserve (SPR)

Dear Mr. Silawsky:

I have received your letter of November 21, 2005, requesting input regarding issues which should be addressed in the Environmental Impact Statement (EIS) being prepared for the proposed expansion of the Strategic Petroleum Reserve. Review of the scoping document indicates that the proposed expansion is a Direct Federal Action that will require submittal of a Consistency Determination for the Louisiana Coastal Zone in accordance with the approved Louisiana Coastal Resources Program (LCRP) as required by Section 307 of the Coastal Zone Management Act of 1972, as amended. Issues of concern to Louisiana that need to be addressed in the EIS and the Consistency Determination are discussed below.

The construction and operation of new or expanded SPR facilities that will adversely affect wetlands within the Louisiana Coastal Zone are a primary concern of the State of Louisiana as we have a "no net loss of wetland" policy in which the applicant must provide compensatory mitigation for any wetland losses resulting from those proposed activities. These include direct impacts from expansion of facilities into wetland areas, such as pipeline routing or facility siting, or indirect or cumulative impacts of the proposed activities on wetlands or wetland resources such as raw water removal from surface water bodies in areas prone to saltwater intrusion, or brine disposal in offshore areas. For sites with proposed brine wells, precaution must be taken to avoid contamination of drinking water aquifers.

Another concern is safety or potential safety hazards resulting from construction or operation of the facilities. There needs to be a spill response plan with provisions for precluding or

P.O. BOX 04306 • BATON ROUGE, LA 70804-0306 • 617 N. THIRD STREET • 12TH FLOOR • BATON ROUGE, LA 70802  
PHONE (225) 342-2710 • FAX (225) 342-5861 • WEB <http://www.dnr5.Ut.e.louisiana.gov>  
AN EQUAL OPPORTUNITY EMPLOYER

As a new SPR site, the Chacahoula salt dome would require the building of more infrastructure than the other three previously discussed Louisiana sites. Any additional costs should be comparable, if not somewhat less, than some proposed SPR sites in neighboring states. Yet, Chacahoula's relatively short tie-in access to existing oil distribution facilities makes this proposed site practicable.

After reviewing the conceptual plan submitted by the State of Mississippi for the Bruinsburg salt dome, we are unable to ascertain the location of the 15-mile brine pipeline and final location of the proposed 60 offsite brine disposal wells to be spaced 1,000 feet apart. Please provide additional detail regarding the location of the brine pipeline and the offsite brine disposal wells in relation to the candidate facility. Our concern is the appearance that the disposal wells may be located in Louisiana while the storage facility is proposed in Mississippi.

Please contact Mr. Joe Ball at 225-342-5569 or [joe.ball@la.gov](mailto:joe.ball@la.gov) with additional information or if you have questions.

Sincerely,

James H. Welsh  
Commissioner  
of Conservation

cc: Scott A. Angelle, Secretary  
Louisiana Department of Natural Resources

Mr. Silawsky December  
12, 2005 Page 2

addressing oil or brine spills from pipelines. Also, a thorough geologic and geophysical investigation of the proposed cavern sites needs to be undertaken to identify, address, and make design provisions for any potential sources of cavern failure or leakage, in order to avoid a repeat of the Week Bay abandonment.

I want to thank you for the opportunity to comment on the proposed expansion of SPR facilities, which are not only of concern to the State of Louisiana, but are of National Energy Policy interest and concern. I look forward to the upcoming EIS on the SPR expansion, and can be reached at 225-342-2710 if I can be of assistance in any way on this matter.

*Very truly yours,*  
  
Sept. L. Angelle  
Secr.

cc: Governor Kathleen Babineaux Blanco

S0017



KATHLEEN BABINEAUX BLANCO  
GOVERNOR

STATE OF LOUISIANA  
DEPARTMENT OF TRANSPORTATION AND DEVELOPMENT

Baton Rouge, Louisiana 70804-9245  
P.O. Box 94245

WWW.DOTD.LOUISIANA.GOV  
LA. OFFICIAL TRADING AUTHORITY  
225-379-1247



JOHNNY R. BRADBERRY  
SECRETARY

October 7, 2005

Mr. Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
1000 Independence Avenue  
Washington, DC 20585-0301

Dear Mr. Silawsky:

Your letter of September 13, 2005, states that the U.S. Department of Energy is proposing to expand the Strategic Petroleum Reserve (SPR) to one billion barrels. I believe this is a prudent step by the Department of Energy as the United States' dependency on foreign oil continues to increase. With the country's demand for petroleum products at around 20 million-barrels per day, and our domestic production hovering between five to 5.5 million barrels per day, our energy supply and our economy are at the whim of foreign governments. Increasing the strategic reserve will protect the United States against supply interruptions from foreign governments, and additionally, will help mitigate the impact of supply interruptions from storms like hurricanes Katrina and Rita.

Your letter states that two existing SPR sites located within Louisiana will be expanded and a third site remains to be selected. Of the new sites under consideration, Clovelly and Chacahoula, I believe the Clovelly site, co-located with LOOP (Louisiana Offshore Oil Port), is the logical choice.

The proposed site at Chacahoula would require a 58-mile pipeline for brine disposal to the Gulf of Mexico and a 50-mile pipeline for oil distribution to LOOP at Clovelly and/or a 21-mile pipeline to the marine facilities located at St. James, Louisiana. The pipeline route to the Gulf will be through Louisiana's marsh and wetlands. Although the State of Louisiana supports the expansion of the SPR, as it will provide both security of supply to the nation and create additional jobs for the state, if the infrastructure already exists at LOOP, why would we build new pipelines through Louisiana's marsh and wetlands?

All of the infrastructure requirements to build additional storage for the SPR already exist at LOOP. I believe use of the existing LOOP infrastructure will reduce construction time, save taxpayer money, and will do less damage to Louisiana's marsh and wetlands. I also understand LOOP's distribution system is connected to nearly 50 percent of the nation's refining capacity, which would be difficult to duplicate at the other proposed locations.

Mr. Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
October 7, 2005  
Page 2

The framework for oversight and coordination of regulatory and environmental issues associated with locating the proposed SPR expansion project at the Clovelly site are already in place by virtue of the Louisiana Offshore Terminal Authority (LOTA) Act. This statute created LOTA as an office within the Department of Transportation and Development and provides for a "clearing house" approach to permitting of deepwater port activities. This coordinated approach is designed to prevent duplication of effort by regulatory authorities with complementary or overlapping jurisdiction. This has significantly streamlined the federal, state and local permitting process for deepwater port construction and operations without compromising environmental standards. The same process would be used to modify and update LOOP's construction and operating permits to incorporate additional air emissions, storage wells, etc. However, a permit modification would not require the extensive procedures associated with permitting a new facility.

An environmental monitoring program under the direction of LOTA is in place to determine any impacts associated with the construction and operation of the deepwater port. Extensive baseline, construction and post construction data has been gathered and analyzed to capture and quantify such impacts. The results of this program have shown that there were no long-term adverse impacts associated with the construction or operation of the LOOP facility. A major component of this monitoring program included studies on the effects of discharging large volumes of brine to the Gulf of Mexico over an extended period of time. These studies indicated no long term harmful effects on the fisheries in the area of the brine discharge.

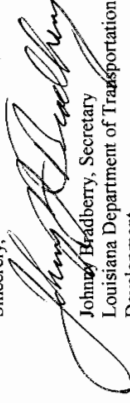
Another important consideration relative to the Clovelly site is that an extensive Environmental Impact Statement (EIS) was prepared prior to construction of this facility which thoroughly addressed all potential impacts of the construction, operation and potential expansion of the complex. The leaching of additional storage caverns at Clovelly should only require an update of that EIS. The data collected in the extensive environmental monitoring program discussed above will provide pertinent information in updating the EIS. With significant data in place to facilitate that update, the NEPA process should be significantly expedited.

The Clovelly site has an extensive security and emergency response capability in place. As a facility subject to the Maritime Transportation Security Act, detailed procedures are in place to insure facility and operational security. A surveillance system, monitored on a 24-hour basis by trained security personnel is in place throughout the complex. LOOP maintains a close relationship with local, state and federal intelligence and enforcement personnel who are positioned to assist in the event of a threatened or actual security or other emergency situation. LOOP conducts routine emergency response training on a regular basis with its Emergency Response Team and numerous federal, state and local agencies to insure the safety and security of this facility.

Mr. Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
October 7, 2005  
Page 3

Based upon the information you provided, I endorse, and the great state of Louisiana supports, an expansion of the strategic reserve facilities at the existing Louisiana sites and at Clovelly co-located with LOOP.

Sincerely,



John Bradberry, Secretary  
Louisiana Department of Transportation and  
Development  
P.O. Box 942545  
Baton Rouge, Louisiana 70804-9245



State of Louisiana

DEPARTMENT OF WILDLIFE AND FISHERIES

DWIGHT LANDRENEAU  
SECRETARY

KATHLEEN BABINEAUX BLANCO  
GOVERNOR

October 3, 2005

Mr. Donald Silawsky  
Office of Petroleum Reserves, (FE-47)  
Department of Energy  
1000 Independence Avenue, S.W.  
Washington, DC 20585-0301

Re: Proposed Expansion of the Strategic Petroleum Reserve (West Hackberry, Bayou  
Choctaw, Clovelly and Chacahoula, LA)

Dear Mr. Silawsky:

The professional staff of the Office of Wildlife reviewed your letter of September 13,  
2005 concerning the above referenced project. The following has been determined:

**Chacahoula Site - *Ceratotipteris pieridoides*** may potentially be impacted by the  
proposed project. *Ceratotipteris pieridoides* is a native fern which usually floats on  
the water surface. It is considered imperiled in the State of Louisiana with a  
Natural heritage ranking of S2. It occurs in cypress-tupelo swamps and in and  
along slughish bayous and canals. The Chacahoula populations were last  
observed in the fall of 2003.

Two bald eagle nests may potentially be affected by the proposed project. No  
major activities should occur during the nesting period (October 1- May 15)  
within one mile of the nest tree. We recommend that, to protect the nesting area,  
there be no activity within a 1,500-foot radius of the nest tree at any time. All  
bald eagle nests (active, inactive or seemingly abandoned) should be protected.  
Within the nesting area, no large trees should be removed. Within the buffer zone,  
a minimum of three to five large trees should be saved for potential roost and  
perch trees. For specific location information applicant should contact the  
Louisiana Natural Heritage Program [LNHP] zoologist at 225-765-2823 and  
reference EOR#135 and EOR#102.

**West Hackberry Site - LNHP** database indicates observations of Mississippi  
diamondback terrapin (*Malaclemys terrapin*) in the project vicinity. The  
diamondback terrapin is considered imperiled in the state of Louisiana, and is  
currently ranked S2. Barrier island marshes and sea-grass beds on the bayside of  
islands are important habitats for this species. Females use mud and sandbars for  
nesting. Work activities should be completed in such manner as to minimize the  
impacts on these habitats. If active nests are found contact the LNHP at 225-765-  
2820 to coordinate activities.

**Clovelly -** Colonial nesting bird species are known to occur in the project vicinity.  
If active or inactive nests are found within 400 m (700 m for Brown Pelicans) of  
the project site, applicant must contact LNHP at 225-765-2820 or 2823 to  
coordinate activities. Colonial nesters include terns, gulls, skimmers, ibises,  
herons, egrets, cormorants, anhingas, spoonbills and pelicans.

The proposed project lies within the designated coastal management zone.  
Contact Rocky Hinds or Bill Pittman with the Department of Natural Resources  
Coastal Management Division at 225-342-7591 or 1-800-267-4019 concerning  
coastal use permits.

Each of the proposed project sites has wetlands occurring in them. We strongly  
recommend that you contact Mr. Ronnie W. Duke of the Corps of Engineers New  
Orleans District at (504) 862-2261 concerning wetland permit issues.

Mr. Fred Dunham of my staff is assigned to this project and can be reached at (225) 765-  
2367 and at [fdunham@wvif.louisiana.gov](mailto:fdunham@wvif.louisiana.gov). The Department of Wildlife and Fisheries  
seeks to work with you in a facilitative manner on this and future such endeavors. Please  
call my staff should you need further assistance.

Sincerely,

Michael Carlloss  
Biologist Program Manager

C: LNHP, Venise Ortega





DWIGHT LANDRENEAU  
SECRETARY

State of Louisiana  
DEPARTMENT OF WILDLIFE & FISHERIES  
POST OFFICE BOX 98000  
BATON ROUGE, LA 70899-9000  
(225) 765-2800

KATHLEEN BABINEAUX BLANCO  
GOVERNOR

**Date** March 8, 2006

**Name** Karen M. Fedely  
**Company** ICF Consulting  
**Street Address** 9300 Lee Highway  
**City, State, Zip** Fairfax, VA 22031

**Project** Dept. of Energy: Proposed Oil Reserve Expansion and Pipeline Installation  
**Invoice Number** 06030801

Personnel of the Habitat Section of the Fur and Refuge Division have reviewed the preliminary data for the captioned project.

Our records indicate the proposed project may potentially impact 9 bald eagle (*Haliaeetus leucocephalus*) nesting sites. This species is listed as threatened under the Endangered Species Act. No major activities should occur during the nesting period (October 1- May 15) within one mile of the nest tree. To protect the core nesting area, there should be no activity within a 1,500-foot radius of the nest tree at any time. All bald eagle nests (active, inactive or seemingly abandoned) should be protected. Within the core nesting area, no large tree should be removed. For specific location information applicant should contact the LNHP zoologist at 225-765-2823 or 2820 and reference EOR #'s 362, 364, 135, 363, 304, 287, 399, 305, and 435. For consideration of exceptions, applicant must contact Brigette Firmin with USFWS to coordinate activities at 225-291-3108.

The proposed project may impact two ground-nesting birds of concern in Louisiana. The Louisiana Waterthrush (*Scirurus motacilla*) and Worm-eating Warbler (*Helmitheros vermivorus*) are known to nest in East and West Feliciana Parishes of Louisiana. Breeding habitat for these birds include wet forested areas along streams and creeks flowing through hilly terrain. We recommend a qualified biologist conduct a survey along the proposed right way if activity takes place during the breeding season. Results of the survey should be sent to the above address care of LNHP. The breeding season for these two species is generally mid-April through July.

The proposed project may potentially impact the long-tailed weasel (*Mustela frenata*). This species is found in a wide variety of habitats, usually near water. Favored habitats include brushland and open woodlands, field edges, riparian grasslands, swamps, and marshes. Dens are in abandoned burrows of other mammals, rock crevices, brushpiles, stump hollows, or spaces among tree roots; one individual may use multiple dens. Research indicates that long-tailed weasels may be sensitive to agriculturally induced fragmentation of habitat and the importance of maintaining landscape connectivity for species conservation.

The proposed project may impact Southern Shield Wood-fern (*Dryopteris ludoviciana*) and Rooted Spike-nush (*Eleocharis radicans*). Both of these plants are considered extremely imperiled in Louisiana due to extreme rarity. A forested seep with large populations of these plants is located in the direct path of the proposed pipeline right of way extending north from Baton Rouge. The area is located at the following lat./lon. Location: [REDACTED] Please contact LNHP botanist Chris Ried at (225) 765-2828 to discuss measures to avoid impacts to these rare plants.

Our database indicates the presence of many waterbird nesting colonies within the proposed project area or within one mile of the proposed project. Please keep in mind that rookeries can move from year to year and no current information is

available on the status of these rookeries. We recommend that a qualified biologist inspect the proposed worksite for the presence of nesting colonies during the nesting season. We recommend that on-site contract personnel be informed of the need to identify colonial nesting birds and their nests and should avoid disturbing them during the breeding season. No activity is permitted within 400 meters (700 meters for Brown Pelicans) around rookeries during the breeding season, which is generally March 15-July 15. Contact the US Fish and Wildlife Service at (337) 291-3100 to discuss impacts on rookeries. To minimize disturbance to colonial nesting birds, the following restrictions on activity should be observed:

- For colonies containing nesting wading birds (i.e., herons, egrets, night-herons, ibis, roseate spoonbills, anhingas, and/or cormorants), all activity occurring within 300 meters of a rookery should be restricted to the non-nesting period (i.e., September 1 through February 15, depending on species present).
- For colonies containing nesting gulls, terns, and/or black skimmers, all activity occurring within 400 meters of a rookery should be restricted to the non-nesting period (i.e., September 16 through April 1, depending on species present).

The Louisiana Natural Heritage Program has compiled data on rare, endangered, or otherwise significant plant and animal species, plant communities, and other natural features throughout the state of Louisiana. Heritage reports summarize the existing information known at the time of the request regarding the location in question. The quantity and quality of data collected by the LNHP are dependent on the research and observations of many individuals. In most cases, this information is not the result of comprehensive or site-specific field surveys; many natural areas in Louisiana have not been surveyed. This report does not address the occurrence of wetlands at the site in question. Heritage reports should not be considered final statements on the biological elements or areas being considered, nor should they be substituted for on-site surveys required for environmental assessments. The Louisiana Natural Heritage Program requires that this office be acknowledged in all reports as the source of all data provided here. If you have any questions or need additional information, please call Louisiana Natural Heritage Program at 225-765-2357.

Sincerely,  
  
Gary Lesfir, Coordinator  
Natural Heritage Program



Department of Energy  
Washington, DC 20585

S0026

September 13, 2005

Ms. Pamela Breaux  
Louisiana Office of Culture  
Recreation and Tourism  
P.O. Box 44247  
Baton Rouge, Louisiana 70804

Date: 10-13-05  
No known archaeological sites or historic properties will be affected by this undertaking. This effect determination could change should new information pertain to our opinion.  
Pam Breaux  
State Historic Preservation Officer

**Re: Proposed Expansion of the Strategic Petroleum Reserve (West Hackberry, Bayou Choctaw, Clovelly and Chacahoula, LA)**

Dear Ms. Breaux:

The U.S. Department of Energy is proposing to expand the Strategic Petroleum Reserve (SPR) to its 1 billion-barrel authorized capacity. The Strategic Petroleum Reserve Office of the U.S. Department of Energy (DOE) has determined that this project is subject to the National Environmental Policy Act (NEPA). The purpose of this letter is to request information from the Louisiana Office of Culture, Recreation and Tourism on resources that the project could potentially affect, as well as any permits and approvals required for construction. Four sites being considered for the proposed project in Louisiana are:

- (1) West Hackberry (Cameron and Calcasieu Parishes), an existing SPR facility that would be expanded under the proposal;
- (2) Bayou Choctaw (Iberville Parish), an existing SPR facility that would be expanded under the proposal;
- (3) Clovelly (east of Galliano, LA), which would be a candidate for a new SPR facility; and
- (4) Chacahoula (Lafourche Parish), which would be a candidate site for a new SPR facility.

Maps are enclosed which show the location of the proposed project sites. Additional attachments include a narrative description of the proposed action and figures of the proposed action from the 1992 Draft Environmental Impact Statement for the Expansion of the Strategic Petroleum Reserve.

DOE has initiated preparation of an Environmental Impact Statement with publication of a Notice of Intent (70 FR 52088) on September 1, 2005. The Energy Policy Act of 2005 (EPACT), enacted on August 8, 2005, requires the Secretary of Energy to select sites necessary to expand the SPR to 1 billion barrel capacity no later than one year after enactment. This requires an extremely fast NEPA review process in order to provide decision makers with information for a Record of Decision (ROD) in early August of 2006.

Information on any additional issues or concerns that you consider appropriate would also be appreciated. We request that you respond by October 13, 2005, so that we may schedule meetings, site visits or surveys, conduct any necessary follow-up activities, and

Mississippi State Agencies





HISTORIC PRESERVATION  
PO Box 571, Jackson, MS 39205-0571  
601-576-6940 • Fax 601-576-6955  
mdah.state.ms.us

September 19, 2005

Mr. Donald Silawsky  
Office of Petroleum Reserves, (FE-47)  
1000 Independence Avenue SW  
Washington, DC 20585-0301

RE: Proposed Expansion of the Strategic Petroleum Reserve  
(Richton, Mississippi)

Dear Mr. Silawsky:

We have reviewed the documents you provided in your letter of September 13, 2005, concerning the proposed expansion of the Strategic Petroleum Reserve and the preparation of an Environmental Impact Statement (EIS). We have also received a phone call from ICF Consulting regarding this matter. Our understanding is that, in the interest of a speedy completion of the EIS, the consultants would obtain all known information regarding the Richton, Mississippi alternative, but that a cultural resources survey would only be conducted once the preferred alternative was selected and only of that alternative.

This plan is agreeable to us and we anticipate working with the consultants in due course in providing information on file in our records. Should the Richton site be selected as the preferred alternative, we would anticipate working with you and your consultants in evaluating a cultural resources survey and providing appropriate comments.

If you have questions or need additional information, please let us know.

Sincerely,

H. T. Holmes  
State Historic Preservation Officer

*Thomas H. Waggener*  
BY: Thomas H. Waggener  
Review and Compliance Officer

Board of Trustees: William F. Winter, president / Arch Daizyemple III / Kane Ditro / Lynn Crosby Gammill / E. Jackson Garner  
Gilbert R. Mason, Sr. / Duncan M. Morgan / Martin D. Ramage, Jr. / Rosemary Taylor Williams / Department Director: H. T. Holmes



HISTORIC PRESERVATION  
PO Box 571, Jackson, MS 39205-0571  
601-576-6940 • Fax 601-576-6955  
mdah.state.ms.us

October 4, 2005

Mr. Donald Silawsky  
Office of Petroleum Reserves  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Re: Proposed Expansion of the Strategic Petroleum Reserve  
Richton, Mississippi

Dear Mr. Silawsky:

We have reviewed your follow-up letter of September 27, 2005, providing more detail concerning the identification of cultural resources potentially affected should the Richton, Mississippi site be the preferred alternative selected for the proposed expansion of the Strategic Petroleum Reserve. Our records are available for the use of your representatives to locate National Historic Landmarks and/or properties or sites listed or eligible for listing in the National Register of Historic Places which could potentially be affected by this proposal.

Native American tribes which may have cultural affiliations in the area of this project known to us are the Choctaw Nation of Oklahoma, the Jena Band of Choctaw Indians, the Mississippi Band of Choctaw Indians, and the Tunica-Biloxi Tribe of Louisiana.

We will be happy to begin working with staff of the Department of Energy on a Programmatic Agreement to be in effect should the Richton site be selected, with a view of having a signed Programmatic Agreement no later than March 2006, the date you specified.

If you have any further questions or need additional information, please contact Tom Waggener, our Review and Compliance Officer, at 601-6940 or by email at [twag@mdah.state.ms.us](mailto:twag@mdah.state.ms.us).

Sincerely,

H. T. Holmes  
State Historic Preservation Officer

*Kenneth H. P Pool*  
BY: Kenneth H. P Pool  
Deputy State Historic Preservation Officer

Board of Trustees: William F. Winter, president / Arch Daizyemple III / Kane Ditro / Lynn Crosby Gammill / E. Jackson Garner  
Gilbert R. Mason, Sr. / Duncan M. Morgan / Martin D. Ramage, Jr. / Rosemary Taylor Williams / Department Director: H. T. Holmes

2 March 2006  
Karen M. Fadely  
Associate  
ICF Consulting  
9300 Lee Highway  
Fairfax, VA 22031

Regarding: Comments on Potential Mississippi-Based Components of Strategic Petroleum Reserve

Dear Ms. Fadely:

Below we provide specific observations, recommendations, and corrections regarding the EIS provided us; a summary of some of the plant communities found along the proposed Bruinsburg pipeline corridor and the Richton pipeline corridors (Liberty to Richton and Richton to Pascagoula), and a list (via attachment) of special concern animals and plants within the provided buffer of each element of the project alternatives. Included with each community is its Heritage State Rank, the typical species that define each type and the associated plant species of concern.

The Mississippi Natural Heritage Program (MNHP) has compiled a database that is the most complete source of information about Mississippi's rare, threatened, endangered, or otherwise significant plants, animals, plant communities, and natural features. The quantity and quality of data collected by MNHP are dependent on the research and observations of many individuals and organizations. In many cases, this information is not the result of comprehensive or site-specific field surveys; most natural areas in Mississippi have not been thoroughly surveyed and new occurrences of plant and animal species are often discovered. Heritage reports summarize the existing information known to the MNHP at the time of the request and cannot always be considered a definitive statement on the presence, absence, or condition of biological elements on a particular site.

Bruinsburg comments:

The Bruinsburg site lies entirely within the floodplain of the Mississippi River at its confluence with the Bayou Pierre. The biological assessment indicates that choice of the Bruinsburg alternative would have no impact on the federally and state listed Bayou Darter (*Etheostoma rubrum*). This claim may be in error. Placement of this facility, presumably protected with dikes, within the floodplain could result in altered high water flow patterns. This could induce changes in the channel morphology of the nearby Bayou Pierre and initiate another round of destabilizing channel adjustments upstream. In addition to the Bayou Darter, the state endangered Crystal Darter (*Crystallaria asprella*) occurs in Bayou Pierre, and both would be negatively affected by channel destabilization.

The dike wall around the Bruinsburg site could be breached by flood or earthquake, potentially leading to the contamination of the Mississippi River with oil and/or brine. This would be potentially catastrophic, for all of the listed and unlisted species in and along the Mississippi River downstream.

Pipelines under Bruinsburg Option 3 should be directionally drilled beneath the Big Black, Bayou Pierre and Baker's Creek. The Big Black contains two state endangered species, the Pyramid Pigtoe Mussel (*Pleurobema rubrum*) and Rabbitsfoot Mussel (*Quadrula cylindrica*). Bayou Pierre contains one federally threatened species, the Bayou Darter, and two state endangered species, the Bayou Darter, and Crystal Darter. Baker's Creek drains into Fourteen Mile Creek, which drains into the Big Black River at the site where the Rabbitsfoot Mussel occurs.

The new oil pipeline to Baton Rouge should be directionally drilled beneath major streams along its transect, including Cole's and Fairchild Creeks.

The pipeline from Bruinsburg to Baton Rouge will intersect an NRCS project in Adams County. Please contact this federal agency regarding any complications this might generate.

Oil and brine pipelines, and brine disposal wells on each of the alternatives, should have contingency plans for timely detection of leaks and deployment of effective containment measures.

Richton Site Comments:

Because of the importance of the Leaf River near Hattiesburg to spawning and juvenile sturgeon, it is recommended that water withdrawals be discontinued if discharge from the Leaf reaches 30% of mean daily discharge, a percentage determined by Evans and England (1995) to protect fisheries in Georgia's unregulated, warm-water streams. This is well above the 7Q10 level, which is mainly intended to preserve the ability of a stream to assimilate organic material, not for conservation of fisheries. Given the relatively short interval when solution mining will be implemented, this limitation may not become an issue.

Although we have provided known centroid localities of tortoise occurrences, these animals are mobile, and move away from habitat degraded by fire suppression, heavy site preparation, and/or excessive tree stocking densities, and will move toward more open habitat maintained by fire, thinning, or mowing along ROWs. All proposed and existing pipeline ROW and other facility footprints associated with the Richton alternative from Walthall County to points east should be surveyed for tortoises and their burrows if on moderately well-drained to excessively well-drained sandy soils. If tortoises or their burrows are found, contact Tom Mann (601-354-6367, ext. 116; Mississippi Dept. of Wildlife, Fisheries, and Parks (MDWFP)) and Will McDearman (601-321-1126; U.S. Fish and Wildlife Service (USFWS)) regarding measures which will need to be taken to avoid harm to this federally threatened, state endangered species. Tortoises may be relocated only with concurrence of the USFWS and MDWFP, and according to strict protocols and within seasonal windows specified by these agencies. The Richton to Liberty ROW is largely on a new location (although we advocate co-location within existing ROWs), so there is the potential for avoiding burrows, particularly relatively large clusters of burrows.

Tallahala Creek probably supports the state endangered Pearl Darter and drains into the Leaf River, critical habitat for the Gulf Sturgeon, so it is recommended that it be directionally drilled.

Cogon grass should be mapped along ROWs within the range of the tortoise and should be selectively sprayed with materials approved for use around tortoises (contact Will McDearman,

USFWS) prior to soil disturbance. Care should be taken to avoid indiscriminate spraying which can poison plants important as food for tortoises. Also, care should be taken to avoid spreading cogon grass during pipeline installation. It would be prudent to spray it once or twice prior to ground disturbing activities. Care should be taken to avoid moving cogon grass propagules from sites where it is present to those where it isn't yet established.

The pipeline from Richton to Liberty passes through a portion of Percy Quinn State Park, not apparently on an existing ROW. We recommend use of an existing ROW in the Percy Quinn area if available.

Corrections—  
*Pseudemys alabamensis* is listed as endangered by the state of Mississippi (page 5)

The following is a summary of some of the plant communities found along the proposed Bruinsburg pipeline (Anchorage to Bruinsburg and Bruinsburg to Jackson) corridors. Included with each community is its Heritage State Rank, the typical species that define each type and the associated plant species of concern.

Community: Sweetgum - mixed oak bottomland forest

State Rank: S4

Typal Species: Liquidambar styraciflua – Ulmus americana – Quercus sp.

Associated plant species of concern within the buffered areas:

Carya leiodermis  
Spiranthes ovalis

Community: Coastal Plain Loess Forest

State Rank: S4

Typal Species: Quercus (pagoda, alba) – Fraxinus americana – Acer barbatum – Liriodendron benzoin

Associated plant species of concern within the buffered areas:

Athyrium pycnocarpon  
Carya leiodermis  
Celastrus scandens  
Erythroxes quercicola  
Hexalectris spicata  
Panax quinquefolius  
Physalis carpenteri  
Schisandra glabra  
Spiranthes ovalis  
Trillium foetidissimum

Community: Beech - Magnolia Forest

State Rank: S1

Typal Species: Fagus grandifolia – Magnolia sp.

Associated plant species of concern within the buffered areas:

Celastrus scandens

Hexalectris spicata  
Panax quinquefolius  
Schisandra glabra  
Spiranthes ovalis

The following is a summary of some of the plant communities found along the proposed Richton pipeline (Liberty to Richton and Richton to Pascagoula) corridors. Included with each community is its Heritage State Rank, the typical species that define each type and the associated plant species of concern.

Community: Subxeric Longleaf Pine - Saw Palmetto Woodland

State Rank: S1

Typal Species: Pinus palustris - Serenoa repens

Associated plant species of concern within the buffered areas:

Anistida spiciformis  
Stylisma pickeringii

Community: Bayhead Forest

State Rank: S3

Typal Species: Nyssa biflora - Magnolia virginiana - Acer rubrum  
Associated plant species of concern within the buffered areas:

Agalinis aphylla  
Chamaecyparis thyooides  
Dryopteris ludoviciana  
Macranthera flammaea  
Melanthium virginicum  
Parnassia grandifolia

Community: Wet Slash Pine Savanna/Forest

State Rank: S2

Typal Species: Pinus (palustris, elliotii) - Andropogon sp. - Wetland Herbs

Wet low flat coastal areas; acidic, nutrient poor, loamy soils with impervious clayey subhorizon.

Associated plant species of concern within the buffered areas:

Agalinis aphylla  
Agalinis filicaulis  
Andropogon perangustatus  
Aristida spiciformis  
Calopogon barbatus  
Carex striata var. striata  
Carex verrucosa  
Chamaecyparis thyooides  
Cladium mariscoides  
Dichanthelium erectifolium  
Eulophia ecristata  
Hypericum myrtifolium  
Ilex cassine  
Lachnocaulon digynum  
Lobelia boykinii  
Pieris phillyreifolia  
Pinguicula primuliflora  
Platanthera integra  
Polygala crenata  
Polygala hookeri  
Rhynchospora globularis var. pinetorum  
Rhynchospora macra  
Rhynchospora stenophylla  
Ruellia noctiflora

Sabatia bartramii  
 Sarracenia leucophylla  
 Sarracenia rosea  
 Scleria reticularis  
 Spiranthes longilabris  
 Stylisma aquatica  
 Utricularia purpurea  
 Xyris drummondii

Community: Wet Pine - Pond Cypress Savanna

State Rank: S2

Typal Species: *Taxodium ascendens* - *Pinus elliotii* - *Woodwardia virginica*

Wet coastal depressions and flats, or gentle lower slopes which receive subsurface lateral flow from adjacent areas; acidic, nutrient poor soils.

Associated plant species of concern within the buffered areas:

*Agalinis aphylla*  
*Agalinis filicaulis*  
*Lobelia boykinii*  
*Pteris phyllireifolia*  
*Polygala crenata*  
*Polygala hookeri*  
*Sabatia bartramii*  
*Sarracenia leucophylla*  
*Stylisma aquatica*  
*Utricularia purpurea*

Community: Wet Pond Cypress Depression

State Rank: S2

Typal Species: *Taxodium ascendens* - *Saururus cernuus* - *Cladium mariscus* spp. *jamaicense*

Depressions that receive runoff from upslope and collect water during the winter and spring seasons; areas normally remain saturated throughout most of the growing season; abandoned stream channels that have silted in are good examples.

Associated plant species of concern within the buffered areas:

*Agalinis aphylla*  
*Agalinis filicaulis*  
*Andropogon perangustatus*  
*Calopogon barbatus*  
*Carex striata* var. *striata*  
*Carex verrucosa*  
*Cladium mariscoides*  
*Dichantheium erectifolium*  
*Dichantheium wrightianum*  
*Hypericum myrtifolium*

Community: Pine Seepage Slope

State Rank: S2

Typal Species: *Pinus (palustris, elliptica)* - *Sarracenia alata* - Wetland Herbaceous

Associated plant species of concern within the buffered areas:

*Agalinis aphylla*  
*Agalinis filicaulis*  
*Andropogon capillipes*  
*Aristida simpliciflora*  
*Aristida spiciformis*  
*Calopogon barbatus*  
*Eriocaulon texense*  
*Lachnocaulon digynum*  
*Lindera subcoriacea*  
*Macranthera flammaea*  
*Melanthium virginicum*  
*Panicum nudicaule*

Community: Pitcher Plant Flat/Bog/Wet Savanna

State Rank: S2

Typal Species: *Sarracenia alata* - *Sarracenia psittacina*, *Rhynchospora* sp., *Stokesia laevis*, *Lophiola aurea*, *Eriocaulon compressum*

Consistently wet infertile, acidic lowlands or seepage slopes, often receiving subsurface lateral moisture flow from uplands.

Associated plant species of concern within the buffered areas:

*Agalinis aphylla*  
*Agalinis filicaulis*  
*Andropogon perangustatus*  
*Aristida simpliciflora*  
*Calopogon barbatus*  
*Coreopsis helianthoides*  
*Eriocaulon texense*  
*Hypericum myrtifolium*  
*Lachnocaulon digynum*  
*Lindera subcoriacea*  
*Macranthera flammaea*  
*Melanthium virginicum*  
*Panicum nudicaule*

Community: Quaking Bog  
State Rank: S1  
Typal Species: *Lindera subcoriacea* - *Carex exilis* - *Sphagnum* sp.  
Associated plant species of concern within the buffered areas:  
*Andropogon capillipes*  
*Eriocaulon texense*  
*Lachnocaulon digynum*  
*Lindera subcoriacea*  
*Panicum nudicaule*  
*Peltandra sagittifolia*  
*Pinguicula primuliflora*  
*Platanthera integra*  
*Sarracenia leucophylla*  
*Sarracenia rosea*  
*Xyris scabrifolia*

Community: Coastal Plain Small Stream Swamp Forest  
State Rank: S3  
Typal Species: *Magnolia virginiana* - *Acer rubrum* - *Nyssa biflora* - *Pinus elliotii*  
Wetlands adjacent to small streams, on dark loamy soils; these usually remaining wet throughout the year.  
Associated plant species of concern within the buffered areas:  
*Andropogon capillipes*  
*Chamaecyparis thuyoides*  
*Dryopteris ludoviciana*  
*Epidendrum conopseum*  
*Lindera subcoriacea*  
*Lycopodium cernuum*  
*Macranthera flammea*  
*Melanthium virginicum*  
*Pamassia grandifolia*  
*Paronychia erecta*  
*Peltandra sagittifolia*  
*Pinguicula primuliflora*  
*Platanthera integra*  
*Sarracenia leucophylla*  
*Utricularia purpurea*

Community: White Cedar Swamp Forest  
State Rank: S1  
Typal Species: *Chamaecyparis thuyoides* (Atlantic white cedar)  
Associated plant species of concern within the buffered areas:  
*Chamaecyparis thuyoides*

Community: Maritime Live Oak Forest  
State Rank: S1  
Typal Species: *Quercus virginiana* - *Quercus hemisphaerica*  
Mesic sandy coastal uplands, usually adjacent to estuarine marshes; often situated on old beach ridges, most of which have been extensively developed.  
Associated plant species of concern within the buffered areas:  
*Juniperus silicicola*  
*Quercus myrtifolia*

Community: Shell Midden Shrub/Woodland  
State Rank: S1  
Typal Species: *Juniperus virginiana* var. *silicicola* - *Sideroxylon lanuginosum*  
Estuarine, Supra-tidal, Shrub/Woodland, Coarse Shell Substrates, Partially Enclosed, Mixohaline; Native American Shell Midden Sites.  
Associated plant species of concern within the buffered areas:  
*Juniperus silicicola*  
*Lycium carolinianum*  
*Sageretia minutiflora*  
*Sapindus marginatus*

Community: Coastal Plain Loess Forest  
State Rank: S4  
Typal Species: *Quercus* (*pagoda*, *alba*) - *Fraxinus americana* - *Acer barbatum* - *Lindera benzoin*  
Associated plant species of concern within the buffered areas:  
*Trillium foetidissimum*  
*Schisandra glabra*  
*Solidago auriculata*

Community: Beech - Magnolia Forest  
State Rank: S1  
Typal Species: *Fagus grandifolia* - *Magnolia* sp.  
Associated plant species of concern within the buffered areas:  
*Trillium foetidissimum*  
*Schisandra glabra*  
*Solidago auriculata*

Please contact us if we can be of additional assistance.  
Sincerely,  
Tom Mann, Zoologist,  
Heather Sullivan, Botanist, and  
Melanie Caudill, Database Manager

Mississippi Natural Heritage Program,  
Mississippi Museum of Natural Science  
2148 Riverside Drive, Jackson, MS 39202-1353

Ashton's Libertarian Action Committee  
B. R. Ralph, Manager, Correspondence  
Harry R. Sowell, Chairman, A/C  
Chris Standke, Executive Director



TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

conducting Regulatory Rulemaking Activities through the Internet

October 28, 2005

Mr. Donald Silawsky  
Office of Petroleum Reserves (EE-47)  
U. S. Department of Energy  
1000 Independence Ave SW  
Washington, D.C. 20585-0501

Re: Strategic Petroleum Reserves Expansion

Dear Mr. Silawsky:

The Texas Commission on Environmental Quality (TCEQ) appreciates the opportunity to comment on the September 1, 2005, *Federal Register* notice concerning the intent of the U. S. Department of Energy to prepare an Environmental Impact Statement (EIS) for the expansion of the Strategic Petroleum Reserve (SPR). The notice indicates that the existing Big Hill SPR site will be expanded and that Stratton Ridge, Texas is being considered as a one of the four alternative locations for a new SPR site. The TCEQ offers comments on the applicability of the general conformity regulations to this project and on the construction and operational emissions.

General Conformity

The existing Big Hill SPR site is located in Jefferson County, Texas, which is designated as a marginal nonattainment area for ozone, while Stratton Ridge is located in Brazoria County, Texas, which is designated as a moderate nonattainment area for ozone. In nonattainment areas, major federal actions are subject to the general conformity rule. The general conformity rule was created to help ensure that major federal activities would not jeopardize a state's ability to achieve national ambient air quality standards.

The emissions that will result from the expansion of the Big Hill site will need to be documented in the EIS, and if the total volatile organic compounds (VOC) or oxides of nitrogen emissions (NOx) are estimated to be above 100 tons per year, then a general conformity determination will be required. Emissions will also need to be estimated for the new Stratton Ridge SPR site only, if it is the preferred alternative for the new location of a SPR site in the EIS. If the proposed new Stratton Ridge SPR site's estimated total emissions of either VOC or NOx are greater than 100 tons per year, then another general conformity determination will be required for that site.

P.O. Box 14887 • Austin, Texas 78714-0487 • 512/291-1001 • Internet address: www.tceq.state.tx.us

Texas State Agencies





TEXAS HEALTH AND HUMAN SERVICES COMMISSION

ALBERT HAWKINS  
EXECUTIVE COMMISSIONER

January 3, 2006

Mr. Donald Silawsky  
U.S. Department of Energy  
Office of Petroleum Reserves (FE-47)  
1000 Independence Avenue S.W.  
Washington, D.C. 20585-0301

Dear Mr. Silawsky:

Thank you for your letter notifying this agency that the U.S. Department of Energy is reopening the scoping comment period for the proposed expansion of the Strategic Petroleum Reserve sites located in Big Hill and Stratton Ridge, Texas. We have reviewed our files and determined that on September 19, 2005, the Department of State Health Services (DSHS) received a similar letter requesting comments and information regarding permit and approval requirements for project construction. A DSHS staff member, Ms. Punita Patel, was assigned to review the regulatory issues and provide a response.

Ms. Patel determined that the Railroad Commission (RRC) of Texas is the state agency with regulatory authority over oil storage caverns. She contacted you to provide this information and to notify you that your letter would be forwarded to Mr. Steve Seni of the Environmental and Underground Storage Services Section of the RRC. We then followed up with Mr. Seni to assure he received the documents. Mr. Seni advised us that he had reviewed the proposed expansion and provided comments from his agency.

Please let me know if you have any questions or need additional information. Ms. Annabelle Dillard is serving as the lead staff on this matter and can be reached at 512-834-6608 or by e-mail at [Annabelle.Dillard@dshs.state.tx.us](mailto:Annabelle.Dillard@dshs.state.tx.us).

Sincerely,

Albert Hawkins

P. O. Box 13247 • Austin, Texas 78711 • 4900 North Lamar, Austin, Texas 78751

Mr. Donald Silawsky  
Page 2  
October 28, 2005

Construction Emissions

Please estimate the emissions for the following construction activities and include them in the EIS:

- All removal and removal equipment used for the construction of all onsite infrastructure needed for the water supply, brine disposal, and oil distribution systems
- The pumps needed for the cavern leaching process
- The construction of water supply, brine disposal, and oil distribution pipelines

Operational Emissions

Please estimate the emissions for the following operational activities and include them in the EIS:

- The initial filling of the caverns with crude oil
- Any future fills and draw-downs that are reasonably foreseeable.

The TCTO will continue to monitor this project and will provide comments as needed throughout the development of this project. If you have questions about this information, please feel free to contact Ms. Candace Gatten, Director of the Air Quality and Implementation Division, at (512) 239-2376.

Sincerely,

David C. Schanbacher, P.E., Chief Engineer  
Texas Commission on Environmental Quality



Mr. Donald Silawsky  
 Department of Energy  
 Office of Petroleum Reserves  
 1000 Independence Avenue, S.W.  
 Washington, DC 20585-0301

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Re: Proposed Expansion of the Strategic Petroleum Reserve

Mr. Silawsky:  
 This letter is in response to your letter dated September 9, 2005 for natural resource information and potential Texas Parks & Wildlife Department (TPWD) concerns regarding the potential Texas sites for expansion of the Strategic Petroleum Reserve. These sites include a potential new site in Stratton Ridge in Brazoria County and expansion of the Big Hill site in Jefferson County. Department staff met with your representatives from ICF Consulting on October 5, 2005 and therefore these comments may reiterate Department concerns expressed in that meeting.

The information provided to TPWD regarding the Stratton Ridge site at this point has been preliminary, with no defined pipeline routes and no current site information. It is the understanding of TPWD staff that the expansion of the Big Hill site may require new pipeline installation or replacement. Due to the preliminary nature of the information provided, Department concerns expressed herein are preliminary and the Department of Energy should continue ongoing coordination with TPWD as new information is made available. The following comments will fall into two broad categories: rare natural resources and general natural resource concerns.

**Rare Natural Resources**

Given the small proportion of public versus private land in Texas, the TPWD Natural Diversity Database (NDD) (formerly the Biological and Conservation Data System) does not include a representative inventory of rare resources in the state. Although it is based on the best data available to TPWD regarding rare species, the data from the NDD does not provide a definitive statement as to the presence, absence, or condition of special species, natural communities, or other significant features within your project areas. This data cannot substitute for an on-site evaluation by your qualified biologists. The NDD information is intended to assist you in avoiding harm to species that may occur on your sites.

Currently in the NDD, the following species, special features, natural communities, and managed areas have been documented in the general area of the petroleum reserve sites and their estimated pipeline routes:

To manage and conserve the natural and cultural resources of Texas and to provide hunting, fishing and outdoor recreation opportunities for the use and enjoyment of present and future generations.

4200 SMITH SCHOOL ROAD  
 AUSTIN, TEXAS 78747  
 512-389-4800  
 WWW.TWWD.STATE.TX.US

Mr. Silawsky  
 Page 2 of 5

**Big Hill Site**

Federal and State Listed Threatened  
 Piping Plover (*Charadrius melodus*)

Species of Concern  
 Pig frog (*Rana grylio*)  
 Gulf saltmarsh snake (*Nerodia clarkii*)  
 Texas diamondback terrapin (*Malaclemys terrapin littoralis*)  
 Correll's false dragon-head (*Physostegia correllii*)

**Special Features and Natural Communities**

Colonial Waterbird Rookeries  
 Migratory Songbird Fallow Areas  
 Coastal Live Oak-Pecan (*Quercus virginiana-Carya illinoensis*) Series  
 Little Bluestem-Brownseed Paspalum (*Schizachyrium scoparium-Paspalum plicatulum*) Series  
 Marshhay Cordgrass (*Spartina patens*) Series  
 Rush-Sedge (*Juncus* spp.) Series  
 Seacoast Bluestem-Gulfdrone Paspalum (*Schizachyrium scoparium* var. *littoralis-Paspalum monostachyum*) Series  
 Sea Oats-Bitter Panicum (*Uniola paniculata-Panicum amarum*) Series  
 Smooth Cordgrass (*Spartina alterniflora*) Series

**Managed Areas**

JD Murphree Wildlife Management Area  
 Sea Rim State Park  
 McFaddin National Wildlife Refuge  
 Anahuac National Wildlife Refuge

**Stratton Ridge Site**

Federal and State Listed Endangered  
 Aitwater's Greater Prairie Chicken (*Tympanuchus cupido aithwateri*)  
 Whooping Crane (*Grus americana*)  
 Jaguarundi (*Herpailurus yagouaroundi*)  
 Kemp's ridley sea turtle (*Lepidochelys kempii*)

Federal and State Listed Threatened (Federal Proposed for Delisting)  
 Bald Eagle (*Haliaeetus leucocephalus*)

Federal and State Listed Threatened  
 Piping Plover (*Charadrius melodus*)

Species of Concern  
 Texas diamondback terrapin (*Malaclemys terrapin littoralis*)



Gulf saltmarsh snake (*Nerodia clarkii*)  
Coastal gay-feather (*Liatris bracteata*)  
Grand Prairie evening primrose (*Oenothera pilosella* ssp. *sessilis*)  
Houston daisy (*Rajacksonia aurea*)  
Runyon's water-willow (*Justicia runyonii*)  
Texas windmill-grass (*Chloris texensis*)  
Threeflower broomweed (*Thurovia triflora*)

Special Features and Natural Communities  
Colonial Waterbird Rookeries  
Migratory Songbird Fallout Areas  
Coastal Live Oak-Pean (*Quercus virginiana-Carya ilinoensis*) Series  
Glasswort-Saltwort (*Salicornia bigelovii/S. virginica-Batis maritima*) Series  
Little Bluestem-Brownseed Paspalum (*Schizachyrium scoparium-Paspalum plicatulum*) Series  
Marshhay Cordgrass (*Spartina patens*) Series  
Saltgrass-Cordgrass (*Distichlis spicata-Spartina* spp.) Series  
Seacoast Bluestem-Gulfblume Paspalum (*Schizachyrium scoparium* var. *littoralis-Paspalum monostachyum*) Series  
Sea Oats-Bitter Panicum (*Uniola paniculata-Panicum amarum*) Series  
Smooth Cordgrass (*Spartina alterniflora*) Series  
Water Oak-Coastal Live Oak (*Quercus nigra-Quercus virginiana*) Series

Managed Areas  
Brazoria National Wildlife Refuge  
Peach Point Wildlife Management Area  
San Bernard National Wildlife Refuge

The proposed Stratton Ridge site is located within a Bald Eagle nesting territory. A printout for this occurrence record is included for your planning reference. **Please do not include NDD occurrence printouts in your draft or final documents.** Because some species are especially sensitive to collection or harassment, this record is for your reference only. Brent Ortego, TPWD regional biologist, may be contacted at (361) 576-0022 for information on the current season's nesting activities for Bald Eagles.

Please note that because the exact pipeline routes were not shown on the maps provided, species occurrences along the pipeline routes are not known. However, this response includes occurrences in the general area of estimated pipeline routes. The pipeline from the Big Hill site to Nederland could potentially run across or adjacent to the JD Murphree Wildlife Management Area (WMA) and the raw water intake and/or brine disposal pipelines could cross the McFaddin National Wildlife Refuge. Occurrences on or within 1.5 miles of the estimated route of the Stratton Ridge pipelines in Brazoria and Galveston counties include the Whooping Crane, Jaguarundi, Coastal gay-feather, Runyon's water willow,

Threeflower broomweed, Colonial Waterbird Rookeries, Marshhay Cordgrass Series, Little Bluestem-Brownseed Paspalum Series, and the Seacoast Bluestem-Gulfblume Paspalum Series. This route could also cross the Brazoria National Wildlife Refuge, and Bryan Mound is less than .75 mile from Peach Point Wildlife Management Area. For more site-specific data, please include a map of any crude oil distribution, brine disposal, and raw water pipelines that are proposed to be constructed or replaced, as well as any proposed ponds, in the Environmental Impact Statement (EIS). Additionally, should the proposed pipeline routes cross or run adjacent to any of the Department's holdings, you will need to address the routes with Dennis Gissell, TPWD WMA coordinator, at (512) 389-4407.

Enclosed are updated TPWD lists of rare, threatened, and endangered species for Brazoria, Galveston, and Jefferson Counties. When additional information becomes available, please use these lists and the enclosed Rare Resources Review Request form for your analysis and as guidance during preparation of your EIS.

#### General Natural Resource Concerns

##### **Big Hill Site**

The major potential impact regarding the Big Hill site expansion arises from the need to replace the 24 mile long crude oil distribution pipeline between the Big Hill site and refineries in Nederland, Texas. Permanent wetland impacts from pipeline installation has been well documented (Polasek, 1997). Although the proposed pipeline will follow existing rights-of-way, there will likely be additional wetland impacts from installation. TPWD recommends proposed rights-of-way and work corridors be minimized for all pipeline installation through wetlands and other sensitive habitat. TPWD also recommends the use of the enclosed pipeline monitoring procedures that were developed in concert with the United States Fish and Wildlife Service and the National Marine Fisheries Service.

##### **Stratton Ridge**

Aerial photography and National Wetland Inventory data regarding the Stratton Ridge site indicate the presence of the forested wetlands throughout the site. All wetland impacts should be minimized to the greatest extent practicable. Also, all proposed pipeline corridors should be coordinated with TPWD staff when that information becomes available. The selected route should be monitored utilizing the monitoring criteria referenced in the above section. All wetland impacts should be adequately compensated for to ensure a no net loss of wetland functions. This should include all wetlands that may be deemed "isolated" by the Galveston District of the United States Army Corps of Engineers. These wetlands play a critical role maintaining water quality in streams by intercepting and assimilating pollutants, sediments and excess nutrients prior to their entrance into downstream receiving waters. These wetlands are also critical wildlife habitat

Mr. Silawsky  
Page 5 of 5

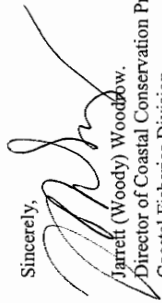
and play a crucial role in various animal life histories including that of the endemic mottled duck (*Anas fulvigula*). Upon finalization of wetland impact assessment, TPWD staff is willing to assist Department of Energy representatives to formulate a mitigation plan that adequately compensates all unavoidable wetland impacts.

TPWD recommends that the Department of Energy explore the use of water from Dow Energy Plant outfall in Freeport as a raw water source for cavern leaching. This may minimize habitat impacts with the proposed raw water uptake facility and pipeline that appears to cross the Brazoria National Wildlife Refuge.

The development of the Environmental Impact Statements should include a thorough cumulative impact analysis that considers the impacts from the proposed action and past and future similar actions. Similar actions in the region of the proposed sites should include all pipeline installations and development of liquid natural gas import terminals and associated pipelines in the vicinity of these sites.

Texas Parks and Wildlife staff appreciates the opportunity to provide input into the early stage of this project and looks forward to continued coordination to ensure impacts to Texas natural resources are adequately mitigated. Questions can be directed to Jamie Schubert of the Upper Coast Conservation Program in Dickinson at (281) 534-0135.

Sincerely,



Jarrett (Woody) Woodrow,  
Director of Coastal Conservation Program  
Coastal Fisheries Division

JOW:WJS

Enclosures 2

Texas Parks & Wildlife  
Annotated County Lists of Rare Species

Last Revision: 2 Jun 2005  
Page 1 of 4

## JEFFERSON COUNTY

Federal Status  
State Status

\*\*\*\*\* DRAFT \*\*\*\*\* DRAFT \*\*\*\*\* DRAFT \*\*\*\*\* DRAFT \*\*\*\*\* DRAFT \*\*\*\*\* DRAFT \*\*\*\*\*  
UNDER CONSTRUCTION \*\*\*\* SPECIES MIGHT BE ADDED/DELETED DURING QUALITY CONTROL

### \*\*\* AMPHIBIANS \*\*\*

**Pig Frog (*Rana grylio*)** – prefers permanent bodies of open water with emergent vegetation; actively mainly at night; eats insects and crustaceans; mating and egg-laying March-September; male vocalization a pig-like grunt

### \*\*\* BIRDS \*\*\*

**Arctic Peregrine Falcon (*Falco peregrinus tundrius*)** - potential migrant DL T

**Bachman's Sparrow (*Aimophila aestivalis*)** - inhabits mature open pine forests with grassy understory, regenerating pine clear-cuts (1-7 years post re-planting), or open habitats with a dense ground cover of grasses and forbs, or palmetto scrub; in Texas, known to occur only in the far eastern portion of the state; most abundant in forests south of Angelina National Forest

**Bald Eagle (*Haliaeetus leucocephalus*)** - found primarily near seacoasts, rivers, and large lakes; nests in tall trees or on cliffs near water; communally roosts, especially in winter; hunts live prey, scavenges, and pirates food from other birds

**Brown Pelican (*Pelecanus occidentalis*)** - largely coastal and near shore areas, where it roosts on islands and spoil banks LE E

**Henslow's Sparrow (*Ammodramus leucolawi*)** – wintering individuals (not flocks) found in weedy fields or cut-over areas where lots of bunch grasses occur along with vines and brambles; a key component is bare ground for running/walking

**Piping Plover (*Charadrius melodus*)** - wintering migrant along the Texas Gulf Coast; beaches and bayside mud or salt flats LT T

**Reddish Egret (*Egretta rufescens*)** - resident of the Texas Gulf Coast; brackish marshes and shallow salt ponds and tidal flats; nests on ground or in trees or bushes, on dry coastal islands in brushy thickets of yucca and prickly pear T

**Snowy Plover (*Charadrius alexandrinus*)** – wintering migrant along the Texas Gulf Coast beaches and bayside mud or salt flats

**Sooty Tern (*Sterna fuscata*)** – predominately “on the wing”; does not dive, but snatches small fish and squid with bill as it flies or hovers over water; breeding April-July

**Swallow-tailed Kite (*Elanoides forficatus*)** - lowland forested regions, especially swampy areas, ranging into open woodland; marshes, along rivers, lakes, and ponds; nests high in tall tree in clearing or on forest woodland edge, usually in pine, cypress, or various deciduous trees T

**White-faced Ibis (*Plegadis chithi*)** - prefers freshwater marshes, sloughs, and irrigated rice fields, but will attend brackish and saltwater habitats; nests in marshes, in low trees, on the ground in bulrushes or reeds, or on floating mats T

**Wood Stork (*Myrceria americana*)** - forages in prairie ponds, flooded pastures or fields, ditches, and other shallow standing water, including salt-water; usually roosts communally in tall snags, sometimes in association with other wading birds (i.e. active heronries); breeds in Mexico and birds move into Gulf States in search of mud flats and other wetlands, even those associated with forested areas; formerly nested in Texas, but no breeding records since 1960 T

Federal Status State Status

**\*\*\* BIRDS-RELATED \*\*\***  
 Colonial waterbird nesting areas - many rookeries active annually  
 Migratory songbird fallout areas - oak mottes and other woods/thickets provide foraging/roosting sites for neotropical migratory songbirds

**\*\*\*FISHES\*\*\***  
 American Eel (*Anguilla rostrata*) - most aquatic habitats with access to ocean; spawns January-February in ocean, larva move to coastal waters, metamorphose, then females move into freshwater; muddy bottoms, still waters, large streams, lakes; can travel overland in wet areas; males in brackish estuaries

**\*\*\* MAMMALS \*\*\***  
 Black Bear (*Ursus americanus*) - within historical range of Louisiana Black Bear in eastern Texas, Black Bear is federally listed threatened and inhabits bottomland hardwoods and large tracts of undeveloped forested areas; in remainder of Texas, Black Bear is not federally listed and inhabits desert lowlands and high elevation forests and woodlands; dens in tree hollows, rock piles, cliff overhangs, caves, or under brush piles

Louisiana Black Bear (*Ursus americanus luteolus*) - possible as transient; bottomland hardwoods and large tracts of inaccessible forested areas

Plains Spotted Skunk (*Spilogale putorius interupta*) - catholic; in habitat; open fields, prairies, croplands, fence rows, farmyards, forest edges, and woodlands; prefers wooded, brushy areas and tallgrass prairie

Rafinesque's Big-eared Bat (*Corynorhinus rafinesquii*) - roosts in cavity trees of bottomland hardwoods, concrete culverts, and abandoned man-made structures

Red Wolf (*Canis rufus*) (extirpated) - formerly known throughout eastern half of Texas in brushy and forested areas, as well as coastal prairies

Southeastern Myotis Bat (*Myotis austroriparius*) - roosts in cavity trees of bottomland hardwoods, concrete culverts, and abandoned man-made structures

**\*\*\*MOLLUSKS\*\*\***  
 Creeper (Squawfoot) (*Strophitus undulatus*) - small to large streams, prefers gravel or gravel and mud in flowing water; Colorado, Guadalupe, San Antonio, Neches (historic), and Trinity (historic) River basins

Fawnsfoot (Common) (*Truncilla donaciformis*) - small and large rivers especially on sand, mud, rocky mud, and gravel, also silt and cobble bottoms in still to swiftly flowing waters; Red (historic), Cypress (historic), Sabine (historic), Neches, Trinity, and San Jacinto River basins.

Little Spectaclecase (*Villosa licenosa*) - creeks, rivers, and reservoirs, sandy substrates in slight to moderate current, usually along the banks in slower currents; east Texas, Cypress through San Jacinto River basins

Louisiana Pigtoe (*Pleurobema riddellii*) - streams and moderate-size rivers, usually flowing water on substrates of mud, sand, and gravel; not generally known from impoundments; Sabine, Neches, and Trinity (historic) River basins

Pistolgrrip (*Tritogonia verrucosa*) - stable substrate, rock, hard mud, silt, and soft bottoms, often banded deeply; east and central Texas, Red through San Antonio River basins

Federal Status State Status

Rock-pocketbook (*Arcidens contragustus*) - mud, sand, and gravel substrates of medium to large rivers in standing or slow flowing water, may tolerate moderate currents and some reservoirs, east Texas, Red through Guadalupe River basins

Sandbank Pocketbook (*Lampsilis satara*) - small to large rivers with moderate flows and swift current on gravel, gravel-sand, and sand bottoms; east Texas, Big Cypress Bayou south through San Jacinto River basins; Neches River

Southern Hickorynut (*Obovaria jacksoniana*) - medium sized gravel substrates with low to moderate current; Neches, Sabine, and Cypress river basins

Texas Heelsplitter (*Potamilus amphichaenus*) - quiet waters in mud or sand and also in reservoirs, Sabine, Neches, and Trinity River basins

Texas Pigtoe (*Fusconaia askewi*) - rivers with mixed mud, sand, and fine gravel in protected areas associated with fallen trees or other structures; east Texas River basins, Sabine through Trinity rivers as well as San Jacinto River

Wabash Pigtoe (*Fusconaia flava*) - creeks to large rivers on mud, sand, and gravel from all habitats except deep shifting sands; found in moderate to swift current velocities; east Texas River basins, Red through San Jacinto River basins; elsewhere occurs in reservoirs and lakes with no flow

Wartyback (*Quadrula nodulata*) - gravel and sand-gravel bottoms in medium to large rivers and on mud; Red, Sabine, Neches River basins

**\*\*\* REPTILES \*\*\***  
 Alligator Snapping Turtle (*Macrochelys temminckii*) - deep water of rivers, canals, lakes, and oxbows; also swamps, bays, and ponds near deep running water; sometimes enters brackish coastal waters; usually in water with mud bottom and abundant aquatic vegetation; may migrate several miles along rivers; active March-October; breeds April-October

Atlantic Hawksbill Sea Turtle (*Eretmochelys imbricata*) - Gulf and bay system

Green Sea Turtle (*Chelonia mydas*) - Gulf and bay system

Gulf Saltmarsh Snake (*Nerodia clarkii*) - saline flats, coastal bays, & brackish river mouths

Kemp's Ridley Sea Turtle (*Lepidochelys kempi*) - Gulf and bay system

Leatherback Sea Turtle (*Dermochelys coriacea*) - Gulf and bay system

Logghehead Sea Turtle (*Caretta caretta*) - Gulf and bay system

Northern Scarlet Snake (*Cemophora coccinea copei*) - mixed hardwood scrub on sandy soils; feeds on reptile eggs; semi-fossorial; active April-September

Texas Diamondback Terrapin (*Malacemys terrapin littoralis*) - coastal marshes, tidal flats, coves, estuaries, and lagoons behind barrier beaches; brackish and salt water; burrows into mud when inactive; may venture into lowlands at high tide

Texas Horned Lizard (*Phrynosoma cornutum*) - open, arid and semi-arid regions with sparse vegetation, which could include grass, cactus, scattered brush or scrubby trees; soil may vary in texture from sandy to rocky; burrows into soil; enters rodent burrows, or hides under rock when inactive; breeds March-September

Timber/Canebrake Rattlesnake (*Crotalus horridus*) - swamps, floodplains, upland pine and deciduous woodlands, riparian zones, abandoned farmland; limestone bluffs, sandy soil or black clay; prefers dense ground cover, i.e. grapevines or palmetto

**\*\*\* VASCULAR PLANTS \*\*\***

**Chapman's orchid (*Platanthera chapmanii*)** - in Texas, restricted to wetland pine savannas, one of the states most endangered habitats; flowering July-August

Status Key:  
 LE, LI - Federally Listed Endangered/Threatened  
 PE, PT - Federally Proposed Endangered/Threatened  
 E/SA, I/SA - Federally Listed Endangered/Threatened by Similarity of Appearance  
 CI - Federal Candidate for Listing, Category 1; information supports proposing to list as endangered/threatened  
 DL, PDI - Federally Deleted/Proposed for Delisting  
 NL - Not Federally Listed  
 E, T - State Listed Endangered/Threatened  
 "blank" - Rare, but with no regulatory listing status

*Species appearing on these lists do not all share the same probability of occurrence. Some species are migrants or wintering residents only, or may be historic or considered extirpated.*

**TEXAS PARKS AND WILDLIFE**

Wildlife Habitat Assessment Program  
 Threatened and Endangered Species  
 3000 S. IH-35, Suite 100  
 Austin, Texas 78704  
 512/912-7011 phone  
 512/912-7058 fax  
[www.tpwd.state.tx.us](http://www.tpwd.state.tx.us)



**Rare Resources Review Requests  
 (Including Threatened and Endangered Species)**

This service includes an analysis of your site-specific assessment of environmental information and potential impacts to threatened, endangered, and other rare species, natural communities, and special features presently known or potentially occurring in the vicinity of a project. **If you need only state or county rare species lists for preliminary project planning, in lieu of submitting this form please contact our administrative staff at (512) 912-7011.**

Review requests for this analysis should include all the information listed on Page 2 below and be sent to the attention of Celeste Brancel at the above address. We will provide you an analysis based on the most current information available to Texas Parks and Wildlife Department regarding sensitive natural resources. Please expect our response to take on average 4 to 6 weeks from receipt, depending on the size of your request. Note the more pertinent information you provide, the more customized our review, and the faster our turnaround. Review requests submitted without adequate project detail may cause a delay in our response while we contact you and wait for supplemental information. The potential for adverse impacts to rare resources from project activities varies based on the type of activity, location, season; vegetation; present physical features (both natural and man-made); degree of disturbance; planned avoidance, minimization, mitigation, enhancement, and restoration measures; and species-specific tolerance levels. Current site color photographs and aerial photographs greatly facilitate the review process. More information allows us to more accurately assess a project's potential impacts as well as assists in narrowing the list of species or impacts you and we would need to address.

TPWD charges for this review service. Since TPWD is largely a self-funded agency, this revenue allows for additional staff to provide more timely responses to review requests. The charges are based on a flat fee (minimum charge of \$50/project site) except when the project is unusually large (\$25/additional hour). An invoice will accompany the TPWD response letter for the review request, which will be due upon receipt; please do not prepay. Government agencies are exempted from these charges. Private consultants performing work under contract for government entities are not exempt.

This analysis does not include a review of general fish and wildlife habitat impacts (such as impacts to wetlands, water bodies, other fish and wildlife species, forests, parklands, etc.). Should you need such a review, a separate request should be sent to Kathy Boydston, TPWD Wildlife Division, Wildlife Habitat Assessment Program, 4200 Smith School Road, Austin, TX 78744-3291.



**- Rare Resources Review Requests  
- (Including Threatened and Endangered Species), cont'd. -**

If this form is filled out electronically, please use a font or style that will contrast with the text below. If sending in a separate attachment, it is not necessary to return the blank form, providing all the information below is included on the attachment.

Name: \_\_\_\_\_ Date: \_\_\_\_\_  
 Your Company: \_\_\_\_\_ Phone: \_\_\_\_\_  
 Your Company Address: \_\_\_\_\_ Fax: \_\_\_\_\_  
 City, State, Zip: \_\_\_\_\_ E-Mail: \_\_\_\_\_  
 Project Title & Site Location: \_\_\_\_\_ County(ies): \_\_\_\_\_

- 1) **Scope of Project**
  - a) What regulations will this review help you to comply with? OR If not regulatory, why is the review being requested?
  - b) What activities will be conducted at the site? (Especially activity types, extent, and acreage of ground, waterway, and vegetation disturbance and total acreage of site)
  - c) Schedule of activities – Approximately when will the project be active on the site?
- 2) **Vegetation** - Species, structure and composition, vegetation layers, height of layers, natural vegetation community type
- 3) **Other Natural Resources/Physical Features**
  - a) Soils and geology
  - b) Habitat, watercourses, animals, etc.
- 4) **Existing Site Development** - Extent of pavement, gravel, shell, or other cover; buildings, landscaped, xeriscape, drainage system, etc).
- 5) **Historic Use/Function of Site** – Pasture, forest, urban, row crops, rangeland, wetland, etc.
- 6) **Has a threatened and endangered species survey or assessment already been performed? (In general, TPWD recommends an on-site habitat assessment be performed).**
  - a) If yes, provide surveyor name, qualifications, methods or protocols, acreage surveyed, level of effort, weather conditions, time of day, and dates the survey was performed.
  - b) If yes, please provide results and copy of survey/assessment report.
- 7) **Could current on-site or adjacent habitat support rare species?** Specifically, explain why or why not.

- 8) **Brief description of potential negative impacts** from project activities and avoidance, minimization, and mitigation measures planned.
- 9) **Brief description of planned beneficial enhancements** or restoration efforts.
- 10) **Clearly delineate exact location of site** on original or photocopy of relevant portion of USGS 7.5' topographic quadrangle (most preferable) or best map available. Topographic map should show name of quadrangle. The map must contain identifiable features and a scale that allows us to accurately pinpoint your site.
- 11) **Originals or color-copy photographs** of site and surrounding area with captions or narratives.
- 12) **Aerial photographs** when available. Aerials should show the year photograph was taken.



**Notes for  
County Lists of Texas' Special Species**



The Texas Parks and Wildlife (TPWD) county lists include:

**Vertebrates, Invertebrates, and Vascular Plants** on the special species lists of the TPWD, Non-game and Rare Species Program, Natural Diversity Database (NDD) (formerly the Biological and Conservation Data System). These special species lists are comprised of all species, subspecies, and varieties that are federally listed; proposed to be federally listed; have federal candidate status; are state listed; or carry a global conservation status indicating a species is imperiled, very rare, vulnerable to extirpation; and some species ranked rare or uncommon.

**Colonial Waterbird Nesting Areas and Migratory Songbird Fallout Areas** are included on the county lists for coastal counties only.

The TPWD county lists exclude:

**Natural Plant Communities** such as Little Bluestem-Indiangrass Series (native prairie remnant), Water Oak-Willow Oak Series (bottomland hardwood community), Saltgrass-Cordgrass Series (salt or brackish marsh), Sphagnum-Beakrush Series (seepage bog).

**Other Significant Features** such as non-coastal bird rookeries, comprehensive migratory bird information, bat roosts, bat caves, invertebrate caves, and prairie dog towns.

**These lists are not all inclusive for all rare species distributions.** The lists were developed and are updated based on field guides, NDD occurrences data, staff expertise, and scientific publications. In order to keep the lists to a reasonable length, historic ranges for some state extirpated species, full historic distributions for some extant species, accidentals and irregularly appearing species, and portions of migratory routes for particular species are not included.

The **revised date** on each county list reflects the last date any changes or revisions were made for that county and reflects current listing statuses and taxonomy.

**Species that appear on county lists do not all share the same probability of occurrence within a county.** Some species are migrants or wintering residents only. Additionally, a few species may be historic or considered extirpated within a county. Species considered extirpated within the state are so flagged on each list.

This information is for your assistance only; due to continuing data updates, **please do not reprint or redistribute the information, instead refer all requesters to our office to obtain the most current information available.**



### The Natural Diversity Database



The Texas Parks and Wildlife Department (TPWD), Natural Diversity Database (NDD) (formerly the Biological and Conservation Data System), established in 1983, is the Department's most comprehensive source of information on rare, threatened, and endangered plants and animals, exemplary natural communities, and other significant features. Though it is not all-inclusive, the NDD is constantly updated, providing current or additional information on statewide status and locations of these unique elements of natural diversity.

The NDD gathers biological information from museum and herbarium collection records, peer reviewed publications, experts in the scientific community, organizations, qualified individuals, and on-site field surveys conducted by TPWD staff on public lands or private lands with written permission. TPWD staff botanists, zoologists, and ecologists perform field surveys to locate and verify specific occurrences of high-priority biological elements and collect accurate information on their condition, quality, and management needs.

The NDD can be used to help evaluate the environmental impacts of routing and siting options for development projects. It also assists in impact assessment, environmental review, and permit review.

**Given the small proportion of public versus private land in Texas, the NDD does not include a representative inventory of rare resources in the state. Although it is based on the best data publicly available to TPWD regarding rare species, these data cannot provide a definitive statement as to the presence, absence, or condition of special species, natural communities, or other significant features in any area. Nor can these data substitute for on-site evaluation by qualified biologists. The NDD information is intended to assist the user in avoiding harm to species that may occur.**

Please use the following citation to credit the source for this county level information:

Texas Parks and Wildlife Department, Wildlife Division, Non-game and Rare Species and Habitat Assessment programs. County Lists of Texas' Special Species. [county name(s) and revised date(s)].

*For information on obtaining a project review form or a site-specific review of a project area for rare species, and for updated county lists, please call (512) 912-7011.*

## Code Key for Printouts from Texas Parks and Wildlife Department Natural Diversity Database (NDD)

This information is for your assistance only, due to continuing data updates, vulnerability of private land to trespass and of species to disturbance or collection, please do not publish in public documents or otherwise reprint or redistribute the information, instead refer all requesters to our office to obtain the most current information available.

### LEGAL STATUS AND CONSERVATION RANKS FEDERAL STATUS (as determined by the US Fish and Wildlife Service)

- LE Listed Endangered
- LT Listed Threatened
- PE Proposed to be listed Endangered
- PT Proposed to be listed Threatened
- PDL Proposed to be Delisted (Note: Listing status retained while proposed)
- E/S/A, T/S/A Appearance
- DL Delisted Endangered/Threatened
- CI Candidate, Category I. USFWS has substantial information on biological vulnerability and threats to support proposing to list as threatened or endangered. Data are being gathered on habitat needs and/or critical habitat designations.
- CI\* CI, but lacking known occurrences
- CI\*\* CI, but lacking known occurrences, except in captivity/cultivation
- XE Essential Experimental Population
- XN Non-essential Experimental Population
- Blank Species is not formally listed

### TX PROTECTION (as determined by the Texas Parks and Wildlife Department)

- E Listed Endangered
- T Listed Threatened
- Blank Species not state-listed

### GLOBAL RANK (as determined by NatureServe)

- G1 Critically imperiled globally, extremely rare, typically 3 or fewer viable occurrences
- G2 Imperiled globally, very rare, typically 6 to 20 viable occurrences
- G3 Very rare and local throughout range or found locally in restricted range, typically 21 to 100 viable occurrences
- G4 Apparently secure globally
- G5 Demonstrably secure globally
- GH Of historical occurrence through its range
- GU Possibly in peril range-wide, but status uncertain
- G#G# Ranked within a range as status uncertain
- GX Apparently extinct throughout range
- Q Rank qualifier denoting taxonomic assignment is questionable
- ?#? Rank qualifier denoting uncertain rank
- C In captivity or cultivation only
- G#T# "G" refers to species rank; "T" refers to variety or subspecies rank

### STATE (SUBNATIONAL) RANK (as determined by the Texas Parks and Wildlife Department)

- S1 Critically imperiled in state, extremely rare, vulnerable to extirpation, typically 5 or fewer viable occurrences
- S2 Imperiled in state, very rare, vulnerable to extirpation, typically 6 to 20 viable occurrences
- S3 Rare or uncommon in state, typically 21 to 100 viable occurrences
- S4 Apparently secure in State
- S5 Demonstrably secure in State
- S#S# Ranked within a range as status uncertain
- SH Of historical occurrence in state and may be rediscovered
- SU Unrankable - due to lack of information or substantially conflicting information
- SX Apparently extirpated from State
- SNR Unranked - State status not yet assessed
- SNA Not applicable - species is not a suitable target for conservation activities
- ? Rank qualifier denoting uncertain rank in State



**BRAZORIA COUNTY**

Federal Status State Status

\*\*\* BIRDS \*\*\*

<b>Arctic Peregrine Falcon (<i>Falco peregrinus tundrius</i>)</b> - potential migrant	DL	T
<b>Atwater's Greater Prairie-chicken (<i>Tympanuchus cupido atwateri</i>)</b> - county within historical distribution; open prairies of mostly thick grass one to three feet tall, from near sea level to 200 feet along coastal plain on upper two-thirds of Texas coast; males form communal display flocks during late winter-early spring; booming grounds important; breeding February-July	LE	E
<b>Bald Eagle (<i>Haliaeetus leucocephalus</i>)</b> - found primarily near seacoasts, rivers, and large lakes; nests in tall trees or on cliffs near water; occasionally roosts, especially in winter; hunts live prey, scavenges, and pirates food from other birds.	LT-	T
<b>Black Rail (<i>Laterallus jamaicensis</i>)</b> - salt, brackish, and freshwater marshes; borders, wet meadows, & grassy swamps; nests in or along edge of marsh, sometimes on damp ground, but usually on mat of previous year's dead grasses; nest usually hidden in marsh grass or at base of <i>Salicornia</i>	PDL	
<b>Brown Pelican (<i>Pelecanus occidentalis</i>)</b> - largely coastal and near shore areas, where it roosts on islands and spoil banks	LE	E
<b>Henslow's Sparrow (<i>Ammodramus leucowitzi</i>)</b> - wintering individuals (not flocks) found in weedy fields or cut-over areas where lots of bunch grasses occur along with vines and brambles; a key component is bare ground for running/walking; likely to occur, but few records within this county		
<b>Mountain Plover (<i>Charadrius montanus</i>)</b> - shortgrass plains and plowed fields (bare, dirt fields); primarily insectivorous; winter resident in this area	LT	T
<b>Piping Plover (<i>Charadrius melodus</i>)</b> - wintering migrant along the Texas Gulf Coast; beaches and bayside mud or salt flats		
<b>Reddish Egret (<i>Egretta rufescens</i>)</b> - resident of the Texas Gulf Coast; brackish marshes and shallow salt ponds and tidal flats; nests on ground or in trees or bushes, on dry coastal islands in brushy thickets of yucca and prickly pear		
<b>Snowy Plover (<i>Charadrius alexandrinus</i>)</b> - wintering migrant along the Texas Gulf Coast; beaches and bayside mud or salt flats		
<b>Sooty Tern (<i>Sterna fuscata</i>)</b> - predominately "on the wing"; does not dive, but snatches small fish and squid with bill as it flies over water; breeding April-July		
<b>Swallow-tailed Kite (<i>Elanoides forficatus</i>)</b> - lowland forested regions, especially swampy areas, ranging into open woodland, marshes, along rivers, lakes, and ponds; nests high in tall tree in clearing or on forest woodland edge, usually in pine, cypress, or various deciduous trees		
<b>White-faced Ibis (<i>Plegadis chiba</i>)</b> - prefers freshwater marshes, sloughs, and irrigated rice fields, but will attend brackish and saltwater habitats; nests in marshes, in low trees, on the ground in burushes or reeds, or on floating mats		
<b>White-tailed Hawk (<i>Buteo albicaudatus</i>)</b> - near coast on prairies, cordgrass flats, and scrub-live oak; further inland on prairies, mesquite and oak savannas, and mixed savanna-chaparral; breeding March-May		
<b>Whooping Crane (<i>Grus americana</i>)</b> - potential migrant; winters in and around Arkansas National Wildlife Refuge and migrates to Canada for breeding; only remaining natural breeding population of this species	LE	E

**ELEMENT OCCURRENCE RECORD**  
Spatial and tabular record of an area of land and/or water in which a species, natural community, or other significant feature of natural diversity is, or was, present and associated information, may be a single contiguous area or may be comprised of discrete patches or subpopulations  
Unique number assigned to each occurrence of each element when added to the NDD

**LOCATION INFORMATION**  
Eight digit numerical code determined by US Geological Survey (USGS)  
Name of watershed as determined by USGS  
Name of USGS topographical map  
Directions to geographic location where occurrence was observed, as described by observer or in source

**SURVEY INFORMATION**  
Date a particular occurrence was first/last observed; refers only to species occurrence as noted in source and does not imply the first/last date the species was present  
If conducted, date of survey

**EO Type**  
M Migrant - species occurring regularly on migration at staging areas, or concentration along particular corridors; status refers to the transient population in the State  
B Qualifier indicating basic rank refers to the breeding population in the State  
N Qualifier indicating basic rank refers to the non-breeding population in State  
A Excellent  
B Good  
C Marginal, Introduced  
D Poor  
E Extant/Present  
H Historical/No Field Information  
X Destroyed/Extirpated  
O Obscure  
EO Rank Date EO rank was determined or revised  
Observed Area Acres, unless indicated otherwise

**COMMENTS**  
General physical description of area and habitat where occurrence is located, including associated species, soils, geology, and surrounding land use  
Comments concerning the quality or condition of the element occurrence at time of survey  
Observer comments concerning legal protection of the occurrence  
Observer comments concerning management recommendations appropriate for occurrence conservation

**DATA**  
Biological data; may include number of individuals, vigor, flowering/fruitlet data, nest success, behaviors observed, or unusual characteristic, etc.

**SITE**  
Title given to site by surveyor

**MANAGED AREA INFORMATION**  
Place name or (on EOR printout) name of area when the EO is located within or partially within an area identified for conservation, such as State or Federal lands, nature preserves, parks, etc.  
Additional names the property is known by  
Total acreage of property, including non-contiguous tracts  
Contact name, address, and telephone number for area or nearest area land steward

Please use the following citation to credit the source for the printout information:  
Texas Parks and Wildlife Department, Wildlife Division, Science, Research, and Diversity Program, Natural Diversity Database (date) posted on printouts)

Federal Status State Status

**Wood Stork (*Mycteria americana*)** - forages in prairie ponds, flooded pastures or fields, ditches, and other shallow standing water, including salt-water; usually roosts communally in tall snags, sometimes in association with other wading birds (i.e. active heronries); breeds in Mexico and birds move into Gulf States in search of mud flats and other wetlands, even those associated with forested areas; formerly nested in Texas, but no breeding records since 1960

\*\*\* BIRDS-RELATED \*\*\*

**Colonial waterbird nesting areas** - many rookeries active annually  
**Migratory songbird fallout areas** - oak mottes and other woods/thickets provide foraging/roosting sites for neotropical migratory songbirds

\*\*\*FISHES\*\*\*

**American Eel (*Anguilla rostrata*)** - most aquatic habitats with access to ocean; spawns January-February in ocean; larva move to coastal waters, metamorphose, then females move into freshwater; muddy bottoms, still waters, large streams, lakes; can travel overland in wet areas; males in brackish estuaries  
**Sharpnose Shiner (*Notropis oxyrinchus*)** - endemic to Brazos River drainage; also, apparently introduced into adjacent Colorado River drainage; large turbid river, with bottom a combination of sand, gravel, and clay-mud

\*\*\* MAMMALS \*\*\*

**Black Bear (*Ursus americanus*)** - within historical range of Louisiana Black Bear in eastern Texas, Black Bear is federally listed threatened and inhabits bottomland hardwoods and large tracts of undeveloped forested areas; in remainder of Texas, Black Bear is not federally listed and inhabits desert lowlands and high elevation forests and woodlands; dens in tree hollows, rock piles, cliff overhangs, caves, or under brush piles

**Jaguarondi (*Hephalurus yaguaronadi*)** - thick brushlands, near water favored; six month gestation, young born twice per year in March and August  
**Louisiana Black Bear (*Ursus americanus luteocolis*)** - possible as transient; bottomland hardwoods and large tracts of inaccessible forested areas

**Ocelot (*Leopardus pardalis*)** - dense chaparral thickets; mesquite-thorn scrub and live oak mottes; avoids open areas; breeds and raises young June-November

**Plains Spotted Skunk (*Spilogale putorius inerrupta*)** - catholic in habitat; open fields, prairies, croplands, fence rows, farmyards, forest edges, and woodlands; prefers wooded, brushy areas and tallgrass prairie

**West Indian Manatee (*Trichechus manatus*)** - Gulf and bay system; opportunistic, aquatic herbivore

\*\*\*MOLLUSKS\*\*\*

**False Spike Mussel (*Quincuncina mitchelli*)** - substrates of cobble and mud, with water lilies present; Rio Grande, Brazos, Colorado, and Guadalupe (historic) river basins

**Pistolgrip (*Trigonia verrucosa*)** - stable substrate, rock, hard mud, silt, and soft bottoms, often buried deeply; east and central Texas, Red through San Antonio River basins

**Rock-pocketbook (*Arcidens confragosus*)** - mud, sand, and gravel substrates of medium to large rivers in standing or slow flowing water, may tolerate moderate currents and some reservoirs, east Texas, Red through Guadalupe River basins

Federal Status State Status

**Smooth Pimpleback (*Quadrula houstonensis*)** - small to moderate streams and rivers as well as moderate size reservoirs; mixed, mud, sand, and fine gravel, tolerates very slow to moderate flow rates, appears not to tolerate dramatic water level fluctuations, scoured bedrock substrates, or shifting sand bottoms, lower Trinity (questionable), Brazos, and Colorado River basins

**Texas Fawnsfoot (*Truncilla macrodont*)** - little known; possibly rivers and larger streams, and intolerant of impoundment; flowing rice irrigation canals, possibly sand, gravel, and perhaps sandy-mud bottoms in moderate flows; Brazos and Colorado River basins

\*\*\* REPTILES \*\*\*

**Atlantic Hawkbill Sea Turtle (*Eretmochelys imbricata*)** - Gulf and bay system  
**Green Sea Turtle (*Chelonia mydas*)** - Gulf and bay system

**Gulf Saltmarsh Snake (*Nerodia clarkii*)** - saline flats, coastal bays, & brackish river mouths

**Kemp's Ridley Sea Turtle (*Lepidochelys kempi*)** - Gulf and bay system  
**Leatherback Sea Turtle (*Dermochelys coriacea*)** - Gulf and bay system

**Loggerhead Sea Turtle (*Caretta caretta*)** - Gulf and bay system  
**Smooth Green Snake (*Liochlorophis vernalis*)** - Gulf Coastal Plain; mesic-coastal shortgrass prairie vegetation; prefers dense vegetation

**Texas Diamondback Terrapin (*Malaclemys terrapin littoralis*)** - coastal marshes, tidal flats, coves, estuaries, and lagoons behind barrier beaches; brackish and salt water; burrows into mud when inactive; may venture into lowlands at high tide

**Texas Horned Lizard (*Phrynosoma cornutum*)** - open, arid and semi-arid regions with sparse vegetation, including grass, cactus, scattered brush or scrubby trees; soil may vary in texture from sandy to rocky; burrows into soil, enters rodent burrows, or hides under rock when inactive; breeds March-September

**Timber/Canebrake Rattlesnake (*Crotalus horridus*)** - swamps, floodplains, upland pine and deciduous woodlands, riparian zones, abandoned farmland; limestone bluffs, sandy soil or black clay; prefers dense ground cover, i.e. grapevines or palmetto

**Coastal gay-feather (*Liatris bracteata*)** - endemic; black clay soils of prairie remnants; flowering in fall

**Texas windmill-grass (*Chloris texensis*)** - endemic; sandy to sandy loam soils in open to sometimes barren areas in prairies and grasslands, including ditches and roadsides; flowering in fall

**Threeflower broomweed (*Thurovia triflora*)** - endemic; black clay soils of remnant grasslands, also tidal flats; flowering July-November

Status Key:

- LE,LT - Federally Listed Endangered/Threatened
- PE,PT - Federally Proposed Endangered/Threatened
- E/SA,I/SA - Federally Endangered/Threatened by Similarity of Appearance
- C1 - Federal Candidate, Category 1; information supports proposing to list as endangered/threatened
- DL,PDL - Federally Delisted/Proposed for Delisting
- NL - Not Federally Listed
- E,T - State Endangered/Threatened
- "blank" - Rare, but with no regulatory listing status

Species appearing on these lists do not all share the same probability of occurrence. Some species are migrants or wintering residents only, or may be historic or considered extirpated.

**GALVESTON COUNTY**

Federal Status State Status

**\*\*\* BIRDS \*\*\***  
**Arctic Peregrine Falcon (*Falco peregrinus tundrius*)** - potential migrant  
**Attwater's Greater Prairie-chicken (*Tympanuchus cupido attwateri*)** - open prairies of mostly thick grass one to three feet tall; from near sea level to 200 feet along coastal plain on upper two-thirds of Texas coast; males form communal display flocks during late winter-early spring; booming grounds important; breeding February-July

**Bald Eagle (*Haliaeetus leucocephalus*)** - found primarily near seacoasts, rivers, and large lakes; nests in tall trees or on cliffs near water; communally roosts, especially in winter; hunts live prey, scavenges, and pirates food from other birds  
**Black Rail (*Laterallus jamaicensis*)** - salt, brackish, and freshwater marshes, pond borders, wet meadows, & grassy swamps; nests in or along edge of marsh, sometimes on damp ground, but usually on mat of previous year's dead grasses; nest usually hidden in marsh grass or at base of *Salicornia*

**Brown Pelican (*Pelecanus occidentalis*)** - largely coastal and near shore areas, where it roosts on islands and spoil banks

**Henslow's Sparrow (*Ammodramus henslowii*)** - wintering individuals (not flocks) found in weedy fields or cut-over areas where lots of bunch grasses occur along with vines and brambles; a key component is bare ground for running/walking; likely to occur, but few records within this county

**Mountain Plover (*Charadrius montanus*)** - shortgrass plains and plowed fields (bare, dirt fields); primarily insectivorous; winter resident in this area  
**Piping Plover (*Charadrius melodus*)** - wintering migrant along the Texas Gulf Coast; beaches and bayside mud or salt flats

**Reddish Egret (*Egretta rufescens*)** - resident of the Texas Gulf Coast; brackish marshes and shallow salt ponds and tidal flats; nests on ground or in trees or bushes, on dry coastal islands in brushy thickets of yucca and prickly pear

**Snowy Plover (*Charadrius alexandrinus*)** - wintering migrant along the Texas Gulf Coast beaches and bayside mud or salt flats

**Sooty Tern (*Sterna fuscata*)** - predominantly "on the wing"; does not dive, but snatches small fish and squid with bill as it flies or hovers over water; breeding April-July  
**Swallow-tailed Kite (*Elanoides forficatus*)** - lowland forested regions, especially swampy areas, ranging into open woodland; marshes, along rivers, lakes, and pine, cypress, or various deciduous trees

**White-faced Ibis (*Plegadis chitin*)** - prefers freshwater marshes, sloughs, and irrigated rice fields, but will attend brackish and saltwater habitats; nests in marshes, in low trees, on the ground in bulrushes or reeds, or on floating mats

**White-tailed Hawk (*Buteo albicaudatus*)** - near coast on prairies, cordgrass flats, and scrub-live oak; further inland on prairies, mesquite and oak savannas, and mixed savanna-chaparral; breeding March-May

**Whooping Crane (*Grus americana*)** - potential migrant; winters in and around Aransas National Wildlife Refuge and migrates to Canada for breeding; only remaining natural breeding population of this species

Federal Status State Status

**Wood Stork (*Mycteria americana*)** - forages in prairie ponds, flooded pastures or fields, ditches, and other shallow standing water, including salt-water; usually roosts communally in tall snags, sometimes in association with other wading birds (i.e. active heronries); breeds in Mexico and birds move into Gulf States in search of mud flats and other wetlands, even those associated with forested areas; formerly nested in Texas, but no breeding records since 1966

**\*\*\* BIRDS-RELATED \*\*\***  
**Colonial waterbird nesting areas** - many rookeries active annually  
**Migratory songbird fallow areas** - oak mottes and other woods/thickets provide foraging/roosting sites for neotropical migratory songbirds

**\*\*\*FISHES\*\*\***

**American Eel (*Anguilla rostrata*)** - most aquatic habitats with access to ocean; spawns January-February in ocean, larva move to coastal waters, metamorphose, then females move into freshwater; muddy bottoms, still waters, large streams, lakes; can travel overland in wet areas; males in brackish estuaries

**\*\*\* MAMMALS \*\*\***

**Black Bear (*Ursus americanus*)** - within historical range of Louisiana Black Bear in eastern Texas, Black Bear is federally listed threatened and inhabits bottomland hardwoods and large tracts of undeveloped forested areas; in remainder of Texas, Black Bear is not federally listed and inhabits desert lowlands and high elevation forests and woodlands; dens in tree hollows, rock piles, cliff overhangs, caves, or under brush piles  
**Louisiana Black Bear (*Ursus americanus luteolus*)** - possible as transient; bottomland hardwoods and large tracts of inaccessible forested areas

**Plains Spotted Skunk (*Spilogale putorius intercupis*)** - catholic in habitat; open fields, prairies, croplands, fence rows, farmyards, forest edges, and woodlands; prefers wooded, brushy areas and tallgrass prairie  
**West Indian Manatee (*Trichechus manatus*)** - Gulf and bay system; opportunistic, aquatic herbivore

**\*\*\* MOLLUSKS \*\*\***

**Pistolgrip (*Tritogonia verrucosa*)** - stable substrate, rock, hard mud, silt, and soft bottoms, often buried deeply; east and central Texas, Red through San Antonio River basins

**\*\*\* REPTILES \*\*\***

**Alligator Snapping Turtle (*Macrochelys temminckii*)** - deep water of rivers, canals, lakes, and oxbows; also swamps, bayous, and ponds near deep running water; sometimes enters brackish coastal waters; usually in water with mud bottom and abundant aquatic vegetation; may migrate several miles along rivers; active March-October; breeds April-October

**Atlantic Hawksbill Sea Turtle (*Eretmochelys imbricata*)** - Gulf and bay system  
**Green Sea Turtle (*Chelonia mydas*)** - Gulf and bay system

Federal Status	State Status
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Gulf Saltmarsh Snake (*Nerodia clarkii*) - saline flats, coastal bays, & brackish river mouths

Kemp's Ridley Sea Turtle (*Lepidochelys kempi*) - Gulf and bay system

Leatherback Sea Turtle (*Dermochelys coriacea*) - Gulf and bay system

Loggerhead Sea Turtle (*Caretta caretta*) - Gulf and bay system

Smooth Green Snake (*Liocichlorophis vernalis*) - Gulf Coastal Plain, mesic coastal shortgrass prairie vegetation; prefers dense vegetation

Texas Diamondback Terrapin (*Malaclemys terrapin littoralis*) - coastal marshes, tidal flats, coves, estuaries, and lagoons behind barrier beaches; brackish and salt water burrows into mud when inactive; may venture into lowlands at high tide

Texas Horned Lizard (*Phrynosoma cornutum*) - open, arid and semi-arid regions with sparse vegetation, including grass, cactus, scattered brush or scrubby trees; soil may vary in texture from sandy to rocky; burrows into soil, enters rodent burrows, or hides under rock when inactive; breeds March-September

Timber/Canebrake Rattlesnake (*Crotalus horridus*) - swamps, floodplains, upland pine and deciduous woodlands, riparian zones, abandoned farmland; limestone bluffs, sandy soil or black clay; prefers dense ground cover, i.e. grapevines or palmetto

**K-98**

**\*\*\* VASCULAR PLANTS \*\*\***

Coastal gay-feather (*Liatris bracteata*) - endemic; black clay soils of prairie remnants; flowering in fall

Correll's false dragon-head (*Physotegia correllii*) - wet soils including roadside ditches and irrigation channels; flowering June-July

Grand Prairie evening primrose (*Oenothera pilosella* ssp. *sessilis*) known in Texas from a single collection made in the 1850's from Galveston Island; elsewhere known from sandy soils in low rises in Mississippi Delta; flowering May-June

Houston daisy (*Rajacksonia aurea*) - endemic; seasonally wet, saline barren areas, around the base of mima mounds in coastal prairies, or barren to somewhat vegetated openings in grasslands, including pastures and roadsides, on loamy to sandy loam soils; flowering October-November

Texas windmill-grass (*Chloris texensis*) - endemic; sandy to sandy loam soils in open to sometimes barren areas in prairies and grasslands, including ditches and roadsides; flowering in fall

Threeflower broomweed (*Thurovia triflora*) - endemic; black clay soils of remnant grasslands, also tidal flats; flowering July-November

Status Key:

- LE, LT - Federally Listed Endangered/Threatened
- PE, PT - Federally Proposed Endangered/Threatened
- E/SA, T/SA - Federally Listed Endangered/Threatened by Similarity of Appearance
- CI - Federal Candidate for Listing, Category 1; information supports proposing to list as Endangered/Threatened
- DL, PDL - Federally De-listed/Proposed for De-listing
- NL - Not Federally Listed
- E, T - State Listed Endangered/Threatened
- "blank" - Rare, but with no regulatory listing status

Species appearing on these lists do not all share the same probability of occurrence. Some species are migrants or wintering residents only, or may be historic or considered extirpated.

**Element Occurrence Record**

Scientific Name: *Haliaeetus leucocephalus*      Occurrence #: 120      Eo. Id.: 4018  
Common Name: Bald Eagle      IX Protection Status: T  
Global Rank: G4      State Rank: S3B, S3N      Federal Status: LT-PDL

**Location Information:**

Watershed:  
12040205 - Austin-Oyster

County Name: State: TX      Mapsheet:  
Brazoria      29095-A3, Oyster Creek  
29095-A4, Lake Jackson  
28095-H3, Freeport  
28095-H4, Jones Creek

Directions  
TERRITORY EAST-NORTHEAST OF CLUTE ON OYSTER CREEK AND BIG SLOUGH

**Survey Information:**

First Observation: 2000      Survey Date:      Last Observation: 2001  
Eo. Type:      Eo. Rank:      Eo. Rank Date:

**Observed Area:**

**Comments:**

General Description:

Comments: TPWD NEST #020-8A

Protection Comments:

Management Comments:

**Data:**

EO Data: NEST #020-8A: 2000, ACTIVE NEST WITH ONE YOUNG FLEDGED; 2001, ACTIVE NEST WITH TWO YOUNG FLEDGED

**Site:**

Site Name:  
BRAZOS-SAN BERNARD-COLORADO RIVERS MEGASITE

10/7/2005

Element Occurrence Record

**Managed Area:**

Managed Area Name

**Reference:**

**Citation:**  
ORTEGO, BRENT. 2001. PERFORMANCE REPORT, PROJECT NO. 10: BALD EAGLE NEST SURVEY AND MANAGEMENT, FEDERAL AID GRANT NO. W-125-R-12, SEPTEMBER 30, 2001.  
ORTEGO, BRENT. 2002. MAPS CLARIFYING QUESTIONS ABOUT BALD EAGLE TERRITORY LOCATIONS FROM THE 2001 SURVEY, RECEIVED JUNE 13, 2002.  
POLASEK, LEN G. 2000. PERFORMANCE REPORT, PROJECT NO. 10: BALD EAGLE NEST SURVEY AND MANAGEMENT, FEDERAL AID GRANT NO. W-125-R-11, AUGUST 31, 2000.

**Specimen:**

Specimen

**TPWD Pipeline Monitoring Protocol**

The permittee will use aerial photography with GIS analysis to monitor the entire pipeline construction corridor and an additional 200 meter buffer zone (100 meters paralleling each side of the construction corridor). The purpose of the GIS analysis is to quantify habitat conversion, particularly emergent marsh to open water. The resource agencies recommend the following GIS/ Remote Sensing method and standard be used in order to produce accurate and consistent results:

The pipeline corridor will be monitored by providing pre- and post- construction aerial photography, (taken 24 months after construction completion to allow for vegetative regrowth) at a scale of 1:4800 or 1 inch to 400 feet. The applicant will then be required to utilize GIS and Remote Sensing techniques to conduct an analysis of change to determine the amount of vegetated marsh impacted by pipeline construction activities. Monitoring reports should be submitted by the applicant that includes at a minimum:

- 1) a pre-project GIS analysis assessing the existing emergent marsh to open water ratio, in acres, within the permitted corridor (which includes the construction corridor and the 200 meter buffer zone).
- 2) a post-project GIS analysis assessing the emergent marsh to open water ratio, in acres, within the entire permitted corridor (which includes the construction corridor and the 200 meter buffer zone).
- 3) Ortho corrected imagery covering the construction corridor and buffer zone, maximum of 6 inch pixel size and CIR imagery, +/- 2 meters spatial accuracy. 4) All vector deliverable to be in Arcview Shapefile format with FGDC compliant metadata and all raster imagery in GeoTiff format with FGDC compliant metadata. A binary classification system should be used consisting of open water and vegetated areas. The classified data should meet or exceed 90% attribute accuracy as determined by industry standard and be verified by statistically valid ground truth sampling techniques, this can include GPS based ground surveys.

50014



TEXAS GENERAL LAND OFFICE  
JERRY PATTERSON, COMMISSIONER

October 4, 2005

Mr. Donald Silawsky  
Department of Energy  
Office of Petroleum Reserves  
1000 Independence Avenue S. W.  
Washington, DC 20585-0301

Re: Proposed Expansion of the Strategic Petroleum Reserve (SPR) in Texas

Dear Mr. Silawsky:

Thank you for the opportunity to review the proposed project listed above. The Texas sites under consideration are: (1) Big Hill, Jefferson County, an existing SPR facility to be expanded; and (2) Stratton Ridge, Brazoria County, which is a candidate for a new SPR facility.

The General Land Office (GLO) staff is concerned about potential adverse impacts to Coastal Natural Resource Areas (CNRAs), as defined in 31 TAC §501.3(b). It appears that at least part of the proposed project is in the Coastal Management Program (CMP) boundary. The CMP requires that, if practicable, the project should avoid and/or minimize any adverse impacts to CNRAs in the CMP boundary, as delineated in 31 TAC §503.1. Information on the Texas CMP can be found at the following website: <http://www.glo.state.tx.us/coastal/cmp.htm>.

Based on the information provided, it also appears that there may be impacts to coastal wetlands. A wetland delineation may be conducted by the U.S. Army Corps of Engineers (Corps) or a qualified consultant to determine if the wetlands are jurisdictional and a Corps permit is required. Also, a Texas Commission on Environmental Quality (TCEQ) Section 401 water-quality certification may also be needed.

Because part of the proposed project may be on state-owned submerged lands and a GLO coastal lease or easement may be required, I have forwarded the information on the proposed expansion to Mr. Garry McMahan, GLO Asset Inspections in La Porte, Texas at (281) 470-1191 or at [garry.mcmahan@glo.state.tx.us](mailto:garry.mcmahan@glo.state.tx.us).

Also, Mr. Dolan Dunn, Chief, Regulatory Branch, Corps - Galveston District, can be contacted at (409) 766-3330, and Mr. Mark Fisher, TCEQ, is at (512) 239-4586.

Stephen F. Austin Building • 1700 North Congress Avenue • Austin, Texas 78701-1405  
Post Office Box 12872 • Austin, Texas 78711-2873  
512-461-5001 • 800-399-4GLD  
[www.glo.state.tx.us](http://www.glo.state.tx.us)

Please contact Mr. Thomas Calhan if you have any questions or concerns at (512) 463-5100 or [thomas.calhan@glo.state.tx.us](mailto:thomas.calhan@glo.state.tx.us).

Sincerely,

Sam Webb  
Deputy Commissioner  
Coastal Resources

cc: Louis Renaud, Deputy Commissioner, Energy Resources  
Rene Truan, Deputy Commissioner, Asset Inspections



TEXAS HISTORICAL COMMISSION

The State Agency for Historic Preservation

RICK PERRY, GOVERNOR  
JOHN L. NAU, III, CHAIRMAN  
F. LAWRENCE OAKS, EXECUTIVE DIRECTOR

S0029

October 18, 2005

Donald Silawsky  
Department of Energy  
Office of Petroleum Reserves  
1000 Independence Avenue S.W.  
Washington, DC 20585-0301

Re: Project review under Section 106 of the National Historic Preservation Act of 1966  
Expansion of the Strategic Petroleum Reserve (Big Hill and Stratton Ridge, Texas)  
(DOE)

Dear Mr. Silawsky:

Thank you for contacting us about the proposed expansion of the Strategic Petroleum Reserve. This letter serves as comment on the proposed undertaking from the State Historic Preservation Officer, the Executive Director of the Texas Historical Commission.

The Big Hill facility has never been surveyed for cultural resources. Since the facility was not constructed until 1987, none of the buildings associated with its operation would be old enough to be considered historic properties. Although no archeological sites are recorded in the surrounding vicinity, the unique nature of the Big Hill landform may have attracted prehistoric populations. We believe that any previously undisturbed areas should be surveyed for archeological sites.

The Stratton Ridge location has not been surveyed for cultural resources, aside from a pipeline right-of-way that parallels the road about 100 m north of Oyster Creek. One prehistoric shell midden site is recorded on the south side of Oyster Creek immediately across from the project area. It is possible that additional sites are present along the northern bank of Oyster Creek within the proposed project area. This entire area should be surveyed.

We would be happy to work with the Department of Energy to develop a Programmatic Agreement that will satisfy your Section 106 responsibilities if either of these proposed expansion areas are selected for expansion. Thank you for your cooperation in this federal review process, and for your efforts to preserve the irreplaceable heritage of Texas. If we may be of further assistance, please call Bill Martin of our staff at 512/463-5867.

Sincerely,

for  
F. Lawrence Oaks, State Historic Preservation Officer

FLO/wam

R. P. O. BOX 12276 • AUSTIN, TX 78711-3276 • FAX 512/463-6100 • FAX 512/475-1872 • TDD 1-800/735-2989  
www.dhc.state.tx.us

Louisiana Local Agencies

Donald Silawsky  
Office of Petroleum Reserves, (FE-47)  
1000 Independence Avenue, S.W.  
Washington, DC 20585-0301

Re: Proposed Expansion of the Strategic Petroleum Reserve (SPR) within Lafourche Parish.

Dear Mr. Silawsky:

You identified two new proposed SPR sites within Lafourche Parish, Chacahoula and Clovelly. The enclosures indicate that Chacahoula would be a completely new site that is somewhat remote with no existing infrastructure. New pipelines will have to be built through our marsh and wetlands plus new buildings, roads etc.

The site at Clovelly would be located within the existing facilities of the Louisiana Offshore Oil Port (LOOP). This would eliminate the need for new pipelines, roads and other infrastructure. The Lafourche Parish Emergency Preparedness Office has worked with LOOP for a number of years. We are able to share resources and we participate in drills to prepare for local emergencies. With LOOP's existing infrastructure no new pipelines or roads would have to be built through our marsh or wetlands and therefore I favor building any new SPR facilities within Lafourche Parish at the Clovelly/LOOP location.

Because of our longstanding work relationship with LOOP, we do not expect any negative effects on public resources due to this proposed expansion. Rather, we see this as a positive step in the economy of this area. LOOP has demonstrated that it is committed to protecting public health and safety through its daily operations and emergency response plans that are in place.

Sincerely,  
  
Chris Boudreaux  
Lafourche Parish Emergency  
Preparedness Office  
1612 Hwy 182  
Raceland, Louisiana 70394

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**Appendix L**  
**Applicable Laws, Regulations, Executive Orders, and DOE Orders**

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**LIST OF TABLES**

**Page**

Table L-1: Applicable Federal and State Laws, Regulations, and Executive Orders..... L-3

Table L-2: DOE Orders Potentially Relevant to the Expansion and Operation of the Storage  
Capacity of the SPR ..... L-21

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## **Appendix L**

### **Applicable Laws, Regulations, Executive Orders, and DOE Orders**

Permits and approvals are required for the expansion of the storage capacity of the SPR from 727 million to 1.0 billion barrels by expanding existing Strategic Petroleum Reserve (SPR) storage sites in Texas, Louisiana, or both, and creating one new site in Texas, Mississippi, or Louisiana. Permits regulate many aspects of facility construction and operations, including the quality of construction, fugitive dust control requirements, and discharges of effluents to the environment. These permits would be obtained, as required, from the appropriate Federal, State, and local agencies.

Table L-1 identifies the major Federal and State laws, regulations, Executive Orders, and other compliance actions that apply to the proposed projects. The Department of Energy (DOE) would conduct its operations in an environmentally safe manner and in compliance with all applicable statutes, regulations, and standards.

Table L-2 lists the DOE Orders that are potentially relevant. DOE Orders are part of the DOE Directives, which are official communications of policies, requirements, and procedures and encompass the Orders, Policies, Orders, Notices, Manuals, and Guides that are intended to direct, guide, inform, and instruct employees in the performance of their jobs and enable them to work effectively within DOE and with agencies, contractors, and the public.

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**Table L-1 Applicable Federal and State Laws, Regulations, and Executive Orders<sup>a</sup>**

<b>Resource Category</b>	<b>Statute/Regulation/Order</b>	<b>Citation</b>	<b>Administering Agency</b>	<b>Permits, Approvals, Consultations, and Notifications</b>
Air Resources (Federal)	CAA	42 U.S.C. 7401 et seq.	EPA	Requires sources to meet standards and obtain permits to satisfy NAAQS, SIPs, NSPS, NESHAPs, and NSR.
	CAA: NAAQS SIP	42 U.S.C. 7409 et seq.	EPA	Requires compliance with primary and secondary ambient air quality standards governing SO <sub>2</sub> , NO <sub>x</sub> , CO, O <sub>3</sub> , Pb, and particulate matter, and emission limits/reduction measures as designated in each state's SIP.
Air Resources (Louisiana)	Chapter 2, Rules and Regulations for the Fee System of the Air Quality Control Programs	LAC Title 33 Part 3	LDEQ	Establishes fees for DEQ air emissions permits, including for major sources. Covers both application fees and annual fees. Lists in table 1 the fee schedule with fees 1340 to 1368 covering petroleum storage and pipelines, fees 2200 through 2310 covering AT fees, and fees 2600 through 2630 covering accident prevention program annual fees.
	Chapter 5, Permit Procedures	LAC Title 33 Part 3	LDEQ	Contains permit rules for all sources of air pollution in the State. Covers major (and other) sources and pipelines. Contains insignificant activities list. Establishes in section 504, table 1, threshold levels for major sources. Establishes in section 509, table A, "Stationary Sources of Air Pollutants," including "petroleum storage and transfer units with a total storage capacity exceeding 300,000 barrels." Matches the Federal definition of major sources. Establishes in section 515 specific pipeline requirements.

**Table L-1 Applicable Federal and State Laws, Regulations, and Executive Orders<sup>a</sup>**

Resource Category	Statute/Regulation/Order	Citation	Administering Agency	Permits, Approvals, Consultations, and Notifications
	Chapter 6, Regulations on Control of Emissions through the Use of Emissions Reductions Credit Banking	LAC Title 33 Part 3	LDEQ	Establishes an emissions credit banking program for major sources to allow for offsets of emissions.
	Chapter 7, Ambient Air Quality	LAC Title 33 Part 3	LDEQ	Establishes ambient air quality standards for the State. Includes provisions for sulfur dioxide.
	Chapter 9, General Regulations on Control of Emissions and Emissions Standards	LAC Title 33 Part 3	LDEQ	Establishes requirements for new sources, reporting, and data requirements including emissions inventories.
	Chapter 15, Emission Standards for Sulfur Dioxide	LAC Title 33 Part 3	LDEQ	Contains emission regulations for sulfur dioxide and hydrogen sulfide.
	Chapter 21, Control of Emission of Organic Compounds	LAC Title 33 Part 3	LDEQ	Sets standards for VOC emission levels, mostly covering standards for above-ground storage tanks. Covers in section 2104 crude oil and condensate; in section 2107, loading requirements; in section 2109, oil and water separation; in section 2111, pumps and compressors; in section 2115, waste gas disposal; in section 2122, fugitive emissions; and sets controls in the parishes of Ascension, Calcasieu, East Baton Rouge, Iberville, Livingston, Point Coupee, and West Baton Rouge. Covers in section 2153 emissions from industrial wastewater.



**Table L-1 Applicable Federal and State Laws, Regulations, and Executive Orders<sup>a</sup>**

<b>Resource Category</b>	<b>Statute/Regulation/Order</b>	<b>Citation</b>	<b>Administering Agency</b>	<b>Permits, Approvals, Consultations, and Notifications</b>
	Chapter 29, Odor Regulations	LAC Title 33 Part 3	LDEQ	Establishes odor regulations and testing procedures for all odor sources.
	Chapter 30, Standards for New Stationary Sources (NSPS)	LAC Title 33 Part 3	LDEQ	Establishes NSPS standards. Incorporates by reference, for the most part, 40 CFR 60.
	Chapter 51, Comprehensive Toxic Air Pollutant Emission Control Plan	LAC Title 33 Part 3	LDEQ	Establishes AT program for owners of major sources in Louisiana, including MACT standards and reporting requirements.
	Chapter 59, Chemical Accident Prevention and Minimization of Consequences	LAC Title 33 Part 3	LDEQ	Contains accidental release requirements as well as risk management requirements. Incorporates 40 CFR 68 by reference.
Air Resources (Mississippi)	APC-S-1, Air Emission Regulations for the Prevention, Abatement, and Control of Air Contaminants, Section 4.	MSC 49-17-01 et seq.	MDEQ	Contains specific criteria for sources of sulfur compounds, including odor and opacity requirements.
	APC-S-1, Air Emission Regulations for the Prevention, Abatement, and Control of Air Contaminants, Section 5.	MSC 49-17-01 et seq.	MDEQ	Contains criteria for sources of chemical emissions not otherwise regulated.

**Table L-1 Applicable Federal and State Laws, Regulations, and Executive Orders<sup>a</sup>**

Resource Category	Statute/Regulation/Order	Citation	Administering Agency	Permits, Approvals, Consultations, and Notifications
	APC-S-1, Air Emission Regulations for the Prevention, Abatement, and Control of Air Contaminants, Section 6.	MSC 49-17-01 et seq.	MDEQ	Embodies regulations for new sources of air emissions. Incorporates by reference 40 CFR 60.
	APC-S-1, Air Emission Regulations for the Prevention, Abatement, and Control of Air Contaminants, Section 8.	MSC 49-17-01 et seq.	MDEQ	Contains regulations concerning the production of HAPs. Incorporates by reference 40 CFR 61 and 40 CFR 63. Also incorporates Federal MACT requirements by reference.
	APC-S-2: Permit Regulation for the Construction and/or Operations of Air Emissions Equipment	MSC 49-17-01 et seq.	MDEQ	Establishes permitting requirements for new sources of air pollution sources in Mississippi. Establishes that the Permit Board will issue two types of air pollution control permits, a permit to construct air emissions equipment and a State Permit to Operate such equipment. A State Permit to Operate is required for synthetic minor sources, major Title V sources, and significant minor sources.
	APC-S-3: Mississippi Regulations for the Prevention of Air Pollution Emergency Episodes	MSC 49-17-01 et seq.	MDEQ	Requires notification of appropriate state agencies in an emissions event. Establishes alert levels for different emissions events and pollutants including sulfur dioxide. Lists emissions reductions objectives for hydrocarbons in table 4.

**Table L-1 Applicable Federal and State Laws, Regulations, and Executive Orders<sup>a</sup>**

Resource Category	Statute/Regulation/Order	Citation	Administering Agency	Permits, Approvals, Consultations, and Notifications
	APC-S-4: Ambient Air Quality Standards	MSC 49-17-01 et seq.	MDEQ	<p>States that except for odor (covered below), the ambient air quality standards for Mississippi shall be the Primary and Secondary National Ambient Air Quality Standards as duly promulgated by the U.S. Environmental Protection Agency in (or to be printed in) 40 CFR Part 50, pursuant to the Federal Clean Air Act, as amended.</p> <p>States that no odorous substances shall be released into the ambient air in concentrations sufficient to adversely and unreasonably:</p> <ul style="list-style-type: none"> <li>(1) affect human health and well-being;</li> <li>(2) interfere with the use or enjoyment of property;</li> </ul> <p>or</p> <ul style="list-style-type: none"> <li>(3) affect plant or animal life.</li> </ul>
	APC-S-5: Mississippi Regulations for the Prevention of the Significant Deterioration (PSD) of Air Quality	MSC 49-17-01 et seq.	MDEQ	Establishes PSD criteria for Mississippi air. Incorporates by reference 40 CFR 52.21.
	APC-S-6: Air Emissions Operating Permit Regulations for the Purposes of Title V of the Clean Air Act	MSC 49-17-01 et seq.	MDEQ	Defines requirements for Title V permits, including major source categories and levels, permit applications, issuance, fees, and insignificant activities. Includes in the definitions of major sources: "petroleum storage and transfer units with a total storage capacity exceeding 300,000 barrels," which matches the Federal definition of major sources.

**Table L-1 Applicable Federal and State Laws, Regulations, and Executive Orders<sup>a</sup>**

Resource Category	Statute/Regulation/Order	Citation	Administering Agency	Permits, Approvals, Consultations, and Notifications
	APC-S-8: Air Toxics Regulations	MSC 49-17-01 et seq.	MDEQ	Regulates case-by-case maximum achievable control technology (MACT) applicable to facilities affected by the requirements of section 112(g) of the Federal Clean Air Act as those regulations duly promulgated by the United States Environmental Protection Agency in (or to be printed in) Subpart B of Part 63 of Title 40 of the Code of Federal Regulations (CFR).
Air Resources (Texas)	Emissions Events and Scheduled Maintenance, Startup and Shutdown Activities	30 TAC Chapter 101	TCEQ	Requires notification of appropriate state agencies in an emissions event. Contains "nuisance odor" rule in section 101.4.
	Control of Pollution from Volatile Organic Compounds	30 TAC Chapter 115	TCEQ	States in subchapter C the requirements for transfer operations.
	Control of Hydrogen Sulfide: Allowable off property concentrations (ambient standards) and Calculation methods	30 TAC Chapter 112	TCEQ	Establishes emission rates for sulfur dioxide emissions. Also contains provision for odor controls related to hydrogen sulfite (sections 112.31 to 112.34).
	Permits by Rule: Control of Air Pollution by Permits for New Construction or Modification	30 TAC Chapter 116	TCEQ	Controls the permission to construct and contains definitions for how non-attainment areas are handled, as well as PSD review definitions. Contains rules in subchapter O, sections 106.351 to 106.355 for oil and gas facilities.

**Table L-1 Applicable Federal and State Laws, Regulations, and Executive Orders<sup>a</sup>**

<b>Resource Category</b>	<b>Statute/Regulation/Order</b>	<b>Citation</b>	<b>Administering Agency</b>	<b>Permits, Approvals, Consultations, and Notifications</b>
	Air GOP No. 511: Oil and Gas General Operating Permit	30 TAC Chapter 122	TCEQ	Contains provisions for obtaining an Oil and Gas General Operating Permit for Brazoria, Chambers, Collin, Dallas, Denton, El Paso, Fort Bend, Galveston, Hardin, Harris, Jefferson, Liberty, Montgomery, Orange, Tarrant, and Waller Counties.
	Air GOP No. 514: Oil and Gas General Operating Permit	30 TAC Chapter 122	TCEQ	Contains provisions for obtaining an Oil and Gas General Operating Permit for all Texas Counties except Aransas, Bexar, Brazoria, Calhoun, Chambers, Collin, Dallas, Denton, El Paso, Fort Bend, Galveston, Gregg, Hardin, Harris, Jefferson, Liberty, Matagorda, Montgomery, San Patricio, Tarrant, Travis, Victoria, and Waller.
	Air GOP No. 515: Bulk Fuel Terminal General Operating Permit	30 TAC Chapter 122	TCEQ	Issues Bulk Fuel Terminal General Operating Permit Number 515, developed for use by petroleum bulk stations and terminals industry sites. Petroleum bulk stations and terminals industry sites are primarily engaged in the wholesale distribution of crude petroleum and petroleum products, including liquefied petroleum gas from bulk liquid storage facilities. The permit holders of GOP No. 515 were required to submit an application for a site operating permit on or before September 1, 2004.
	Routine Maintenance, Startup and Shutdown of Facilities, and Temporary Maintenance Facilities	30 TAC 106.263	TCEQ	Authorizes routine maintenance, start-up and shutdown of facilities, and specific temporary maintenance facilities if operations meet certain conditions.
Biological Resources (Federal)	Bald and Golden Eagle Protection Act	16 U.S.C. 668 et seq.	USFWS	Consultations should be conducted to determine if any protected birds are found to inhabit the area. If so, DOE must obtain a permit that may be required because of construction or operation of project facilities before moving any nests.

**Table L-1 Applicable Federal and State Laws, Regulations, and Executive Orders<sup>a</sup>**

<b>Resource Category</b>	<b>Statute/Regulation/Order</b>	<b>Citation</b>	<b>Administering Agency</b>	<b>Permits, Approvals, Consultations, and Notifications</b>
	Clean Water Act, as amended	33 U.S.C. 1313 (Section 404)	U.S. Army Corps of Engineers	Requires permits for discharge or fill placed in jurisdictional waters, including wetlands. Requires alternatives analysis including practicable alternatives that avoid impacts (404b(1) guidelines).
	Endangered Species Act	16 U.S.C. 1531 et seq.	USFWS	Requires consultation to identify endangered or threatened species and their habitats, assess impacts, obtain necessary biological opinions, and, if necessary, develop mitigation measures to reduce or eliminate adverse effects of construction or operations.
	E.O. 13112: Invasive Species	64 FR 6183 February 8, 1999	Federal agencies	Requires agencies, to the extent practicable and permitted by law, to prevent the introduction of invasive species; to provide for their control; and to minimize the economic, ecological, and human health impacts that invasive species cause.
	E.O. 13186, Responsibilities of Federal Agencies to Protect Migratory Birds	66 FR 63349 December 6, 2001	Federal agencies	Requires Federal agencies to avoid or minimize the negative impacts of their actions on migratory birds and to take active steps to protect birds and their habitats.
	Fish and Wildlife Coordination Act	16 U.S.C. 661-667e March 10, 1934	USFWS	Provides the basic authority for USFWS involvement in evaluating impacts to fish and wildlife from proposed water resource development projects.
	Forest Service Manual: Title 2600 – Wildlife, Fish, and Sensitive Plant Habitat Management	Amendment No. 2600-91-5, July 19, 1991	U.S. Forest Service	Provides a process and standard by which to ensure that threatened and endangered, proposed, and sensitive species receive full consideration; requires Federal agencies to comply with requirements for critical habitat of federally listed species; and ensures that Forest Service actions do not contribute to loss of viability of any native or desired non-native plant and do not contribute to animal species or trends towards Federal listing of any species.

**Table L-1 Applicable Federal and State Laws, Regulations, and Executive Orders<sup>a</sup>**

<b>Resource Category</b>	<b>Statute/Regulation/Order</b>	<b>Citation</b>	<b>Administering Agency</b>	<b>Permits, Approvals, Consultations, and Notifications</b>
	Magnuson-Stevens Fishery Conservation and Management Act	16 U.S.C. 1801 et seq.	NOAA Fisheries	Requires consultation with NOAA Fisheries and assessment of impacts from activities that may affect Essential Fish Habitat and managed species.
	Marine Mammal Protection Act	16 U.S.C. 1361-1421h	Department of Commerce and Department of Interior, USFWS	Establishes a Federal responsibility to conserve marine mammals, with management vested in the Department of Commerce for cetaceans and pinnipeds other than walrus. The Department of the Interior is responsible for all other marine mammals, including sea otter, walrus, polar bear, dugong, and manatee. The act generally assigns identical responsibilities to the secretaries of the two departments.
	Migratory Bird Treaty Act	16 U.S.C. 703 et seq.	USFWS	Requires consultation to determine whether construction or operation of project facilities has any impacts on migrating bird populations.
Biological Resources (Louisiana)	Chapter 3, Statewide Flood Control Program	LAC Title 56 Part 3	Louisiana Wildlife and Fisheries Commission	States that subchapter C contains requirements for determining the effects of projects on threatened and endangered species; these regulations appear to apply primarily to flood control projects, but may have applicability to projects that otherwise affect water flow.
	Chapter 3, Special Powers and Duties	LAC Title 76 Part 1	Louisiana Wildlife and Fisheries Commission	States that subchapter E lists threatened and endangered species in Louisiana.
Biological Resources (Mississippi)	Non-Game and Endangered Species Conservation	MSC 49-5-101 et seq.	Mississippi Commission on Wildlife, Fisheries and Parks	Establishes Mississippi regulations concerning the handling of nongame and endangered species; chapter 111 grants specific permissions permission to remove, capture, or destroy endangered species.

**Table L-1 Applicable Federal and State Laws, Regulations, and Executive Orders<sup>a</sup>**

<b>Resource Category</b>	<b>Statute/Regulation/Order</b>	<b>Citation</b>	<b>Administering Agency</b>	<b>Permits, Approvals, Consultations, and Notifications</b>
	Mississippi Natural Heritage	MSC 49-5-141 et seq.	Mississippi Commission on Wildlife, Fisheries and Parks	Allows Mississippi to establish natural heritage areas including those containing threatened and endangered species.
Biological Resources (Texas)	Subchapter G. Threatened and Endangered Non-Game Species	31 TAC Chapter 65	Texas Parks and Wildlife Department	Contains lists of threatened and endangered species and other provisions, as well as regulations and penalties concerning such listed species.
	Subchapter A. Endangered, Threatened and Protected Native Plants	31 TAC Chapter 69	Texas Parks and Wildlife Department	Contains lists of threatened, endangered, and protected plants and other provisions including permitting requirements. Contains penalties concerning unauthorized removal or destruction of plants.
Cultural Resources (Federal)	American Antiquities Act	16 U.S.C. 431 et seq.	Each Federal land managing agency	Requires the agency to protect historic and prehistoric ruins, monuments, and objects of antiquity including vertebrate paleontological resources, on lands owned or controlled by the Federal Government.
	American Indian Religious Freedom Act	42 U.S.C 1996	Each Federal agency	Establishes Federal policy to protect and preserve the right of American Indians to believe, express, and exercise their religions. Requires agencies to prepare a report evaluating how their actions might interfere with these beliefs, expressions, and actions.
	Archeological and Historic Preservation Act	16 U.S.C. 469 et seq.	Each Federal agency	Authorizes all Federal agencies to expand program or project funds to evaluate, protect, or recover archeological and historical data jeopardized by their projects; explicitly calls for analysis and publication of data.
	Archaeological Resources Protection Act	16 U.S.C. 470aa et seq.	Each Federal land managing agency (in this case, DOE, DOI, USDA)	Requires a permit for excavation or removal of archaeological resources from publicly held or Native American lands.



**Table L-1 Applicable Federal and State Laws, Regulations, and Executive Orders<sup>a</sup>**

<b>Resource Category</b>	<b>Statute/Regulation/Order</b>	<b>Citation</b>	<b>Administering Agency</b>	<b>Permits, Approvals, Consultations, and Notifications</b>
	Executive Order 13007	61 FR 26771	All Federal agencies	Directs Federal agencies to avoid adverse effects to sacred sites and provide access to those sites for religious practices, and to plan projects to provide protection for and access to sacred sites.
	Native American Graves Protection and Repatriation Act	25 U.S.C. 3001	DOI	Requires the development of procedures to address unexpected discoveries of Native American graves or cultural items during activities on Federal or tribal land.
	National Historic Preservation Act, as amended	16 U.S.C. 470 et seq.	Each Federal agency (in this case, DOE)	States that for a Federal undertaking, section 106 requires consultation with State historic preservation officers, federally recognized tribes, and other consulting parties to evaluate effects on historic properties (properties eligible for listing in the National Register of Historic Places), and consider ways to avoid effects or reduce them to the level of no adverse effect.
	Protection of Historic Properties	36 CFR 800	Advisory Council on Historic Preservation	Lists implementing regulations that specify process for above-listed requirements of section 106 of National Register of Historic Places.
Cultural Resources (Louisiana)	Archeological Treasures Act	Louisiana Revised Statutes 41:1601-1613	Louisiana Departments of Archaeology and Historic Preservation	Declares State policy to protect and preserve archaeological sites that have scientific value and are of historic interest to the public.
	Louisiana Unmarked Human Burial Sites Act	Louisiana Revised Statutes 8:673	Louisiana Department of Culture, Recreation, and Tourism	Protects unmarked human burials on both public and private lands.

**Table L-1 Applicable Federal and State Laws, Regulations, and Executive Orders<sup>a</sup>**

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Cultural Resources (Mississippi)	Antiquities Law of Mississippi	Title 39 Chapter 7, Mississippi Code of 1972 as amended	Board of Trustees of the Mississippi Department of Archives and History	Declares State policy to protect and preserve archaeological sites that have scientific value and are of historic interest to the public. Provides for a State landmark program; requires permits for excavations or alterations of State landmarks; prohibits disturbance of Native American human burials
Cultural Resources (Texas)	Antiquities Code of Texas	Title 9 Chapter 191, Texas Natural Resources Code	Texas Historical Commission	Requires archeological surveys ahead of ground disturbance on State or local public lands; requires permits that authorize archeological studies before construction.
Land Use (Federal)	Coastal Zone Management Act, as amended	16 U.S.C. 1451 et seq.	Various state agencies	Protects the coastal environment from growing demands associated with residential, recreational, commercial, and industrial uses. Provisions help States develop Coastal Zone Management Plans to manage and balance competing uses of the coastal zone. For major projects, requires consultation with the state agency delegated to administer the CZMA and requires securing a determination of consistency with a state's Coastal Management Plan.
	Farmland Protection Policy Act	7 U.S.C. 4201 et seq.	NRCS, USDA	Minimizes any adverse effects to prime and unique farmlands.
Noise (Federal)	Noise Control Act	42 U.S.C. 4901 et seq.	EPA	Requires facilities to maintain noise levels that do not jeopardize the health and safety of the public. Applicable to construction noise.

**Table L-1 Applicable Federal and State Laws, Regulations, and Executive Orders<sup>a</sup>**

<b>Resource Category</b>	<b>Statute/Regulation/Order</b>	<b>Citation</b>	<b>Administering Agency</b>	<b>Permits, Approvals, Consultations, and Notifications</b>
	Gulf Islands National Seashore	16 U.S.C. 459h-1	DOI, NPS	The enabling legislation for the Gulf Island National Seashore, states the Secretary of the Interior, subject to appropriate environmental regulations, will permit additional gas and oil rights-of-way and easements as he deems necessary and proper.
	The Wilderness Act of 1964	16 U.S.C. 1131-1136	Federal Land Management Agencies	Places restraints on development on or near proposed or designated wilderness areas.
	Title 36 - Parks, Forests, and Public Property, Chapter 1 - National Park Service, DOI	36 C.F.R. 14	NPS	Sets standards for rights-of-way on NPS administered lands.
Water Resources (Federal)	Clean Water Act, as amended	33 U.S.C. 1251 et seq. (Sections 401 and 402)	State agencies	Requires EPA or state-issued permits, NPDES permits, and compliance with provisions of permits regarding discharge of effluents to surface waters and additional wetland protection requirements.
	Clean Water Act, as amended	33 U.S.C. 1313 (Section 404)	U.S. Army Corps of Engineers	Requires permits for discharge or fill placed in jurisdictional waters, including wetlands. Requires alternatives analysis including practicable alternatives that avoid impacts (404b(1) guidelines). The permit application process in Louisiana may require a Water Quality Certification from the Louisiana Department of Environmental Quality.

**Table L-1 Applicable Federal and State Laws, Regulations, and Executive Orders<sup>a</sup>**

Resource Category	Statute/Regulation/Order	Citation	Administering Agency	Permits, Approvals, Consultations, and Notifications
	E.O. 11988: Floodplain Management; E.O. 11990: Protection of Wetlands Management	42 FR 26951 May 24, 1977 42 FR 26961 May 24, 1977 10 CFR 1022 (implementing regulations)	Federal agencies	Requires that where there is no practicable alternative to development in floodplains and wetlands, Federal agencies are required to prepare a floodplains and wetlands assessment, design mitigation measures, and provide public review. For floodplain involvement, Federal agencies must issue a Floodplain Statement of Findings. DOE will coordinate its review with other appropriate Federal agencies. Where applicable, DOE will combine floodplains and wetlands assessments, public review, and statement of findings with the NEPA process.
	Safe Drinking Water Act	42 U.S.C 300j-9(i) Dec 12, 1974	EPA	Establishes a Federal program to monitor and increase the safety of the nation's drinking water supply. The Act instructs EPA to establish a national program to prevent underground injections of contaminated fluids that would endanger drinking water sources. Applicable to underground injection wells used for brine disposal.
Water Resources (Louisiana)	Chapter 3, Permits	LAC Title 33 Part 9	LDEQ	Prescribes procedures and guidelines for implementation and operation of the Louisiana Water Discharge Permit System (LWDPS). Requires that an LWDPS permit be obtained before any construction begins that may introduce pollutants to the waters of Louisiana.
	Chapter 9, Spill Prevention and Control	LAC Title 33 Part 9	LDEQ	Sets spill prevention requirements for facilities operating in Louisiana.
	Chapter 11, Surface Water Quality Standards	LAC Title 33 Part 9	LDEQ	Sets surface water quality standards for Louisiana waters.
	Subchapter B (Chapters 31 through 47), The Louisiana Pollutant Discharge Elimination System (LPDES) Program	LAC Title 33 Part 9	LDEQ	Defines the requirements for the Louisiana LPDES program, which applies to all facilities that come under the jurisdiction of the Federal NPDES program.

**Table L-1 Applicable Federal and State Laws, Regulations, and Executive Orders<sup>a</sup>**

Resource Category	Statute/Regulation/Order	Citation	Administering Agency	Permits, Approvals, Consultations, and Notifications
	Costal Wetlands Planning Protection and Restoration Act (CWPPRA) and proposed Louisiana Coastal Area Ecosystem Restoration Plan	Pittman-Robertson Wildlife Restoration Act Amendment (PL 106-408)	U.S. Army Corps of Engineers and LDEQ	Proposed projects are to be reviewed by the U.S. Army Corps of Engineers and Louisiana Department of Environmental Quality for consistency with projects developed and being conducted under the Costal Wetlands Planning Protection and Restoration Act and proposed Louisiana Coastal Area Ecosystem Restoration Plan.
Water Resources (Mississippi)	LW-2: Surface Water and Groundwater Use and Protection	MSC 49-17-01 et seq.	MDEQ	Establishes that all water, whether occurring on the surface of the ground or underneath the surface of the ground, is subject to the provisions of the regulation.
	WPC-1: Wastewater Regulations for National Pollutant Discharge Elimination System (NPDES) Permits, Underground Injection Control (UIC) Permits, State Permits, Water Quality Based Effluent Limitations and Water Quality Certification	MSC 49-17-01 et seq.	MDEQ	Provides Mississippi's implementation of the Federal NPDES system. Regulates the use of wetlands, both natural and artificial, when they receive a discharge stream from a source. The text of the regulation states that "Unless otherwise provided by these regulations, natural wetlands shall not be used to meet a facility's final effluent limits or to achieve pollutant levels necessary to meet the State's Water Quality Criteria in the waterbody immediately downstream."
	WPC-2: Water Quality Criteria for Intrastate, Interstate, and Coastal Waters	MSC 49-17-01 et seq.	MDEQ	Sets State policy to "protect water quality existing at the time these water quality standards were adopted and to upgrade or enhance water quality within the State of Mississippi." States that "Waters shall be free from floating debris, oil, scum, and other floating materials attributable to municipal, industrial, agricultural, or other discharges in amounts sufficient to be unsightly or deleterious."

**Table L-1 Applicable Federal and State Laws, Regulations, and Executive Orders<sup>a</sup>**

<b>Resource Category</b>	<b>Statute/Regulation/Order</b>	<b>Citation</b>	<b>Administering Agency</b>	<b>Permits, Approvals, Consultations, and Notifications</b>
Water Resources (Texas)	General Permits for Waste Discharges	30 TAC Chapter 205	TCEQ	Provides that the commission may issue a general permit to authorize the discharge of waste into or adjacent to water in the state depending on the nature of the discharge and the surrounding water bodies.
	Criteria and Standards for the National Pollutant Discharge Elimination System	30 TAC Chapter 308	TCEQ	Defines the requirements for the Texas Pollutant Discharge Elimination System (TPDES), the Texas implementation of the NPDES program. This applies to all facilities that fall under the jurisdiction of the Federal NPDES program.
	Spill Prevention and Control	30 TAC Chapter 327	TCEQ	Contains requirements for spill prevention and control, including oil- related spills.
Worker Safety and Health (Federal)	Occupational Safety and Health Act	29 U.S.C. 651 et seq.	OSHA	Requires agencies to comply with all applicable work safety and health legislation (including guidelines of 29 CFR 1960) and prepare, or have available, Material Safety Data Sheets.
	Hazard Communication Standard	29 CFR 1910.1200	OSHA	Requires DOE to ensure that workers are informed of all chemical hazards in the DOE workplace and are trained to handle them.
Other (Federal)	NEPA	42 U.S.C. 4321 et seq. 40 CFR 1500-1508	CEQ	Follows 40 CFR 1500-1508, which directs all Federal agencies in the implementation of NEPA; DOE NEPA regulations are in 10 CFR Part 1021.
	E.O. 12088: Federal Compliance with Pollution Control Standards	43 FR 47707 October 17, 1978	Office of Management and Budget	Requires Federal agencies to consult with the EPA and state agencies regarding the best techniques and methods for the prevention, control, and abatement of environmental pollution.
	Hazardous materials transportation law	49 U.S.C. 51015127 et seq.	DOT	Requires compliance with the requirements governing hazardous materials and waste transportation. Applies primarily to the construction phase.

**Table L-1 Applicable Federal and State Laws, Regulations, and Executive Orders<sup>a</sup>**

Resource Category	Statute/Regulation/Order	Citation	Administering Agency	Permits, Approvals, Consultations, and Notifications
	Marine Transportation Security Act of 2002	46 U.S.C. 70101 et seq.	U.S. Coast Guard	Specifies that all U.S. port facilities deemed at risk for a transportation security incident such as fossil fuel processing and storage facilities, must prepare and implement security plans for deterring such incidents to the "maximum extent practicable."
	Oil Pollution Prevention and Response; Non-Transportation-Related Onshore and Offshore Facilities	40 CFR 112	EPA	Establishes procedures, methods, equipment, and other requirements to prevent discharges of oil from vessels and facilities and contain such discharges. Requires Spill Prevention, Control, and Countermeasure Plans, and Facility Response Plans. Regulations apply to non-transportation-related onshore facilities.
	Toxic Substances Control Act	42 U.S.C. 2601 et seq.	EPA	Requires compliance with inventory reporting requirements and chemical control provisions of TSCA to protect the public from the risks of exposure to chemicals. TSCA imposes strict limitations on the use and disposal of PCB-contaminated equipment. Applicable primarily to the construction phase.
	E.O. 12898: Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations	59 FR 7629 February 16, 1994	EPA	Requires Federal agencies to identify and address, as appropriate, disproportionately high and adverse human health or environmental effects of its programs, policies, and activities on minority populations and low-income populations.
	Proposed Construction or Alteration of Objects That May Affect the Navigable Airspace	FAA AC No. 70/460-2K	FAA	Requires that each proponent of a project that could pose an aviation hazard must file a "Notice of Proposed Construction or Alteration" (Form 7640) with the FAA. Applies to electricity transmission lines.
	Obstruction Marking and Lighting	FAA AC No. 70/460-1K	FAA	States that objects that may pose a navigation hazard must be marked and lighted according to FAA standards established using the criteria in 14 CFR 77. Applies to electricity transmission lines.

**Table L-1 Applicable Federal and State Laws, Regulations, and Executive Orders<sup>a</sup>**

Resource Category	Statute/Regulation/Order	Citation	Administering Agency	Permits, Approvals, Consultations, and Notifications
Other (Texas)	Texas Administrative Code: Underground Storage of Liquid or Liquefied Hydrocarbons in Salt Formations	16 TAC 3.95 (d) (1)	Railroad Commission of Texas	Establishes policy that an underground hydrocarbon storage facility may be created, operated, or maintained only in an impermeable salt formation in a manner that will prevent waste of the stored hydrocarbons, uncontrolled escape of hydrocarbons, pollution of fresh water, and danger to life or property.

<sup>a</sup> Abbreviations: AC = Advisory Circular; AT = air toxics; CAA = Clean Air Act; CEQ = Council on Environmental Quality; CFR = *Code of Federal Regulations*; CO = carbon monoxide; CWA = Clean Water Act; CZMA = Coastal Zone Management Act; DOE = U.S. Department of Energy; DOI = U.S. Department of Interior; DOT = U.S. Department of Transportation; E.O. = Executive Order; EPA = U.S. Environmental Protection Agency; ESA = Endangered Species Act; et seq. = *et sequentes*, which means "and the following"; FAA = Federal Aviation Administration; FR = *Federal Register*; HAP = hazardous air pollutant; LAC = Louisiana Administrative Code; LDEQ = Louisiana Department of Environmental Quality; LWDPS = Louisiana Water Discharge Permit System; MACT = maximum achievable control technology; MDEQ = Mississippi Department of Environmental Quality; MSC = Mississippi State Code; NAAQS = National Ambient Air Quality Standards; NEPA = National Environmental Policy Act; NESHAP = National Emission Standards for Hazardous Air Pollutants; NHPA = National Historic Preservation Act; NOAA = National Oceanic and Atmospheric Administration; NOx = nitrogen oxides; NPDES = National Pollutant Discharge Elimination System; NRCS = Natural Resources Conservation Service; NRHP = National Register of Historic Places; NSPS = New Source Performance Standard(s); NSR = New Source Review; O<sub>3</sub> = ozone; OSHA = Occupational Safety and Health Administration; Pb = lead; PCB = polychlorinated biphenyl; PSD = prevention of significant deterioration; ROW = right-of-way; SHPO = State Historic Preservation Officer; SIP = State Implementation Plan; SO<sub>2</sub> = sulfur dioxide; TAC = Texas Administrative Code; TCEQ = Texas Commission on Environmental Quality; TMDL = total maximum daily load; TPDES = Texas Pollutant Discharge Elimination System; TSCA = Toxic Substances Control Act; U.S.C. = *United States Code*; USDA = U.S. Department of Agriculture; USFWS = U.S. Fish and Wildlife Service; VOC = volatile organic compound.



**Table L-2: DOE Orders Potentially Relevant to the Expansion and Operation of the Storage Capacity of the SPR<sup>a</sup>**

Order	Subject	Description
151.1C	Comprehensive emergency management	Establishes policy and assigns and describes roles and responsibilities for the DOE Emergency Management System, which provides the framework for development, coordination, control, and direction of all emergency planning, preparedness, readiness assurance, response, and recovery actions.
231.1A	Environment, safety, and health reporting	Establishes the requirements and procedures for information with environmental protection, safety, or protection significance for DOE operations.
252.1	Technical standards	Promotes the use of voluntary consensus standards by DOE, provides DOE with the means to develop needed technical standards, and manages overall technical standards information, activities, issues, and interactions.
413.3	Project management	Demonstrates that DOE will support the development of documentation for the critical-decision process.
414.1C	Quality assurance	Establishes an effective quality assurance management system using the performance requirements of this order, coupled with technical standards, where appropriate.
420.1B	Facilities Safety	Establishes facility and programmatic safety requirements for DOE facilities, including nuclear and explosives safety design criteria, fire protection, criticality safety, natural phenomena hazards mitigation, and the System Engineer Program.
430.1B	Real property asset management	Defines life-cycle asset management, building codes, and value engineering. Establishes procedures to follow in all phases of the management of DOE facilities.
430.2A	Energy management	Requires designs for facilities to be consistent with the Energy Management Plan, sustainable design, and water efficiency required by this Order.
440.1A	Worker protection management for DOE Federal and contractor employees	Establishes a comprehensive worker protection program that ensures that DOE and its contractor employees have an effective worker protection program to reduce or prevent injuries, illnesses, and accidental losses by providing DOE, Federal, and contractor workers with a safe and healthful workplace.
450.1	Environmental protection program	Establishes DOE policy to conduct its operations in an environmentally safe and sound manner and to conduct its activities in compliance with applicable laws and regulations through implementation of environmental management systems at DOE sites.
451.1B	National Environmental Policy Act compliance program	Establishes DOE requirements and responsibilities for implementing the NEPA, Council on Environmental Quality regulations, for implementing the procedural provisions of NEPA, and for the DOE procedures that implement NEPA.

**Table L-2: DOE Orders Potentially Relevant to the Expansion and Operation of the Storage Capacity of the SPR<sup>a</sup>**

Order	Subject	Description
470.2B	Independent oversight and performance assurance program	Enhances the DOE safeguards and security; cyber security; emergency management; and environment, safety, and health programs by providing an independent evaluation of the adequacy of DOE policy and the effectiveness of line management performance.
5480.4	Environmental protection, safety, and health protection standards	Specifies and provides requirements for the application of the mandatory environmental protection, safety, and health standards applicable to all DOE and DOE contractor operations, provides a listing of reference safety and health standards, and identifies the sources of the mandatory and reference safety and health standards.
5480.19	Conduct of operations requirements for DOE facilities	Provides requirements and guidelines for departments to use in developing directives, plans, and procedures for conducting operations at DOE facilities that should result in improved quality and uniformity of operations.

<sup>a</sup> Abbreviations: DOE = U.S. Department of Energy; NEPA = National Environmental Policy Act; SPR = Strategic Petroleum Reserve.

**Appendix M:  
Contractor Disclosure Statement**

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
## Appendix M Contractor Disclosure Statements

CEQ regulations at 40 CFR 1506.5(e), which have been adopted by DOE (10 CFR 1021), require contractors who prepare an EIS to execute a disclosure specifying that they have no financial or other interest in the outcome of the project. The term "financial interest or other interest in the outcome of the project" is defined for the purposes of this disclosure in Question 17 of the guidance "*Forty Most Asked Questions Concerning CEQ's National Environmental Policy Act Regulations*" (46 FR 18026-18038):

"Financial or other interest in the outcome of the project" includes "any financial benefit such as a promise of future construction or design work on the project, as well as indirect benefits the contractor is aware of (e.g., if the project would aid proposals sponsored by the firm's other clients)."

The proposed action analyzed in this EIS entails the development of a plan for expanding the Strategic Petroleum Reserve from its current 727 million barrel capacity to a 1 billion barrel capacity pursuant to Congressional directive in the Energy Policy Act of 2005 (P.L. 109-58). Storage capacity would be developed by expanding two or three of the existing Strategic Petroleum Reserve sites and creating one new site or a combination of two new sites. In accordance with these requirements, ICF Consulting hereby certifies that it has no financial or other interest in the outcome of the project.

Certified by:

  
\_\_\_\_\_  
Signature

Robert Lyke  
\_\_\_\_\_  
Name

COI Manager  
\_\_\_\_\_  
Title

8 March 2006  
\_\_\_\_\_  
Date

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**Contractor Disclosure Statement**

CEQ regulations at 40 CFR 1506.5(c), which have been adopted by DOE (10 CFR 1021), require contractors who will prepare an EIS to execute a disclosure specifying that they have no financial or other interest in the outcome of the project. The term "financial interest or other interest in the outcome of the project" is defined for the purposes of this disclosure in Question 17 of the guidance *"Forty Most Asked Questions Concerning CEQ's National Environmental Policy Act Regulations"* (46 FR 18026-18038):

"Financial or other interest in the outcome of the project" includes "any financial benefit such as a promise of future construction or design work on the project, as well as indirect benefits the contractor is aware of (e.g., if the project would aid proposals sponsored by the firm's other clients)."

The proposed action analyzed in this EIS entails the development of a plan for expanding the Strategic Petroleum Reserve from its current 727 million barrel capacity to a 1 billion barrel capacity pursuant to Congressional directive in the Energy Policy Act of 2005 (P.L. 109-58). Storage capacity would be developed by expanding two or three of the existing Strategic Petroleum Reserve sites and creating one new site or a combination of two new sites. In accordance with these requirements, I hereby certify that I have no financial or other interest in the outcome of the project.

Certified by:

Robert E. Randall  
Signature

Robert E. Randall  
Name

Consultant  
Title

March 2, 2006  
Date

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**Contractor Disclosure Statement**

CEQ regulations at 40 CFR 1506.5(c), which have been adopted by DOE (10 CFR 1021), require contractors who will prepare an EIS to execute a disclosure specifying that they have no financial or other interest in the outcome of the project. The term "financial interest or other interest in the outcome of the project" is defined for the purposes of this disclosure in Question 17 of the guidance "Forty Most Asked Questions Concerning CEQ's National Environmental Policy Act Regulations" (46 FR 18026-18038):

"Financial or other interest in the outcome of the project" includes "any financial benefit such as a promise of future construction or design work on the project, as well as indirect benefits the contractor is aware of (e.g., if the project would aid proposals sponsored by the firm's other clients)."

The proposed action analyzed in this EIS entails the development of a plan for expanding the Strategic Petroleum Reserve from its current 727 million barrel capacity to a 1 billion barrel capacity pursuant to Congressional directive in the Energy Policy Act of 2005 (P.L. 109-58). Storage capacity would be developed by expanding two or three of the existing Strategic Petroleum Reserve sites and creating one new site or a combination of two new sites. In accordance with these requirements, BEE Consulting, Inc. hereby certifies that it has no financial or other interest in the outcome of the project.

Certified by:



Signature

Jan Frost

Name

President

Title

3/2/06

Date

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**Appendix N**  
**Comments on Draft Environmental Impact Statement**

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## Table of Contents

	<u>Page</u>
<b>N.1 INTRODUCTION</b>	<b>N-1</b>
<b>N.2 WRITTEN COMMENT DOCUMENTS</b>	<b>N-7</b>
N.2.1 Elected Officials .....	N-7
N.2.2 Agencies.....	N-19
N.2.3 Other Organizations.....	N-52
N.2.4 Individuals .....	N-101
<b>N.3 PUBLIC MEETING TRANSCRIPTS</b>	<b>N-144</b>
N.3.1 Pascagoula Public Meeting.....	N-144
N.3.2 Richton Public Meeting .....	N-149
N.3.3 Port Gibson Public Meeting.....	N-151
N.3.4 Lake Jackson Public Meeting .....	N-159
N.3.5 Houma Public Meeting .....	N-173

## LIST OF TABLES

	<u>Page</u>
Table N.1-1: Alphabetical Listing of Comment Document by Commenter's Name.....	N-1

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## Appendix N Comments on Draft Environmental Impact Statement

### N.1 INTRODUCTION

Appendix N contains copies of all comment documents received by DOE via mail, email, fax, or oral testimony on the draft EIS. Table N.1-1 lists the comment documents alphabetically by commenter within the following categories: elected officials (Federal, state and local), agencies (Federal, state, county and local), other organizations, individuals, and late comments (received after August 10, 2006). Each document has been assigned a comment document number based on the order in which it was received. Table N.1-1 identifies the commenter, the commenter's organization if any, the comment document number, and the page number where the document begins.

All comment documents appear in section N.2 in the same order as in table N.1-1. Additionally, complete transcripts from the five public meetings held in June 2006 are located in section N.3. Footnotes in table N.1-1 indicate the public meeting where oral comments were made.

**Table N.1-1: Alphabetical Listing of Comment Document by Commenter's Name**

Commenter Organization	Commenter	Comment Document Number	Page Number
<b>ELECTED OFFICIALS</b>			
<b>Federal Government</b>			
Representative Ron Paul	Diane Kile	D0097 <sup>d</sup>	N-7
Senator Thad Cochran and Senator Trent Lott	Senators Thad Cochran and Trent Lott	D0016	N-8
<b>Local Government</b>			
Brazoria County Precinct 1, Commissioner	Donald Payne	D0021	N-10
Brazoria County Precinct 1, Commissioner	Donald Payne	D0095 <sup>d</sup>	N-11
Claiborne County Board of Supervisors, President	Charles Shorts	D0015	N-12
Claiborne County Board of Supervisors	James Miller	D0090 <sup>c</sup>	N-13
Jackson County Board of Supervisors	Frank Leach	D0084 <sup>a</sup>	N-14
Jackson County Board of Supervisors, District IV Supervisor	Frank Leach	D0010	N-16
Lafourche Parish, President	Charlotte Randolph	D0103 <sup>e</sup>	N-16

**Table N.1-1: Alphabetical Listing of Comment Document by Commenter's Name**

<b>Commenter Organization</b>	<b>Commenter</b>	<b>Comment Document Number</b>	<b>Page Number</b>
Lake Jackson, Immediate and Former mayor	Shane Pirtle	D0099 <sup>d</sup>	N-17
<b>AGENCIES</b>			
<b>Federal Government</b>			
NOAA Fisheries	Rickey N. Ruebsamen	D0073	N-19
U.S. Army Corps of Engineers, New Orleans District	Martin S. Mayer	D0074	N-21
U.S. Department of Agriculture, Natural Resources Conservation Service, Texas Office	James M. Greenwade	D0006	N-22
U.S. Department of the Interior	Stephen R. Spencer	D0078	N-22
U.S. Department of the Interior, National Park Service, Gulf Islands National Seashore	Stephen R. Spencer	D0081	N-26
U.S. Department of the Interior, National Park Service, Natchez Trace Parkway	Stennis R. Young	D0114	N-29
U.S. Department of the Interior, National Park Service, Natchez Trace Parkway	Wendell A. Simpson	D0001	N-30
U.S. Environmental Protection Agency, Region 6	Rhonda M. Smith	D0077	N-31
U.S. Fish and Wildlife Service and Mississippi Natural Heritage Program <sup>f</sup>	Ray Aycok	D0106	N-35
<b>State Government</b>			
Louisiana Department of Environmental Quality	Lisa L Miller	D0005	N-38
Louisiana Department of Wildlife and Fisheries	Brandt Savoie	D0080	N-39
Mississippi Development Authority	Jack Moody	D0087 <sup>b</sup>	N-41
Mississippi Development Authority	Jack Moody	D0088 <sup>c</sup>	N-41
Mississippi Natural Heritage Program and United States Fish and Wildlife Service <sup>f</sup>	Ray Aycok	D0106	N-45
Texas Department of State Health Services	Eduardo J. Sanchez	D0004	N-48



**Table N.1-1: Alphabetical Listing of Comment Document by Commenter's Name**

<b>Commenter Organization</b>	<b>Commenter</b>	<b>Comment Document Number</b>	<b>Page Number</b>
Texas Parks and Wildlife	Amy Hanna	D0116	N-49
<b>County and Local Government</b>			
Greater Lafourche Port Commission	Ted M. Falgout	D0002	N-51
<b>OTHER ORGANIZATIONS</b>			
Anabasis, LLC	Vernon Phillips	D0089 <sup>c</sup>	N-52
Audubon Society, Houston	Flo Hannah	D0115	N-55
Brazosport Area Chamber of Commerce, Chairman	L.G. Murrell, Jr.	D0110	N-56
Dominion Natural Gas Storage, Inc.	Anne E. Bomar	D0075	N-57
Dominion Natural Gas Storage, Inc.	David Kohler	D0101 <sup>e</sup>	N-60
DOW Chemical Company	Bob Walker	D0091 <sup>d</sup>	N-61
DOW Chemical Company	Paul Bork	D0079	N-64
Economic Development Alliance	David Stedman	D0092 <sup>d</sup>	N-86
Freeport LNG	Bill Henry	D0093 <sup>d</sup>	N-88
Gulf Restoration Network	Cynthia M. Sarthou	D0013	N-90
Pinto Energy Partners	Tommy Soriero	D0098 <sup>d</sup>	N-93
Sierra Club, Houston Regional Group	Brandt Mannchen	D0113	N-94
Sierra Club, Mississippi Chapter	Becky Gillette	D0083 <sup>a</sup>	N-99

<b>INDIVIDUALS</b>	<b>Comment Document Number</b>	<b>Page Number</b>
Aguilar, Jesse Jr.	D0031	N-101
Ault, Daniel B.	D0032	N-101
B., Tim	D0055	N-102
Basaldua, Richard Jr.	D0042	N-102
Basaldua, Rick	D0025	N-103
Bilich, Bernice	D0109	N-103
Bland, Tony	D0014	N-105
Brown, Brint	D0052	N-105

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Appendix N: Comments on Draft Environmental Impact Statement

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INDIVIDUALS	Comment Document Number	Page Number
Browning, Bruce	D0012	N-106
Bumpers, Jeanette	D0054	N-106
Church, Jill	D0064	N-107
Cummins, Fred	D0047	N-107
Dickens, Dan	D0049	N-108
Edwards, Dennis	D0067	N-108
Edwards, Janice	D0100 <sup>d</sup>	N-109
Edwards, Sheri	D0028	N-110
Filippi, Carlo	D0111	N-110
Fischer, Tim	D0070	N-111
Fischer, Wanda	D0023	N-111
Fuentes, Manuel	D0046	N-112
Garza, Herbert	D0105	N-112
Griffin, Randy	D0045	N-113
Grimmett, Larry	D0018	N-114
Grossman, Karl	D0063	N-114
Guidry, Sybil	D0102 <sup>e</sup>	N-115
Havens, June	D0009	N-116
Holden, Mike	D0039	N-116
Hollingsworth, Holly	D0071	N-117
Hudgins, Anthony	D0037	N-117
Jacobson, Lin	D0086 <sup>a</sup>	N-118
Jimenez, Xavier	D0072	N-119
Johnson, Bob Ed	D0022	N-119
Johnson, Bob Ed	D0030	N-120
Johnson, Bob I.	D0026	N-120
Johnson, Jennifer	D0048	N-121
Johnson, Nan	D0011	N-121
Jones, Sharon L.	D0065	N-122
Kennedy, Kevin	D0061	N-122
Kier, Danny	D0024	N-123
Lampard, Rick	D0107	N-124

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Appendix N: Comments on Draft Environmental Impact Statement

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INDIVIDUALS	Comment Document Number	Page Number
Ledesma, Jaime	D0053	N-124
Lemon, Fred	D0085 <sup>a</sup>	N-125
Logan, Bill and Brenda	D0076	N-126
Major, Alex	D0008	N-126
Masterson, Teri	D0096 <sup>d</sup>	N-127
Matt (last name not provided)	D0034	N-128
McCleary, Mike	D0029	N-128
Mihalovich, James M.	D0033	N-129
Mondragon, Chad	D0036	N-129
Mondragon, Jesse	D0020	N-130
Morgan, Chester	D0035	N-130
Murrell, Randy	D0040	N-131
Pavlik, Matt	D0059	N-131
Price, Charles	D0041	N-132
Price, Jason	D0069	N-132
Sanchez, Santos Jr.	D0062	N-133
Schroeder, Norman	D0082	N-133
Schuelke, Timmy	D0060	N-134
Singletery, Charlie	D0017	N-134
Smith, Larry R.	D0051	N-135
Solano, Mario	D0056	N-135
Suggs, Cindy	D0104	N-136
Thomason, Allen	D0068	N-137
Thornberg, Mike	D0019	N-137
Tullis, R. Duke	D0027	N-138
Tyler, Scott	D0057	N-138
Tywater, E.R.	D0058	N-139
Vaughn, Donald	D0050	N-139
Voss, Johnny	D0038	N-140
Wade, Vick	D0094 <sup>d</sup>	N-140
Waldorf, Elizabeth	D0007	N-141
Wessels, Kimmy	D0043	N-142

<b>INDIVIDUALS</b>	<b>Comment Document Number</b>	<b>Page Number</b>
Whitworth, Mary	D0003	N-142
Williams, Hannah	D0066	N-143
Woods, William	D0044	N-143

<sup>a</sup> See Pascagoula Public Meeting transcript.

<sup>b</sup> See Richton Public Meeting transcript.

<sup>c</sup> See Port Gibson Public Meeting transcript.

<sup>d</sup> See Lake Jackson Public Meeting transcript.

<sup>e</sup> See Houma Public Meeting transcript

<sup>f</sup> USFWS and Mississippi Natural Heritage Program submitted joint comments.

The reproduced comment letters and transcripts are arranged in the order outlined below. Documents in sections N.2 and N.3 can be located using this outline or by referencing the alphabetical listing of commenters in table N.1-1.

## **N.2 WRITTEN COMMENT DOCUMENTS**

### **N.2.1 Elected Officials**

### **N.2.2 Agencies**

### **N.2.3 Organizations**

### **N.2.4 Citizens**

## **N.3 PUBLIC MEETING TRANSCRIPTS**

### **N.3.1 Pascagoula Public Meeting on June 20, 2006**

### **N.3.2 Richton Public Meeting on June 21, 2006**

### **N.3.3 Port Gibson Public Meeting on June 22, 2006**

### **N.3.4 Lake Jackson Public Meeting on June 27, 2006**

### **N.3.5 Houma Public Meeting on June 28, 2006**

**N.2 WRITTEN COMMENT DOCUMENTS**

**N.2.1 Elected Officials**

**Federal Government**

18

1 but you do need to consider the impact on natural gas, its  
2 volatility and that impact on the domestic economy when  
3 you do your economic analysis.

4 Thank you.

5 **MS. DIANE KILE:** Good evening. My name is  
6 Diana Kile. And I am the deputy director for U.S.  
7 Congressman Ron Paul. And I would -- and Kile is K-i-l-e.  
8 And I would like to read a statement written by  
9 Congressman Paul today.

D0097

10 I want to join with others tonight in  
11 expressing my concerns regarding the Stratton Ridge  
12 expansion of the Strategic Petroleum Reserve. In the  
13 recent past, President Bush has stated the need to  
14 judiciously diminish the reserve in order to reduce  
15 non-market demand, thus helping to reduce energy costs.  
16 In light of that, we should seriously consider not only  
17 where but also whether or not to increase the reserve.  
18 Certainly if high energy prices are a legitimate  
19 concern -- and they clearly are at this time -- we should  
20 not undertake such an expansion in a way that could  
21 negatively impact any component of the petrochemical  
22 industry. Any federal action that would threaten to raise  
23 costs to business, which would be passed along to  
24 consumers, is a bad policy at any time. However, this is  
25 a particularly bad time for any such policy to be enacted.

1

19

1 In addition, it is always a concern of local  
2 property owners that federal activity will result in a  
3 taking of private property. Such takings have a direct  
4 negative impact not merely on the property owner who has  
5 every right to expect that government will protect its  
6 property interest but also upon economic activity. When  
7 property rights are in jeopardy, property owners do not  
8 take the kinds of economic actions that benefit themselves  
9 as well as other economic actors.

2

10 As a leading advocate of property rights, I  
11 share the strong concern of others in the area that  
12 locating this reserve expansion in Stratton Ridge will  
13 negatively impact property owners. Moreover, I join with  
14 the local government authorities and taxpayers who are  
15 always concerned about taking property off of the local  
16 tax rolls. With many suffering from property valuation  
17 inflation, further erosion of the tax base will only serve  
18 to further increase property taxes upon already strapped  
19 homeowners and businesses.

3

20 Again, I wish to join with The Economic  
21 Development Alliance for Brazoria County, the Dow Chemical  
22 Company, and other concerned members of the community in  
23 expressing my concern regarding the siting of an SPR  
24 expansion at Stratton Ridge.

25 I thank you for giving me this opportunity.

20

1 MR. DAVID JOHNSON: Thank you very much.  
2 MS. KAREN FADELY: Would anybody else like  
3 to come up?

D0016

**Congress of the United States**

Washington, DC 20510

June 22, 2006

The Honorable Samuel W. Bodman, Secretary  
United States Department of Energy  
Forrestal Building  
1000 Independence Avenue, S.W.  
Washington, DC 20585-1000

**RE: Comments on Draft Environmental Impact Statement for Site Selection for the Expansion of the Strategic Petroleum Reserve, May 2006, DOE/EID-0385**

Dear Secretary Bodman:

First, we would like to thank you for all that you and the employees of the U.S. Department of Energy ("DOE") have done in the wake of Hurricane Katrina. We sincerely appreciate your leadership and the hard work and perseverance exhibited by the employees at DOE as the State of Mississippi recovers from this devastating catastrophe. We look forward to continuing our work together.

We are writing today to submit our comments on the Draft Environmental Impact Statement ("Draft EIS") that DOE recently filed with the Environmental Protection Agency on Friday, May 19, 2006. As you know, Section 301 of the Energy Policy Act of 2005 ("EPACT"), Public Law No. 109-58, required the Secretary to fill the SPR to one billion barrels as "expeditiously as practicable." To accomplish this task, Section 302 of EPACT also required the DOE to complete a proceeding by August 8, 2006, to select additional sites to expand the SPR to the authorized level. While the recently-filed Draft EIS sets forth a number of options to accomplish this capacity expansion of the SPR, including the possible construction of five potential new sites and/or the expansion of three existing sites, we believe that the two sites under consideration in Bruinsburg and Richton, Mississippi, respectively, are two of the best values for the federal government in terms of cost, efficiency, and security, and one or both should ultimately be selected in any expansion of the SPR.

First, these sites are located significantly further inland than other sites being considered, and substantially further away from the vulnerable coastline, the selection of which would effectively diversify our currently homogeneously and centrally-located SPR. The devastating catastrophes last year in the forms of Hurricanes Katrina and Rita should have taught us the importance of locating our emergency stockpiles of petroleum in alternative, diverse locations throughout the Gulf Coast region. The current vulnerability of the SPR from potential future hazards, whether natural disasters because of the proximity of SPR facilities to the coastline or even terrorist acts because of the closely clustered locations of SPR facilities, is unacceptable. Correcting this potential liability, however, can begin by selecting an expansion site for SPR at Bruinsburg or Richton, thus alleviating to a substantial degree this continuing potential for hazards to the SPR. With the recent predictions of stronger hurricanes with increased frequency, it is imperative that DOE choose a site that is more inland and better insulated from such

The Honorable Samuel W. Bodman  
United States Department of Energy

Page 2 of 2  
June 22, 2006

disasters. By not choosing an inland site such as Bruinsburg or Richton, we are perpetuating the vulnerability of the SPR to such disasters, including potentially devastating damage and possible closure of SPR facilities in emergency situations when the SPR is needed most.

Second, the geography, geology and topography presented by these two new sites at Bruinsburg and Richton are superior to other new sites being considered. These sites are located in the highlands, avoiding environmental and economic problems associated with constructing or expanding in expansive coastal wetlands or sensitive areas. This will not only be much more cost-effective to the federal government, but will also be more environmentally sound for future generations. Further, the geologic structure of the potential domes is better suited for SPR expansion, resulting in lower cost cavern construction, cavern integrity and easier petroleum distribution. These sites also can be completely under DOE control, maximizing security at what will be one of the nation's most important energy installations.

2 Finally, these sites also have numerous other attributes that make their selection optimal. For instance, the Bruinsburg site is strategically located on the Mississippi River and only a short distance from a major pipeline – the Capline system. This strategic location along the river gives the site many advantages, through an abundance of resources in raw water intake as well as opportunities for lower costs in construction and distribution of petroleum through the use of marine transportation. Further, easy and efficient access to the Capline system gives the Bruinsburg site a major resource for distribution. With both marine and pipeline alternatives of distribution, the Bruinsburg site has maximum flexibility to use this strategic energy resource and provide the most economic and functional security for the SPR, ensuring the continued access and availability of SPR resources to the rest of the country when SPR facilities located on or near the coast are closed due to natural disasters. The Richton site also has many beneficial characteristics, including a distribution alternative at a new location along the Gulf Coast away from current SPR locations which contributes to the diversification of SPR locations generally; its utilization of the Calpine pipeline at a point less vulnerable than coastal alternatives; and its proposed raw water intake which would not cause upstream migration of salinity gradient as it would in some other alternative sites being considered.

Mr. Secretary, we firmly believe the sites being considered in Mississippi are the most strategically-located sites and the best value for the federal government, and strongly urge the selection of one of these sites in any expansion of the SPR. Thank you again for your generosity and assistance as the State of Mississippi recovers. We look forward to working with you on this and additional projects as we continue to move forward in rebuilding the Gulf Coast and the State of Mississippi.

Sincerely,

  
Senator Thad Cochran

  
Senator Trent Lott

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Elected Officials

Local Government

<p style="text-align: right;">09661</p> <p>SPR - Stratton Ridge siteFrom: kelli@brazoria-county.com Sent: Wednesday, June 16, 2006 10:42 AM To: Silawsky, Donald Subject: SPR - Stratton Ridge site</p> <p>Sensitivity: Private</p> <p>June 16, 2006</p> <p>Donald Silawsky Office of Fossil Energy (FE-47) U.S. Department of Energy Washington, DC 20585 202-586-1852</p> <p>Dear Mr. Silawsky,</p> <p>The Energy Policy Act of 2005 requires the Department of Energy (DOE) to increase the capacity of the Strategic Petroleum Reserve (SPR) to one billion barrels. The existing SPR sites don't have sufficient additional capacity to allow this increase to be met without adding a new SPR facility. DOE has identified Stratton Ridge, Texas as a potential site for this expansion. DOE is required to decide where to expand before August 9, 2006.</p> <p>The Brazosport area and all of Brazoria County has a great stake in this decision, thousands of jobs are enabled because of the salt the chemical industry mines at Stratton Ridge. Industry uses this salt to produce products that used locally by other businesses as well as shipping these products all over Texas, the U.S. and the world.</p> <p>As County Commissioner of Brazoria County Precinct 1, I do not support the use of Stratton Ridge for the expansion of the SPR. On June 17, 2006 our Commissioner's Court unanimously passed a resolution opposing the use of Stratton Ridge as a SPR for the following reasons:</p> <p>1. The SPR uses underground salt formations as the basis for their oil storage operations. For their purposes they remove the salt and discharge it into the ocean. Placing the SPR at Stratton Ridge, would waste salt that the chemical industry could use to make useful products in the future. The DOE also plans to remove the salt from the salt dome and other operational considerations would not allow this salt to be used to make products and thus would be wasted. As I understand it the other sites under consideration do not have co-located salt based production facilities, so the salt wasted into the ocean isn't salt that</p>	<p>can be made into useful products, as can the salt at Stratton Ridge.</p> <p>2. There is also concern over government taking of Stratton Ridge property and perhaps even closure of Stratton Ridge Road. We have local experience on the use of eminent domain by the government.</p> <p>3. At a time when the chemical industry is struggling with high energy and feedstock costs and high construction costs this waste of Stratton Ridge salt and concern of government taking of critical property could further affect the decisions of industry in this area to locate new plants here and perhaps even negatively affect business decisions for investments to support current operations.</p> <p>4. The 40 or so jobs created for managing the SPR site could jeopardize literally thousands of direct chemical industry jobs and thousands of indirect jobs.</p> <p>I also understand that Bryan Mound was removed from consideration because it did not have adequate capacity for expansion and that the plans for Stratton Ridge would include facilities to off load foreign crude in Texas City and bring the oil in through pipeline. So it seems this would not even benefit Port Freeport.</p> <p>Sincerely,</p> <p>Donald "Dude" Payne, Commissioner Brazoria County Precinct 1</p> <p>Kelli Smith, Assistant Commissioner Donald "Dude" Payne Brazoria County Pct. 1 P.O. Box 998 Clute, Texas 77531 979-265-3953 or Ext. 1523</p>
---	--



1 And I don't see it as a -- this as a long-term positive  
2 for our area.  
3 Thanks.  
4 MR. DAVID JOHNSON: Thank you.  
7:43P 5 MR. DONALD PAYNE: Donald Payne, P-a-y-n-e.  
6 I'm County Commissioner, Precinct 1, Brazoria County. And  
7 I'd like to read a Resolution that was passed in  
8 Commissioner's Court today.  
9 To all to whom these present shall come,  
10 Greetings: Whereas, it is understood that the Energy  
11 Policy Act of 2005 directs the Secretary of Energy to fill  
12 the Strategic Petroleum Reserve to a capacity of 1 billion  
13 barrels of oil; and Whereas, it will require the  
14 Department of Energy to expand the Strategic Petroleum  
15 Reserve, such plans to include adding one new site; and  
16 Whereas, the new site must be selected from a group of  
17 sites previously assessed in the Draft Environmental  
18 Impact Statement; and Whereas, Stratton Ridge, Texas, is  
19 one of the new sites being considered; and Whereas,  
20 Stratton Ridge, Texas, is in Brazoria County, Texas; and  
21 Whereas, the proposed location of a Strategic Petroleum  
1 22 Reserve storage operation is Stratton Ridge, Texas --  
23 would have an adverse effect on the area's chemical  
24 manufacturing industry and related jobs and thus the  
25 area's new economic base would be adversely affected; and

D0095

1 Whereas, the Department of Energy has other options to  
2 meet its mandated expansion of the Strategic Petroleum  
3 Reserve capacity.  
4 Now, therefore be it resolved, that Brazoria  
2 5 County hereby opposes any location of a Strategic  
6 Petroleum Reserve at Stratton Ridge, Texas.  
7 In witness thereof, we have hereunto set our  
8 hands and cause the Great Seal of Brazoria County to be  
9 affixed on the 27th day of June, 2006. It's signed by all  
10 the members of the Commissioner's Court: County Judge,  
11 John Willy; myself, Commissioner of Precinct 1; Jim  
12 Clawson, Commissioner of Precinct 2; Jack Harris,  
13 Commissioner of Precinct 3; and L.L. Stanley, Commissioner  
14 of Precinct 4.  
15 And on a personal note, before I was elected  
16 in 2001, I worked for Dow for 22 years, and ten of those  
17 years were in a chlorine plant. And I know the need of  
18 the brine for the -- for the chlorine operations. And I'm  
3 19 actually surprised when Bob stood up here and said it  
20 would only affect 50 percent of the people out there. I  
21 figured it would be more than that because at all of the  
22 other plants -- or a lot of the other plants tie in to  
23 chlorine.  
24 So, this is something that would -- with  
25 you-all having another site, I sure would hope you-all

Appendix N: Comments on Draft Environmental Impact Statement

17

1 would be willing to look at going somewhere else other  
2 than in Brazoria County. Commissioner's Court does not  
3 oppose having an increase in the barrels of oil. We just  
4 oppose it coming to Brazoria County.

5 Thank you-all.

6 MS. KAREN FADELY: Anybody else like to say  
7 something?

7:45P

8 **MS. TERI MASTERON:** My name is Teri  
9 Masterson, M-a-s-t-e-r-s-o-n. And my background is in  
10 trade and commodity markets. And I was just -- I really  
11 have a question more than a comment.

D0096

12 Do you-all consider, when you're doing your  
13 economic and risk analysis, not only the economic risks to  
14 the local economy but also to the natural gas supplies of  
15 the United States? Because as we look at more LNG coming  
16 in and we look at storage capability, the strategic oil  
17 reserve is obviously for disruptions in oil production.  
18 But natural gas production is also key to electric power  
19 generation as well as the gas that we use in -- for power  
20 and feedstocks in the -- in industries all around the  
21 state and, in fact, all around the United States.

22 So, when you look at the impact of affecting  
23 LNG and the volatility that that can have on natural gas  
24 markets -- because that will help depress volatility of  
25 natural gas markets. I know you-all are focused on oil;



BOARD OF SUPERVISORS

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Port Gibson, MS 39150

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D0015

June 14, 2006

Mr. Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Re: Draft Environmental Impact Statement  
Expansion of Strategic Petroleum Reserve  
Bruinsburg, Claiborne County, Mississippi

Dear Mr. Silawsky:

As stated in our letter dated December 14, 2005, the Claiborne County Board of Supervisors supports the efforts of the Department of Energy to expand our nations Strategic Petroleum Reserve (SPR). The Energy Policy Act of 2005 set out a number of initiatives to address this country's present dependency. The expansion of the SPR is one of these positive responses.

1

The Bruinsburg site here in Claiborne County is well suited for emergency distribution to the middle USA refineries using not only the capline pipeline but the Mississippi River as well. The Bruinsburg site also appears to have substantial merit for the 160-million barrel expansion site or the 80-million barrel expansion set out in the Department of Energy's options for expansion.

With the expected multi-million dollar investment, several hundred construction jobs and high payment permanent jobs to be created, coupled with the limited impact on the environment as outlined in the Draft Environmental Impact Statement, this board continues to support the efforts of Governor Haley Barbour and our congressional delegation in selecting Bruinsburg as a potential site to expand the United States Strategic Petroleum Reserve.

Sincerely,

Charles Shorts  
President

Cc: The Honorable Haley Barbour  
The Honorable Chip Pickering

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"Where the Past & Future Go Hand in Hand."

Appendix N: Comments on Draft Environmental Impact Statement

1 environmental safety and cost effectiveness for construction  
2 and operations during the life of the storage facility.

3 By moving the caverns and service facilities as far west  
4 on the site as practical, the maximum subsurface safety as to  
5 the geologic control and operational effectiveness can be  
6 obtained. By constructing a facility in that manner, visual  
7 resources, endangered species, cultural resources impact can  
8 be minimized or eliminated. The affected area will be less  
9 than 700 acres. This will result in an environmentally sound,  
10 very cost-effective site. I would like to submit to you for  
11 the record a proposal incorporating all of these features.

12 Thank you so much for your time. I appreciate it.

13  
14 **JAMES MILLER**

D0090

15 My name is James Miller. I'm Claiborne County  
16 Administer, and I'm here on behalf of the Claiborne County  
17 Board of Supervisors. And I want to apologize. They're in a  
18 board meeting as we speak, so that's why they're not here.  
19 They sent me to echo their concerns.

20 I want to first and foremost say the Claiborne County  
21 Board of Supervisors totally supports this effort. And, as a  
22 matter of fact, we, the county, we have been talking to our  
23 congressional delegation about this particular endeavor for  
24 the last couple or three years. Congressman Pickering, I  
25 think, was very instrumental in bringing this to the

ROSIE KAISER HAILS, CVR  
601-442-6311 / 601-907-4196  
rosehails@bellsouth.net

1 forefront, in terms of Claiborne County being included in the  
2 process, as well as Governor Barbour. So the Claiborne County  
3 Board of Supervisors is totally committed to doing whatever it  
4 needs to do to support this.

5 Having said that, we also see this as having implications  
6 for national security. It seems to me, very clearly, that we  
7 need to do everything we can to make sure that our country is  
8 independent and we have a diversified portfolio as it relates  
9 to our energy needs.

10 Most of y'all know that we've also embraced Claiborne  
11 County to the building of Grand Gulf Nuclear Power Plant  
12 Number Three. So we see southwest Mississippi and Claiborne  
13 County being an integral part of the solution to coming energy  
14 solutions to our problems in this country as it relates to  
15 gas, natural gas, and oil, as well as nuclear power. We see  
16 nuclear power and these other energy conglomerates as an  
17 integral part of having a diversified energy portfolio.

18 And so the Claiborne County Board of Supervisors, again,  
19 supports this effort, and we will do anything and everything  
20 we can to work with the Department of Energy and other federal  
21 agencies as we go through this process to make sure that we  
22 act in the best interest of Claiborne County, southwest  
23 Mississippi, the State of Mississippi, and our country.

24 Thank you.

ROSIE KAISER HAILS, CVR  
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Appendix N: Comments on Draft Environmental Impact Statement

<p>8 total number of brine spills predicted with each alternative is 96 to 103. We have very productive, important natural estuaries here on the Gulf Coast and if you dump salt water into that you can kill it for years. These are important to our seafood industry and it can take a long time to recover. The other -- this other last point that I will make is I don't think that you've adequately considered the cumulative impact. And I had an idea if TV was here tonight, I was going to walk from the back and just go like this (indicating) and say, I surrender. We have four major public hearings this week in this county of major environmental impacts. We have two LNG boards that you want to put right next to the island that you are talking about putting this marine Shell terminal. These two LNG ports are going to have to require a great amount of security around them. I don't know how you are going to get all of these tankers in and out.</p> <p>9 Two LNG ports, right next door, Chevron Pascagoula Refinery is planning on expanding, doubling the size of their refinery so they would go from being the seventh largest refinery in the country to the third largest refinery in the country. I just went to a hearing tonight at 6:00 about DuPont Chemical expanding their operations there and bringing in a dangerous chemical that I don't think we need. So I don't think that you've adequately addressed the cumulative impact. This area has been hit hard by Katrina. The last thing we need to do is bring huge amounts of additional developments into the marine area that we rely on for our seafood production and our cultural heritage. Thank you.</p> <p>1 <b>MR. FRANK LEECH:</b> Dr. Osborne and Mr. Johnson, especially on behalf of Jackson County, I would like to say welcome here this evening. And to the rest of you folks that are here to support this, the effort, I am appreciative of your coming our way. I suppose that I would much rather have been able to say that I appreciated being officially invited here this evening, but as you well know I was not officially invited and as far as I am aware, there is not a member of the Jackson County Board of Supervisors that was officially invited or notified as to this meeting or this hearing. Neither was there a notification on October 5th, which was to be a local scoping meeting for this -- Environmental Impact Statement was there any notice given to our Board of Supervisors nor our port authority, nor was there any local meeting relative to input that I am aware of in either Jackson County nor was there one on October the 4th, I believe, as it was scheduled in Hattiesburg, either. So with regard to the fact that none of the meetings have been held on a local level and I don't believe there has been adequate notice relative to this issue being placed before the citizens of Jackson County, I would say that I think this Environmental Impact Statement needs to take a step backward and I think in taking a step backward we need to then recognize and realize that the citizens of the Gulf Coast of Mississippi should be apprised and especially those individuals that are elected to represent a constituency, especially in Jackson County, should be one of the very first people that are on mailing list. I would further request that the Board of Supervisors be advised of why we have not been on an official mailing list and I would like to also know who has been notified as to any scoping meetings or any of the publications of the record that are taking place with regard to this Environment Impact Statement. I am aware that also within this Environmental Impact Statement it makes reference to establishing a marine terminal within the Port of Pascagoula. The Port of Pascagoula is represented by nine board members. Five of those being appointed by the Board of Supervisors. Four of those being appointed by the governor of the State of Mississippi and they, too, were not in the loop with regard to this project at all. I notified -- after having found out via the grapevine today that this meeting was taking place, I notified Mark McAndrews, the director of the Port of Pascagoula, as to this meeting and suggested that -- I wondered if he was aware of this and he apprised me that he was not. Mr. Johnson, it's my understanding</p>	<p>1 that a meeting was scheduled at 3:00 p.m. this afternoon to bring Mr. McAndrews as well as George Freeland, the director of the Jackson County Economic Development Foundation, QUASI, up to speed on what may be taking place here. I think all of this is a little bit on the ridiculous side as far as our federal government not working with local government to at least apprise it of what is going on. I further am very concerned about the fact that there seems to be some idea that has been quote, unquote, concocted that we are going to build a marine terminal on Singing River Island that is in the process of base realignment and the closure process. And I think in that regard and the fact that we do have an organization that has been recognized in Jackson County by the federal government as being an organization that would work toward the adaptive reuse of the island and look at it as to what may transpire there in the future that even that organization, I do not believe, is aware of this proposed marine terminal. I think in that regard things that are up for discussion is the future ownership, maintenance and the adaptive reuse of the Singing River Island as we try to proceed and as we try to solidify economic development within Jackson County with regard to that island, which the State of Mississippi and the Jackson County citizens have certainly made significant investment toward. We further, I believe, would be concerned about the fact that here we are about to -- it appears as though if this were found to be the right site -- incur a significant capital outlay into an area that is right on the face of the Gulf of Mexico and with the onslaught of the various and sundry not only tropical storms, but catastrophic hurricanes it would appear as though to me we will be in a constant state of maintenance with regard to a marine terminal that is going to be placed within the brunt of a zone that would be impacted by each and every hurricane that enters the Gulf and comes our way. Not only am I concerned about the fact that -- that is an issue, but with regard to what was described by Ms. Gillette as far as water resources and the extraction of water from a water supply that Jackson County has been concerned about for a long period of time. It would be my idea on S25 when it talks about water resources, we address surface water, and it says the proposed facilities would draw water from nearby surface water bodies for use in the cavern solution mining -- if I can read up here in the dark. Two of the proposed new sites would withdraw the water from the ICW the proposed, et cetera, et cetera. Then you get down to the fact the new Richton site, the flow rate of the Leaf River is highly variable and there would be a potential for withdrawing a significant fraction of the total river flow during drought periods. This withdrawal could exceed the minimum instream flow levels established by the Mississippi Department of Environmental Quality during periods of low flow in the Leaf River. Well, we have certainly experienced low flow within that river system and the fact that the Jackson County Board of Supervisors is presently in the final stages of a water supply for industrial purposes as well as for potential potable water for drinking water for our municipalities, a project by which we would continue to withdraw sizable amounts of water from the Pascagoula River. I am concerned about the fact that all of this could certainly place quite a strain upon the water resources, so I would ask that some additional consideration with regard to that be given and the fact that we are presently -- have in the last five years, I know, had to purchase water from the Pat Harrison Waterway through the Port of Pascagoula in order to stabilize industrial water supply for the local industries. I think we need to reconsider the fact -- withdrawing from the local surface water supply as far as this cavern is concerned. I am very also much interested in the fact that we are -- are looking for alternatives for storage and why are the locations all within a three-state area of the southern United States on the Gulf of Mexico. It would seem as though to me with regard for a need -- we certainly have a great need in the northeastern quadrant of the United States as well as the West Coast, so would it not be appropriate to establish some other location as opposed to a concentration of strategic</p>
---	--

5 petroleum reserve being stored in such close proximity to each other? I do not have any earthy idea what the impact from a security standpoint may be, but with the fact that this is all around the Gulf, it would seem as though to me it could be better if it were spread out into other jurisdictions and this were not basically crammed down a couple or three states' throats as it appears as though we sometimes become the whipping posts for our government. I am also very concerned about the fact that these -- that there is such a concern about life cycle costs and if you want to look at life cycle costs why couldn't we merely look at another investment as opposed to merely incurring all of this capital outlay of pipelines and terminals and such as that by looking at a public/private partnership within some of our refineries whereby I am certain that an arrangement could be made for them to store some of this needed reserve product and could probably be done in such a fashion that it would be much less costly and would be ever present for productivity at those refineries so that that product that is called "crude" could then certainly be converted to something that would be consumable by the citizens of the United States? I am cognizant of the fact that we certainly need and we will always need to look for alternative uses or alternative energy sources. And I think that certainly I echo Mr. Gillette's comment with regard to the message to Congress that we need to be looking at something other than continuing to build strategic petroleum reserves and look at another means of providing as opposed to oil. I would ask that the prior Environmental Impact Statement that was developed in the '90s be returned to the website or that copies of that specifically be made available as far as a CD ROM or such so that we could compare what prior findings were made as compared to today's Environmental Impact Statement. That we probably are just merely recreating the wheel and all of this has been studied and studied and studied again, so it would be my opinion that we probably ought to quit studying and we ought to just try to get down to the brass tacks of the matter of the fact that there are some alternatives other than Mississippi becoming this process of having oil stored in our salt domes and then have to be concerned with this brine sludge or whatever is going to come down this pipeline for introduction into the Gulf of Mexico. I would further ask that the Gulf of Mexico program office be consulted with regard to any and all concerns as well as national marine fisheries simply because our Gulf is a very -- is very much an impact financially and economically across the entire southern United States. And with the shrimp and the aquaculture production that we are working as hard to improve so that we don't have to rely upon foreign seafood and the import of additional products, it would seem as though to me we would want to be much more protective of our Gulf than what we are presently talking about doing and that's merely dumping some additional brine or whatever is going to come out of that salt dome down this pipeline into the Gulf of Mexico. So with that you can gather from my comments that I am concerned. I am very much displeased with the fact that a federal agency has come to Pascagoula, Mississippi on this date without having had any prior meeting in Jackson County with regard to something that is going to ultimately end up here in our county and guess what, it is not appropriate I do not believe for this local government to be ignored and to be glossed over. So for that I would say y'all have not done justice to our local government. It is with great disdain that I stand here having to say this evening that I don't appreciate any or all of this. I don't appreciate that many federal agencies have been involved, but yet, none of them had any discussion with the people that are elected to care about our county and how we go forward. I'd ask that you please do not take these comments personal. These are my personal comments and I would further say that I do not speak on behalf of the five members of the Board of Supervisors. I am speaking as Frank Leech, District 4 Supervisor of the Jackson County Board of Supervisors and I am not speaking on behalf of the board, even though I did ask each one of our board members today that were present as well as Mr. Broussard, who was not present at

11 our meeting today, who happens to be celebrating his 30th wedding anniversary today, so I can appreciate why he is not here or he would have been, I am certain, because he has great concern about our environment. But I have asked each and every one of them if they were aware of any or all of this and there was not the first single, solitary person that was aware, that I spoke to, be it at the port or be it at our board. In that I am going to close and I am going to say once again I thank you for allowing us the opportunity to come. I am saddened by the fact that this was not very well publicized. I am saddened by the fact that we do not have an abundance of people here this evening to respond to what I think could be an issue that could provide a critical situation in Jackson County as we go forward. And I personally do not believe it would be in our best interest and the State of Mississippi necessarily to have this 160 million barrels of oil stored here when it could be stored other ways and other places. Thank you very much.

Appendix N: Comments on Draft Environmental Impact Statement

D0019

-----Original Message-----  
From: FRANKLCPA@aol.com [mailto:FRANKLCPA@aol.com]  
Sent: Tuesday, June 20, 2006 11:31 AM  
To: Silawsky, Donald  
Subject: Re: SR EIS WEB SITES

Mr. Silawsky,

Thanks for sending the links. I would appreciate your forwarding to me 5 cd's of the draft EIS to the following address.

103 Rouselle Pl Ste D  
Ocean Springs, MS 39564

Thanks again,

Frank Leach  
District IV Supervisor  
Jackson County Board of Supervisors

228 769 3457 Office  
228 326 4242 Cell  
228 872 4971 CPA office

7

1 Yes.

2 MS. FADLEY:

3 You can come up now if you have a comment. Please  
4 remember to state your name and spell your last name.

5 MS. RANDOLPH:

D0103

6 Let me first apologize for my dress, so -- we had  
7 some field work to do today. I am Charlotte Randolph,  
8 Lafourche Parish President.

9 My comments, as they had been at the last meeting,  
10 are directed to the Clovelly site. Because LOOP had been  
11 a good environmental storage for many years, we feel that  
12 any expansion could actually be best achieved in that  
13 site. We feel that LOOP would certainly be a good monitor  
14 of the situation, as well.

15 I realize that it will take some time for this  
16 particular project to develop and come to fruition, but at  
17 the same time Lafourche Parish, and in particular the LOOP  
18 site, is encased and encircled by a levee system which was  
19 able to survive Rita last year, and that was very  
20 important because we certainly had some infrastructure  
21 that was involved in that situation.

22 The Chacahoula site is straddling the border between  
23 Lafourche and Terrebonne, and certainly we would be  
24 somewhat concerned about the ecosystem there, but at the  
25 same time -- we're open to discussion about that site, but

Appendix N: Comments on Draft Environmental Impact Statement

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1 certainly we would favor more a site that has already been  
2 developed, already been established, already been  
3 represented as a group that will certainly make certain  
4 2 that everything that is necessary to protect the  
5 environment, as well as to provide the storage for this  
6 very important American oil -- I think it would be best  
7 served at LOOP. Thank you very much.

8 MR. JOHNSON:

9 Thank you.

10 MS. FADLEY:

11 Would anybody else like to stand up and make a  
12 comment? Okay. Well, I do remind you that you have until  
13 July 10th to submit your comments.

14 (Whereupon the public statements were concluded.)

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1 infrastructure and the storage that is capable of being  
2 developed on the property for the natural gas, we see it  
3 as being as, you know, every bit as important as the  
4 security and the need for the oil storage.

5 Thank you.

7:53P

6 **MR. SHANE PIRTLE:** Shane Pirtle,

D0099

7 P-i-r-t-l-e, immediate and former mayor of Lake Jackson.

8 And I won't presume to speak for other elected officials.

9 I say that -- as you've already heard, Dow Chemical is a  
10 major -- the primary employer in this community, largest  
11 employer in this community; and obviously it's a  
12 substantial contributor to this community.

13 So, with that being said, we wouldn't want  
1 14 to see anything that jeopardizes what we've seen as a  
15 great partner in this community both as an employer and  
16 contributing in a number of other activities. So, I think  
17 that would -- and as well as the cities -- all those --  
18 most of the large cities are members of The Economic  
19 Development Alliance and we're a part of this resolution.

20 Thank you.

21 **MS. KAREN FADELY:** Would anybody else like  
22 to come up and make a comment?

23 Go ahead, ma'am.

7:54P

24 **MS. JANICE EDWARDS:** My name is Janice

25 Edwards. And my background -- and I'm retired from Getty,

1 Texaco, and Shell and so, I know a lot about the oil  
2 industry.

3           And my question to you-all is -- I  
4 understand we need strategic oil reserves. But looking at  
5 the map where they all are, they all reside in the Gulf  
6 Coast. I realize most of our refineries are here; but the  
7 problem I see is if we have a major disaster like a  
8 Katrina and a Rita again and you cannot get to the  
9 strategic oil reserves, it'd do you no good. I suggest  
10 that you consider some place a little bit further inland  
11 that would not be impacted by the hurricanes that we are  
12 going to continue to receive down in the Gulf Coast.

13           Thank you.

(Mr. David Johnson concludes with closing remarks and meeting is concluded at  
7:55 p.m.)

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N.2.2 Agencies

Federal Government

<p style="text-align: right;">D0073</p> <p style="text-align: center;">Southeast Regional Office 263 13<sup>th</sup> Avenue S St. Petersburg, Florida 33701-5511</p> <p style="text-align: center;">July 7, 2006</p> <p>Mr. David Silawski Office of Petroleum Reserves (FE-47) U.S. Department of Energy 1000 Independence Avenue, S.W. Washington, D.C. 20585-0301</p> <p>Dear Mr. Silawski:</p> <p>The NOAA's National Marine Fisheries Service (NMFS) has reviewed the Department of Energy's (DOE) Draft Environmental Impact Statement (DEIS) titled, "Site Selection for the Expansion of the Strategic Petroleum Reserve" dated May 2006. The purpose of the proposed action is to select sites necessary to expand the Strategic Petroleum Reserve (SPR) from its current 727 million barrel (MMB) storage capacity to a one billion barrel capacity. Five new sites for SPR facilities are proposed: Chacahoula and Clovelly, in Lafourche Parish, Louisiana; Bruinsburg, Claiborne County, Mississippi; Richton, Perry County, Mississippi; and Stratton Ridge, Brazoria County, Texas. Existing SPR facilities where storage capacity may be increased are located at Bayou Choctaw, Iberville Parish, Louisiana; West Hackberry, Cameron and Calcasieu Parishes, Louisiana; and Big Hill, Jefferson County, Texas. NMFS offers the following comments on the DEIS:</p> <p>3.0 AFFECTED ENVIRONMENT AND POTENTIAL IMPACTS 3.7 Biological Resources 3.7.1 Methodology 3.7.1.3 Essential Fish Habitat</p> <p>1 Page 3-184, paragraphs 1 and 2. This section of the document describes methods to identify essential fish habitat (EFH) associated with this project at the brine diffuser and offshore pipeline rights-of-way (ROW) only. Onshore components of some of the various new and proposed expansion sites would potentially impact EFH for various federally managed species as well. Methods to identify and quantify onshore impacts of SPR expansion activities should be included in this section of the DEIS.</p> <p>3.7.2 Impacts Common to Multiple Sites 3.7.2.1 Construction Impacts 3.7.2.1.5 Essential Fish Habitat</p> <p>2 The NMFS has concerns with siting the Richton brine discharge pipe in the Gulf of Mexico approximately one mile south of Pascagoula Ship Channel. The DOE predicts that the increase in salinity will be as high as 4.7 parts per thousand and will extend into Horn Island Pass/Pascagoula Ship Channel which connect to Mississippi Sound.</p>	<p>2 Salinities within the pass, ship channel, and sound vary greatly, with the highest salinities generally occurring in June. The DEIS states that demersal species such as white and brown shrimp are tolerant of a wide range of salinities; however, we are unaware of any information regarding how a higher than ambient salinity gradient in a restricted pass/channel may affect larval and postlarval recruitment from the Gulf of Mexico into an estuary. Since this action could result in a switch in dominance from white shrimp to brown shrimp (page E-28) and is to last for up to five years, more detailed evaluations should be provided, and alternative sites located further south of Horn Island Pass and the Pascagoula Ship Channel should be addressed.</p> <p>3.7.4 Chacahoula Storage Site 3.7.4.1 Affected Environment 3.7.4.1.2 Chacahoula Rights-of-Way</p> <p>3 Page 3-219, paragraph 1. <i>Essential Fish Habitat</i>. The DEIS incorrectly indicates the project would not be located in an area designated as EFH. The raw water intake (RWI) pipeline between the Gulf Intracoastal Waterway (GIWW) and upland developed areas south of Louisiana Highway 90 would be located in tidally influenced areas that have been designated as EFH for postlarval, juvenile and sub-adult life stages of white shrimp, brown shrimp, and red drum. The brine disposal pipeline would share the ROW with the RWI pipeline between the GIWW and Louisiana Highway 90. From the GIWW, the brine disposal pipeline would extend 33.4 miles through wetlands and shallow water bottoms prior to reaching the beach and extending offshore. Intermediate, brackish, and saline marsh habitats would be impacted by brine disposal pipeline installation activities. Primary categories of EFH potentially impacted by the RWI and onshore components of the brine disposal pipeline include estuarine wetlands, estuarine water bottoms, submerged aquatic vegetation, and estuarine water column. The document should be revised to correctly identify the federally managed species and life stages having EFH designated in the Chacahoula ROWs and listing the general categories of EFH potentially impacted by construction activities.</p> <p>4 3.7.4.1.3 Raw Water Intake and Access Road Page 3-219, paragraph 6. <i>Essential Fish Habitat</i>. The DEIS indicates the project would not be located in EFH. As indicated above, that information is incorrect. The document should be revised as recommended in the preceding paragraph.</p> <p>5 3.7.4.2 Impacts 3.7.4.2.2 Chacahoula Pipeline Rights-of-Way Page 3-224, paragraph 1. <i>Essential Fish Habitat</i>. This section states that "No EFH is located in or near the boundaries of the proposed Chacahoula ROWs." As noted above, this is incorrect. NMFS recommends the document be revised to quantify the acres of various categories of EFH that would be impacted by the construction of the RWI ROW and discuss mitigation necessary to compensate for adverse impacts to EFH.</p> <p style="text-align: center;">2</p>
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Appendix N: Comments on Draft Environmental Impact Statement

<p>5   3.7.4.2.3 Raw Water Intake Page 3-225, paragraph 4. <i>Essential Fish Habitat</i>. See previous comment.</p> <p>3.7.5 Clovelly Storage Site 3.7.5.1.1 Clovelly Storage Site Page 3-227, paragraph 6. <i>Essential Fish Habitat</i>. The DEIS states, “No EFH is located in or near the proposed Clovelly storage site.” The DEIS characterizes wetlands at the Clovelly storage site as being a tidally-influenced estuarine community and lists plant species which are typical of brackish marsh habitats. Wetlands identified at the project site are categorized as EFH for postlarval, juvenile, and sub-adult life stages of white shrimp, brown shrimp, and red drum. Primary categories of EFH in the Clovelly storage site are estuarine emergent wetlands, estuarine mud bottoms, and estuarine water column. The DEIS should be revised to correctly identify EFH at the Clovelly storage site.</p> <p>3.7.5.1.2 Raw Water Intake Page 3-228, paragraph 3. The DEIS states, “No EFH is located in or near the proposed Clovelly storage site.” The DEIS states the RWI would be located a few hundred meters southwest of the storage caverns in an area categorized as emergent wetland habitat.</p> <p>6   Wetlands at the project site are EFH for postlarval, juvenile, and sub-adult life stages of white shrimp, brown shrimp, and red drum. The DEIS should be revised to correctly identify EFH at the Clovelly RWI site.</p> <p>3.7.5.2 Impacts 3.7.5.2.1 Clovelly Storage Site Page 3-230, paragraph 2. See previous comment. The document should be revised to quantify impacts to various categories of EFH that would occur from the use of the site and to discuss mitigative actions that could be implemented to minimize and compensate for adverse impacts to EFH.</p> <p>3.7.5.2.2 Raw Water Intake Page 3-231, paragraph 3. <i>Essential Fish Habitat</i>. See previous comment. The document should be revised to quantify impacts to various categories of EFH that would occur from the use of the site and to discuss mitigative actions that could be implemented to minimize and compensate for adverse impacts to EFH.</p> <p>7   Section 3.7.7.2.4 Terminal in Pascagoula Page 3-256. The DEIS lacks information to allow an adequate assessment of the impacts to the 35 acres of estuarine wetlands at the Pascagoula terminal on Singing River Island. DOE chose to just indicate that, if this alternative is selected, the DOE would refine the conceptual site plan and secure permits from the Corps of Engineers by providing compensation for the unavoidable wetland impacts. The estuarine wetlands on Singing River Island have been designated as EFH for various federal managed fishery species.</p> <p>8   Also, Mississippi Sound is designated as critical habitat for the Gulf sturgeon under provisions of the Endangered Species Act. The Singing River Island site has been subjected to various activities, including the establishment of a dredged material disposal site, the development of the Port of Pascagoula Special Management Area Plan, and the</p> <p>9</p> <p style="text-align: center;">3</p>	<p>9   construction of a U.S. Navy facility. The site also is incorporated into the Corps of Engineers’ proposed Dredged Material Management Plan for the Port of Pascagoula and the federal channel. Accordingly, the Singing River Island site may not be available to construct a terminal, even if the DOE is willing to provide offsetting mitigation unavoidable impacts. The availability of this site as well as other alternative sites in the Pascagoula area should be fully explored prior to DOE making a selection on terminal locations.</p> <p>3.7.11 West Hackberry Expansion Site Page 3-288, paragraph 2. <i>Essential Fish Habitat</i>. There are extensive wetlands and open water areas surrounding the West Hackberry site and the DEIS reports that expansion activities would affect five acres of “emergent wetlands and water.” Tidally influenced wetlands at the expansion site are EFH for postlarval, juvenile, and subadult life stages of white shrimp, brown shrimp, and red drum. Estuarine emergent wetlands, estuarine mud bottoms, and estuarine water column are the primary categories of EFH potentially affected by expansion activities. NMFS recommends the document be revised to identify and discuss EFH at the West Hackberry expansion site.</p> <p>10   3.7.11.2 Impacts Page 3-289, paragraph 6. <i>Essential Fish Habitat</i>. The DEIS states “There is no EFH within or near the proposed West Hackberry Expansion Site.” This is incorrect, and the document should be revised to quantify impacts to various categories of EFH that would occur from the use of the site and to discuss mitigative actions that could be implemented to minimize and compensate for adverse impacts to EFH.</p> <p>4.0 Cumulative Impacts Pages 4-1 through 22. No information is provided in this section related to the cumulative impacts to NMFS trust resources that would be caused by implementation of each of the three alternatives considered to expand SPR storage capacity by 273 MMB.</p> <p>11   While Section 3.0 of the DEIS quantifies impacts to various categories of habitat that would result at each expansion site, the three alternatives being considered include expansion activities at various combinations of sites. To allow for a side-by-side comparison of the cumulative impacts to various categories of wetlands and EFH that would result from each alternative, this section should be revised to include a summary quantification of impacts to EFH and dependent fishery resources.</p> <p>12   NMFS has carefully reviewed the potential impacts associated with the three alternatives to expand SPR capacity by 273 MMB. Because no major new pipeline segments would be required for the Clovelly site, NMFS believes that impacts to tidally influenced wetlands and EFH would be minimized by the selection of the alternative that would include increasing storage capacity to 120 MMB at the Clovelly terminal.</p> <p style="text-align: center;">4</p>
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If we may be of further assistance, please contact Mr. Richard Hartman of our Baton Rouge office at (225) 389-0508 concerning the projects in Louisiana and Mr. Mark Thompson of our Panama City office at (850) 234-5061 concerning the projects in Mississippi.

Sincerely,

/s/ Rickey N. Ruebsamen

for  
Miles M. Croom  
Assistant Regional Administrator  
Habitat Conservation Division

D0074

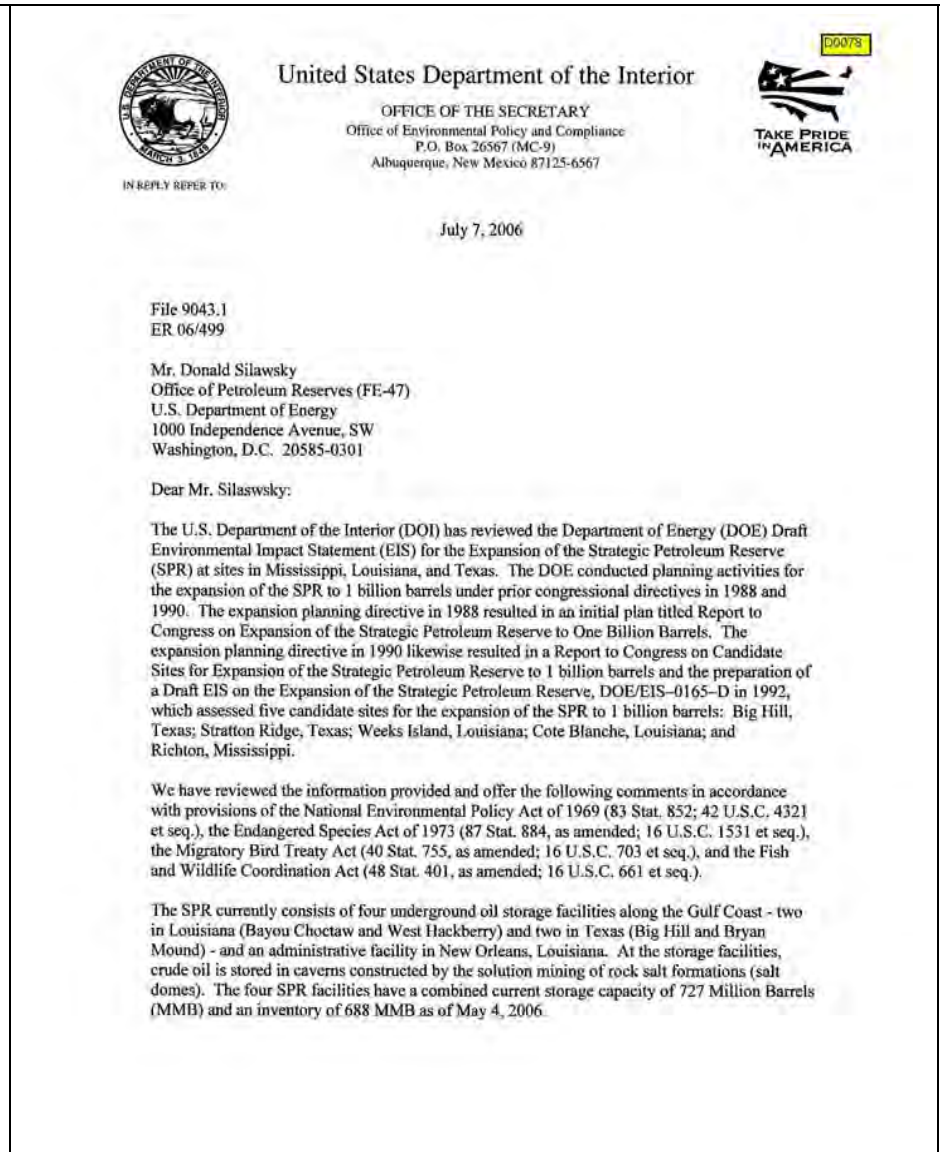
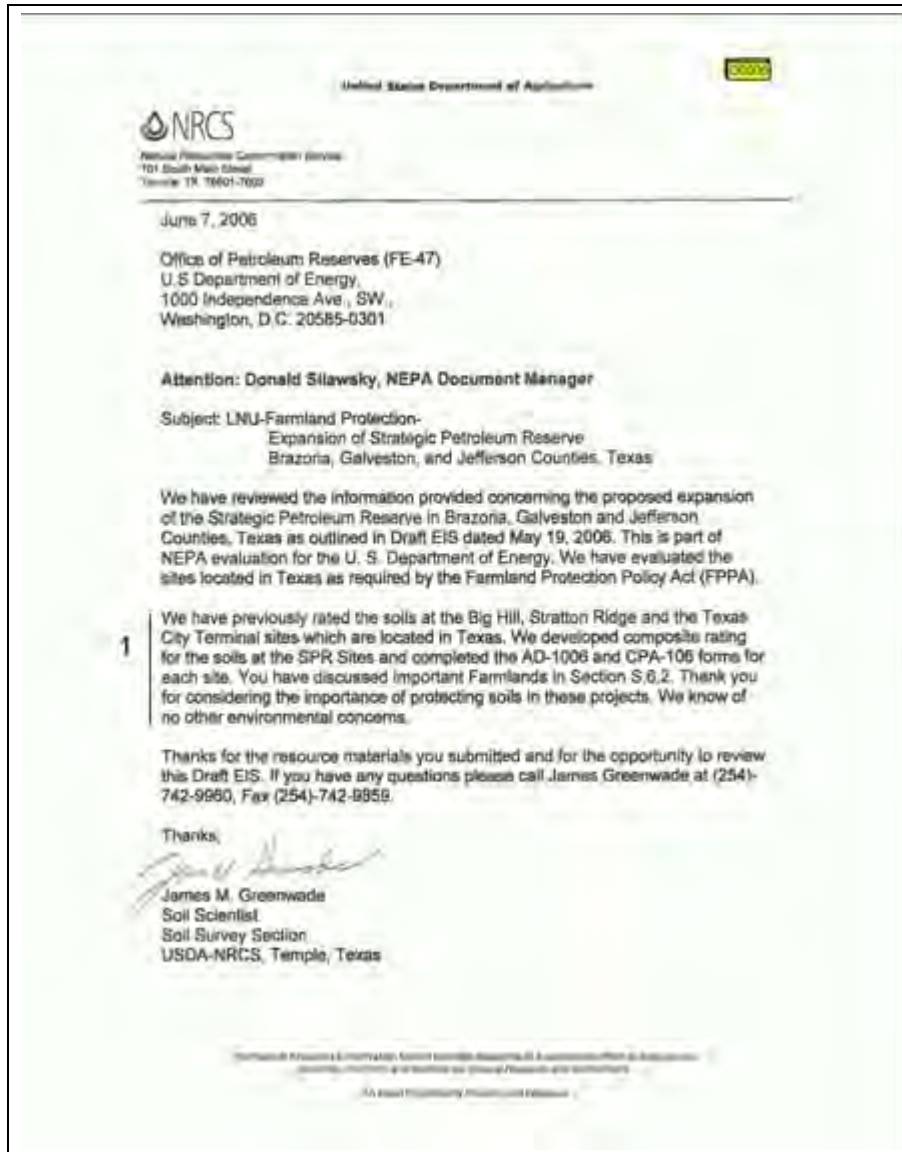
**Draft EIS Comments: Proposed SPR Sites**

I generally do not have much additional specific comment beyond the concerns which were summarized during the scoping period. Previous comments regarding the proposed expansion and new sites remain valid and should be fully covered in the final EIS. This information is vital for permit documentation.

Based on our June 29<sup>th</sup>, 2006, meeting, I offer the following points for consideration in the FEIS:

1. Clarify why the proposed new facility at Clovelly is not technically practicable. There is existing infrastructure, proximity to LOOP and appears compatible with petroleum support function and development trends in the Port Fourchon area. This alternative appears to be one of less environmentally damaging options.
2. Explain limitations regarding maximizing expansion of the all existing SPR facilities, whether technical or administrative (e.g., 250 million barrel cap).
3. Address alternative storage mechanisms (e.g., tanks).
4. All indications suggest that the Chacahoula site is a strong contender for selection. Therefore, the social, economic and environmental impacts should be specifically documented. Every opportunity to minimize impacts incurred by each aspect of the project should be incorporated into the design. As discussed previously, the swamp is a high quality persistently flooded, forested wetland system comprised of muck and mineral muck soils. It provides critical biological support, flood control, water storage, tropical storm buffer, water quality enhancement, recreation. Based on the scope of the project and regional land use trends and demographic patterns in the Morgan City, Houma and Thibodaux area, the cumulative impacts will require thorough analysis. An adequate mitigation project that functionally integrates in to the natural system, is within the watershed (HUC 08090302 - West Central Coastal Louisiana), and that fully compensates all impacted physical, chemical and biological functions, should be in the formulation process. In addition, EFH and ESA issues will likely require consultation.
- 5.

Martin S. Mayer  
Chief, Central Evaluation Section  
US Army Corps of Engineers, New Orleans District



<p style="text-align: right;">2</p> <p>The DOE is proposing to expand the SPR as required by the Energy Policy Act of 2005 (P.L. 109-58). The DOE would develop one new site or a combination of two new sites and would expand the capacity at two or three existing sites. New pipelines, marine terminal facilities, and other infrastructure could be required. Potential new SPR sites are located in Lafourche Parish, Louisiana; Perry and Claiborne Counties, Mississippi; and Brazoria County, Texas. Existing SPR storage sites that could be expanded are located in Cameron, Calcasieu, and Iberville Parishes, Louisiana, and Jefferson County, Texas. Associated pipelines, marine terminals, and other facilities that might be developed are located in East Baton Rouge, East Feliciana, St. James, Terrebonne, West Baton Rouge, and West Feliciana Parishes, Louisiana; Adams, Amite, Forrest, George, Greene, Hinds, Jackson, Jefferson, Lamar, Lincoln, Marion, Pike, Warren, Walthall, and Wilkinson Counties, Mississippi; and Galveston County, Texas.</p> <p>GENERAL COMMENTS</p> <p>1 The DOI brings to DOE's attention the potential significance of impacts to fish and wildlife habitat that would be caused by the expansion and new construction of the SPR sites, associated pipelines, marine terminals, facilities, and other infrastructure, and offers to cooperate with DOE on actions that may help alleviate these concerns. The Draft EIS should consider what compensatory measures may help minimize the unavoidable losses which may occur. The U.S. Fish and Wildlife Service (FWS) is currently working with the DOE to evaluate the extent of the permanent losses that may occur and to develop an appropriate compensation plan; however, we believe this information should be included in the Final EIS before issuance of a Record of Decision (ROD).</p> <p>2 Because the DOE is in the process of evaluating potential sites for the expansion of the SPR, a complete analysis of potential impacts to federally threatened and endangered species has not yet been conducted. However, the DOE has issued a document of findings of "no effect" or "may affect" for each species that may occur at each proposed site. Once an alternative is selected, additional investigations will be conducted and Endangered Species Act (ESA) consultations with the FWS will be completed. According to the Draft EIS, the DOE will initiate formal consultation with the FWS should a finding of "may affect" be determined for the selected sites. We look forward to working with the DOE in developing mitigative measures to ensure no adverse affects to federally listed species occur. However, the FWS would be willing to enter into formal consultation should the DOE make that request.</p> <p>SPECIFIC COMMENTS</p> <p><u>Texas Sites</u></p> <p><u>Stratton Ridge Storage Site and Associated Infrastructure Impacts, section 3.7.8.2.1, page 3-265</u>  <u>Stratton Ridge Rights-of-Way (ROW) Impacts, section 3.7.8.2.2, page 3-268</u></p> <p><u>Plants, Wetlands, Wildlife</u></p> <p>3 <b>Habitat losses:</b> Permanent impacts caused by the construction of the Stratton Ridge Storage Site and associated infrastructure are approximately 258 acres of rare and ecologically important</p>	<p style="text-align: right;">3</p> <p>bottomland hardwood forested wetlands. In addition, 35 acres of deciduous forests, 23 acres of palustrine-emergent wetlands, 12 acres of scrub-shrub, and 45 acres of old field and roads will be impacted. The permanent pipeline Right-of-Way (ROW) impacts are estimated to include 373 acres of bottomland hardwood forest, 40 acres of grassland and scrub-shrub, 11 acres of water and emergent wetlands, 124 acres of sand flats and beach habitat, and 140 acres of disturbed or managed land.</p> <p>The bottomland hardwood forests adjacent to the Brazos, Colorado, and San Bernard Rivers of the upper Texas coast are known regionally as the Columbia Bottomlands. The Columbia Bottomlands extend from the Texas coast, approximately 150 km inland, and include parts of seven counties. It is estimated that the Columbia Bottomlands comprised over 283,000 hectares (ha) at the beginning of the last century. Today, the forest covers about 71,632 ha, and the remaining stands are highly fragmented and continuously lost or degraded through residential and commercial development, overgrazing, timbering, and infestation of invasive plants. Recent studies utilizing Geographic Information Systems suggested a loss of approximately 17 percent between 1979 and 1995.</p> <p>3 Bottomland forests adjacent to the Gulf of Mexico provide stopover and staging habitat for Nearctic-Neotropical migrant landbirds. Millions of Nearctic-Neotropical migrant landbirds move through the coastal forests of the Gulf of Mexico during annual migration. The Columbia Bottomlands provides the only expanse of forest adjacent to the Gulf of Mexico in Texas. An estimated 29 million Nearctic-Neotropical migrant landbirds represented by 65-70 species migrate through the Columbia Bottomlands annually. Forest stands in the Columbia Bottomlands provide structural complexity and resources known to be important for sustaining an abundance of forest-dwelling birds.</p> <p>Mitigation is being offered for the loss of forested wetlands, due to construction of the storage site, at a ratio of 7:1. This may be adequate and acceptable depending on field evaluations. However, no mitigation is being considered for the loss of the 373 acres of forest proposed to be cleared for the pipeline routes. Insufficient information has been provided describing the quality of the 140 acres of managed land or the 120 acres of sand flat and beach habitat. Therefore, field evaluations and continued coordination is recommended in order for the FWS to determine if these impacts will have an adverse effect on fish and wildlife and their habitats. The FWS believes that additional mitigation will be needed to compensate for the loss of 373 acres of bottomland hardwood forest, impacts to sandflats and beach habitats, and possibly the managed land in the pipeline routes. We look forward to working with DOE in developing a stronger mitigation plan to be included in the Final EIS.</p> <p><u>Special Status Areas</u></p> <p>4 <b>Migratory Bird Concerns:</b> The DOI is concerned with the impacts on migratory birds caused by the construction of the large storage tanks, the electrical transmission lines, and any other tall structures proposed for the SPR facilities and work associated with the pipeline installation activities. Migratory birds (e.g., waterfowl, shorebirds, passerines, hawks, owls, vultures, falcons) are afforded protection under the Migratory Bird Treaty Act (40 Stat. 755; 16 U.S.C. 703-712). To ascertain potential effects, the Final EIS should identify locations and heights of</p>
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<p style="text-align: right;">4</p> <p>4 storage tanks, transmission lines, and all tall structures proposed for the project sites. Transmission lines often pose a hazard to migratory birds in flight and can pose a threat to nesting birds attracted to the site; therefore, we recommend the burial of the transmission lines to significantly reduce bird strikes in the area.</p> <p>5 The proposed SPR facility and pipeline route may be located within the vicinity of documented bird rookeries and colonial nesting bird sites. Of particular concern is Drum Bay bird rookery located in Brazoria County and Little Pelican Island located in Galveston County. There are several others within Brazoria, Galveston, and Jefferson Counties. These rookery sites can be identified on the FWS's Texas Coastal Program website at <a href="http://texascoastalprogram.fws.gov/TCWC.htm">http://texascoastalprogram.fws.gov/TCWC.htm</a>. Development operations, which include drilling, dredging, seismic exploration, construction activity, or watercraft landing occurring within 1,000 feet of a rookery should be restricted to the non-nesting period (i.e., September 1 through February 15, depending on species present). We recommend that DOE develop a monitoring plan that identifies these rookeries and documents that they will not be disturbed by construction activities.</p> <p>6 Previous pipeline projects have used bright lighting on associated above-ground pipeline structures such as meter stations, compressor stations, connection stations, main line valve stations, and other small facilities associated with the pipeline projects. The SPR water intake structure may be an example of this type of small above-ground facility. We recommend all bright lighting associated with these above-ground structures be down-shielded to significantly reduce disturbance to resident and migratory birds and other resident wildlife. In addition, security lighting for on-ground facilities and equipment, such as storage tanks, should be down-shielded to keep light within the boundaries of the site.</p> <p><u>Raw Water Intake section 3.7.8.2.3, page 3-270</u></p> <p><u>Special Status Areas</u></p> <p>7 <b>National Wildlife Refuge (NWR) System:</b> Since the raw water intake pipeline, brine disposal line, and oil distribution line are each greater than 24 inches in diameter, they would all require Congressional approval per 50 CFR 29.21-9(m) for an application for a ROW on the Brazoria NWR. The oil distribution line may be deemed a common-carrier per 50 CFR 29.21-9(j1).</p> <p>Refuge compatibility issues must be addressed for all three lines regardless of size. If the oil distribution line can be located within the existing, heavily disturbed 23 inch and greater pipeline corridor (commonly referred to as the Dow Corridor), compatibility issues and concerns can be better addressed. The raw water intake and brine disposal lines, however, occur in a nationally-recognized declining habitat type - Gulf cordgrass and adjacent wetlands. The area in question (Freshwater Lake area) also has minimal to no disturbance; therefore, construction of two new lines and the resulting wide ROW (150 feet in wetlands and 100 feet in uplands) would be of concern to the refuge during the compatibility determination. Compatibility stipulations may include boring of the two lines underground to minimize habitat loss or other means to replace refuge habitat lost. Please coordinate with Jennifer Sanchez or Floyd Truetken, at 979-849-7771 for additional questions regarding the Brazoria NWR.</p>	<p style="text-align: right;">5</p> <p><u>Appendix B: Floodplains and Wetlands, Impact Avoidance and Minimization, section B.7.4, page B-88</u></p> <p>8 <b>Pipeline Corridors:</b> Alternative routes and directional drilling should be evaluated and the least environmentally damaging route/method should be selected. Installation of pipelines and other transmission lines have caused irreversible damage in coastal marsh environments. Damage is often not limited to the permitted ROW; damage occurs outside the ROW when construction equipment ranges through the marsh. Enclosed are specific pipeline conditions the FWS, in concert with the U.S. Army Corps of Engineers (USACE), Texas Parks and Wildlife Department, and National Oceanic and Atmospheric Administration – Fisheries (NOAA Fisheries), developed for pipeline installation and post-construction monitoring plans to reduce impacts to fish and wildlife habitats. These conditions should be included in the final project plans.</p> <p>9 <b>Compensatory Mitigation Recommendations:</b> After all alternatives are considered and wetland impacts are deemed unavoidable, compensatory mitigation for unavoidable wetlands losses should be considered. Compensatory mitigation plans should be developed in order to significantly reduce impacts to fish and wildlife habitats. Once final sites are chosen, the FWS will provide recommendations to reduce impacts to fish and wildlife habitats.</p> <p>Pipeline construction activities through emergent marsh habitats will be considered temporary if the attached USACE pipeline monitoring conditions are incorporated into final project plans. Any impacts to forested wetland areas are considered permanent and the FWS recommends compensation by the preservation or enhancement of forested wetlands within the same watershed. Compensatory mitigation ratios will be dependent upon the condition and value of habitats proposed to be impacted.</p> <p><u>Louisiana Sites</u></p> <p>Of the five sites proposed for the construction of a new SPR facility, those in Louisiana include Chacahoula and Clovelly in Lafourche Parish. The Bayou Choctaw facility in Iberville Parish and the West Hackberry facility in Cameron and Calcasieu Parishes are existing facilities proposed for expansion. The DOE is evaluating eight alternatives which include a combination of a proposed new site with the expansion of two or three existing sites throughout the entire tri-state study area.</p> <p>10 The DOE has determined that the proposed development of the Clovelly site in Lafourche Parish and the expansions of the Bayou Choctaw site in Iberville Parish and the West Hackberry site in Cameron and Calcasieu Parishes would have “no effect” on federally listed species. Those determinations were based on the fact that no new construction would be conducted outside existing facility boundaries. Additionally, no federally listed species are documented within the immediate vicinity of the proposed sites according to the database maintained by the Louisiana Department of Wildlife and Fisheries. Based on the above information, the FWS concurs with the determination that the proposed activities associated with those alternatives would have no adverse effects on threatened or endangered species. However, should the project not be</p>
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initiated within 1 year or the scope or location of the proposed activities change, follow-up consultation should be initiated with the FWS as soon as possible.

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Depending upon their configuration, electrical transmission lines can present electrocution hazards to raptors and other birds protected under the Migratory Bird Treaty Act. According to the Draft EIS, the proposed electrical transmission lines would be spaced wider than the largest local raptor's wingspan. DOE would also follow guidelines recommended by the Edison Electric Institute's Avian Power Line Interaction Committee (APLIC). The FWS, in cooperation with the APLIC, released those voluntary guidelines designed to help electrical utilities protect and conserve migratory birds, and we fully support the implementation of those guidelines to reduce bird mortality.

12

The proposed Chacahoula and Bayou Choctaw project sites are also located within areas where colonial nesting waterbirds may be present. Colonies may be present that are not currently listed in the database maintained by the Louisiana Department of Wildlife and Fisheries. That database is updated primarily by monitoring the colony sites that were previously surveyed during the 1980s. Should a Louisiana site be chosen as the preferred alternative, we recommend that a qualified biologist inspect the proposed work areas for the presence of undocumented nesting colonies during the nesting season. To minimize disturbance to colonial nesting birds (i.e., herons, egrets, night-herons, ibis, roseate spoonbills, anhingas, and/or cormorants), all activity occurring within 1,000 feet of a rookery should be restricted to the non-nesting period (i.e., September 1 through February 15, depending on species present). In addition, we recommend that on-site contract personnel be informed of the need to identify colonial nesting birds and their nests, and they should avoid affecting them during the breeding season.

13

According to the Draft EIS, once the DOE selects an alternative, a wetland delineation of the selected sites would be conducted and approved by the appropriate USACE District. The DOE would then submit an application to initiate the Section 404 of the Clean Water Act permitting process, and the proposed project would be evaluated to avoid and minimize impacts to jurisdictional wetlands. Compensatory mitigation will also be required to fully offset remaining unavoidable project-related wetland habitat losses. Such mitigation should be designed in consultation with the USACE, the FWS, and other interested natural resource agencies, and should be implemented prior to, or concurrently with, project implementation. To minimize impacts to emergent and forested wetlands, the FWS recommends that the horizontal directional drilling method be used at all major stream and/or river crossings (including adjacent floodplains), as well as at coastline interfaces (i.e., beachfronts), and that the construction ROWs through such areas be minimized as much as practicable for safe working conditions. Should a Louisiana site be chosen as the preferred alternative, the FWS looks forward to working with the DOE and the USACE to develop measures to avoid, minimize, and mitigate wetland impacts as much as possible. For assistance during the early stages of project planning in Louisiana, please contact Angela C. Trahan, Lafayette, Louisiana, Ecological Services Field Office, at 337-291-3137; and in Texas, Moni Devora Belton, Clear Lake, Texas, Ecological Services Field Office, at 281-286-8282.

SUMMARY

14

The Draft EIS should more thoroughly address several important issues involving the reduction of impacts and protection of fish and wildlife resources. We offer to assist you in developing conservation features to be incorporated into the project plans to further reduce impacts. The Final EIS should contain a comprehensive mitigation plan to compensate for the cumulative loss of the coastal habitats and forested areas found along the proposed project facilities and pipeline. These issues should be addressed before the Final EIS is approved or a ROD is issued.

We appreciate the opportunity to comment on the Draft EIS and look forward to working with you in enhancing the conservation measures proposed.

Sincerely,



Stephen R. Spencer, Ph.D.  
Regional Environmental Officer

Enclosure



United States Department of the Interior

OFFICE OF THE SECRETARY  
Office of Environmental Policy and Compliance  
P.O. Box 26567 (MC-9)  
Albuquerque, New Mexico 87125-6567



IN REPLY REFER TO:

July 10, 2006

D0081

File 9043.1  
ER 06/499

Mr. Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue, SW  
Washington, D.C. 20585-0301

Dear Mr. Silawsky:

The U.S. Department of the Interior (DOI) has reviewed the Department of Energy (DOE) Draft Environmental Impact Statement (DEIS) for the Expansion of the Strategic Petroleum Reserve (SPR) at sites in Mississippi, Louisiana, and Texas. In this regard, we are submitting additional comments from the National Park Service that were not received in time to include in our letter dated July 7, 2006. In addition, comments were also submitted from Natchez Trace Parkway on June 2, 2006, independent of the DOI process. However, an examination of those comments does not indicate that they conflict with the content of either this letter or the July 7, 2006, letter.

**General Comments**

A review of the alternatives revealed that effects on Gulf Islands National Seashore (GUIS) would result from the Richton expansion site only and would be associated with the construction of the outfall pipeline and brine disposal in the Gulf of Mexico. The brine is a result of solution mining in the salt dome to create Strategic Petroleum Reserve (SPR) storage caverns. Since the other alternative sites are far removed from GUIS, they appear to pose no park resource protection concerns.

The GUIS was authorized by Congress in 1971 (P.L. 91-660, 84 Stat. 1967, 16 U.S.C. 459h) "to preserve for public use and enjoyment certain areas possessing outstanding natural, historic, and recreational values." As part of the coastal barrier island system, the gulf islands are among the last surviving portions of a natural ecological continuum that once extended from Cape Cod to Mexico.

The natural resources of GUIS are, in and of themselves, highly significant. The water areas are exceptional and, in conjunction with the salt marshes, bayous, and submerged grassbeds, play a

crucial role in the economy and ecology of the entire area. The GUIS' estuarine areas serve as an important nursery for a majority of the fin and shell fish species of the greater Gulf.

Of particular significance, the Mississippi islands are among the most pristine examples of intact coastal barrier ecosystems remaining. The significance of these resources is only amplified by the loss of similar habitats in the adjacent areas through development. Open space along the coasts, accessible to the public, is at a premium.

In the Richton alternative, the DOE is considering diffused brine disposal approximately 13 miles offshore. In pursuing this disposal alternative, it appears that DOE would seek to locate the outfall pipeline across GUIS to reach waters of the Gulf of Mexico. While the Secretary of the Interior has clear authority under GUIS' enabling statute to consider allowing new rights-of-way or easements for the transport of oil and gas pipelines to cross the park, this authority may not extend to a brine/waste disposal pipeline. The pertinent GUIS enabling provision is as follows:

Any acquisition of lands, waters, or interests therein shall not diminish any existing rights-of-way or easements which are necessary for the transportation of oil and gas minerals through the seashore which oil and gas minerals are removed from outside the boundaries thereof; and, the Secretary, subject to appropriate regulations for the protection of the natural and recreational values for which the seashore is established, shall permit such additional rights-of-way or easements as he deems necessary and proper (16 U.S.C. §459h-3; P.L. 91-660 §4).

Further, an examination of 16 U.S.C. §79 regarding rights-of-way for public utilities leads us to conclude that the brine pipeline does not fit under this public utility provision.

If a right-of-way could be issued for the disposal pipeline to cross GUIS, National Park Service (NPS) permitting and consent would be necessary. This permitting would be in addition to full analysis under the National Environmental Policy Act and other statutes. Regulations found in 36 CFR Parts 9 and 14 provide standards which must be used in the determination of necessary and proper. Specifically, in order for the Secretary to grant a permit, sufficient justification must be provided to make a reasonable determination that it is necessary for this operation to pass through the boundaries of the Seashore and that the procedures utilized in construction and operation are proper, in that they provide adequate protection to the resources of the area. Most, if not all, of the natural resources and visitor use values for which GUIS was established have the potential to be adversely affected by construction of an outfall line and brine disposal in the vicinity of the seashore.

In 1978, Congress designated Horn and Petit Bois Islands as wilderness through the establishment of the Gulf Islands Wilderness Area (P.L. 95-625). The islands are managed to maintain their primeval character in accordance with the Wilderness Act of 1964 (P.L. 88-577) whose purpose is to establish an enduring and unimpaired wilderness resource, where nature predominates, for public use and enjoyment. Wilderness status places significant restraints on possible developments on or near the two islands and requires substantial measures be taken to guarantee an undisturbed, wilderness experience for visitors.



3	<p><b>Specific Comments</b></p> <p>Specific GUIs resources that are put at risk by the proposed pipeline and brine disposal include:</p> <p><u>Land Use</u></p> <p>1 The GUIs is not listed as a potentially affected property in the DEIS, thus no impacts were evaluated. In addition, GUIs is not listed as a Special Status Area. The DEIS Summary stated that the “proposed action will not affect the [Gulf Islands National] Seashore.” Congressionally-designated areas of the NPS must be given a much higher degree of consideration and protection when considering potential impacts to park natural and cultural resources. This consideration is lacking in the DEIS.</p> <p>2 Since a portion of the proposed disposal pipeline route passes through waters managed by GUIs, if a right-of-way could be issued for the pipeline, NPS permitting and consent would be necessary. This consent would include evaluation of the location, construction, and operation of the pipeline. The regulatory and permitting authorities of the NPS should be included in the DEIS and that the potential issuance of a right-of-way permit for the pipeline must consider the full environmental effects.</p> <p>3 The brine disposal pipeline is proposed to traverse the pass between Horn and Petit Bois Islands. These islands were designated wilderness by Congress in 1978 and are managed to maintain their primeval character in accordance with the Wilderness Act of 1964 whose purpose is to establish an enduring and unimpaired wilderness resource, where nature predominates, for public use and enjoyment. Wilderness status places significant restraints on possible developments on or near the two islands and requires substantial measures be taken to guarantee an undisturbed, wilderness experience for visitors.</p> <p>Any significant construction near these islands must consider intangible wilderness values such as visibility, night sky conditions, acoustic conditions, and solitude, which have consistently been recognized as critical components of wilderness. Potential impacts include but are not limited to: pipeline construction activities and scheduling, pipeline inspections, and aircraft use.</p> <p><u>Biological Resources</u></p> <p><b>Submerged Aquatic Vegetation/Seagrass</b></p> <p>4 The potential impacts of pipeline construction on seagrass communities have not been fully addressed. In order to assess both short-and long-term impacts, additional analysis is necessary. Up-to-date information on seagrass distribution is necessary. Recent reports show that approximately two-thirds of the seagrass beds in Mississippi Sound have disappeared since the 1970s with the remaining majority existing within GUIs. Seagrass resources are known to exist both east and west of the proposed pipeline route.</p> <p>Historic trends, distribution, and composition of seagrass communities in the Mississippi Sound should be examined to determine the significance of impacts on these remaining seagrasses. The</p>
4	<p>seagrass beds near the north shore of Petit Bois Island reportedly contain the last occurrence in the Mississippi Sound of turtle grass (<i>Thalassia testudinum</i>), formally the second most abundant seagrass, and Manatee grass (<i>Syringodium filiforme</i>), once the third most abundant.</p> <p>The seagrass meadows within park waters are vital nursery areas for the Gulf of Mexico. Seventy percent of recreational fisheries in the Gulf are estuarine-dependent; for commercial fisheries, this percentage is even greater. Seagrass communities are one of the most biologically diverse communities in the southeastern United States and are currently in severe decline. Certain seagrass communities have declined to approximately 20 percent of their historical coverage. Damage to the seagrass communities, therefore, could result in significant biological and economic impacts. Any impact to the seagrass communities is unacceptable.</p> <p>4 The proposed pipeline route should be sited to avoid all seagrass. Any seagrass located within the proposed route would be directly destroyed through pipeline burial. In addition, entire seagrass communities can be adversely affected when fragmented by pipeline burial. Scars through grassbeds can take up to 10 years to recover if at all. If erosional pathways are created by dredging or vessel use, the entire grassbed could be scoured away.</p> <p>The DEIS states that impacts from construction of the pipeline would include the loss of benthic communities, increased sedimentation in the surrounding area, and increased turbidity in the water column. Previous assessments have shown that suspended sediments can be transported distances greater than 1 mile and partially bury seagrasses. The current status of seagrass communities along the proposed route and within 1 mile of the route should be determined due to their potential to be affected by downstream turbidity and sedimentation.</p> <p>Surface and bottom water current data should be included to define seasonal velocities and direction as well as an analysis of seasonal variations in the potential extent of turbidity plumes and sedimentation. This will assist in assessing the potential impacts as a result of the turbidity plume created by pipeline burial. It will also help determine the potential of creating a new tidal pass which could serve as a source of excess suspended matter for a protracted time.</p> <p>5 To evaluate properly the extent of downstream turbidity and sedimentation, the effectiveness of proposed turbidity control devices needs to be determined. This information is critical in assessing the expected environmental impacts. In addition, a turbidity monitoring program should be conducted during and for a period of time following construction. The program design and time period should be determined by subject-matter experts.</p> <p><b>Special Status Species</b></p> <p>6 Federally threatened/endangered sea turtle species could be adversely affected if seagrass beds, a primary feeding habitat, are directly disturbed or indirectly subjected to sedimentation and turbidity. Both the green sea turtle (<i>Chelonia mydas</i>) and the loggerhead turtle (<i>Caretta caretta</i>) are known to feed in and around grassbeds.</p> <p>7 Adverse impacts to nesting birds on the islands, which include endangered species, could be substantial if pipeline construction and subsequent inspections took place during periods of nest site</p>

selection, incubation, or chick rearing. Any visual or noise intrusion which causes parent birds to flush provide the possibility of nest abandonment, egg/nest overheating, or nest predation. Construction and inspection activities should be limited to non-nesting times of the year.

7 Gulf sturgeon (*Acipenser oxyrinchus desotoi*), a federally threatened species, have been documented as utilizing the shallow passes between the Mississippi islands for large portions of the year. Pipeline construction and inspection activities would need to be limited to times of the year that sturgeon are upriver and not utilizing the island passes.

**Brine Disposal**

8 Brine disposal from the Richton, Mississippi site is estimated to be 1,280,000,000 barrels (53,760,000,000 gallons) of hypersaline water. Brine disposal will be at an average rate of 1.2 million barrels per day over a 3-to-4 year period. The brine plume is expected to cover an area of 19.5 square nautical miles. The disposal site is proposed to be located approximately 1.5 miles south of the park boundary in the Gulf of Mexico. The brine will have a salt content of 263 parts per thousand (ppt) and be disposed of in seawater with a salt content of 35 ppt resulting in an increase of ambient salinity. In addition, the introduction of metals and other inorganic contaminants is highly possible.

9 Localized impacts from the brine disposal could be significant with a disproportionate impact on benthic communities. According to the DEIS, studies have shown significant reductions in benthic biomass almost 7,000 feet from the brine diffusers. Depending on currents and tidal movement, the brine plume could easily be transported into GUIS waters and to GUIS seagrass resources with resultant adverse impacts. A significant loss of benthic organisms represents a significant loss of prey food for the Gulf fisheries.

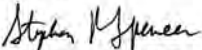
10 Although the DEIS states this impact will be negligible given the overall area of the Gulf, that may not be the case. The brine plume will most likely affect the shallow water areas of the Gulf and not be carried into deeper waters. It is the shallow water areas that are most productive and serve as the vital nursery areas. Assessing the level of impact to these important and productive nursery areas by using the entire area of the Gulf, much of which is extremely under-productive, is misleading. Given the location of the brine disposal site, localized impacts to GUIS benthic and seagrass resources could be significant.

**Wetlands, Water Quality, etc.**

11 The DEIS states in numerous places that analysis of impacts to certain biological resources would not be covered in the DEIS because additional assessments are required under Sections 401 and 404 of the Clean Water Act and several Executive Orders. A statement from DOE that it plans to obtain the necessary permits is not adequate to stipulate that sufficient analysis has been conducted. In order to evaluate this proposal fully, detailed information pertaining to these resources must be made available. Until these additional assessments are completed, a full evaluation of the DEIS is not possible.

We appreciate the opportunity to comment on the DEIS. We trust these comments will be useful as you prepare the final documentation.

Sincerely,

  
 Stephen R. Spencer, Ph.D.  
 Regional Environmental Officer

Appendix N: Comments on Draft Environmental Impact Statement

D0114

-----Original Message-----

From: Thomas.Berryhill@nps.gov [mailto:Thomas.Berryhill@nps.gov]  
Sent: Wednesday, July 26, 2006 3:13 PM  
To: Silawsky, Donald  
Subject: Environmental Impact Statement (EIS) for two proposed pipeline crossings

OFFICIAL CORRESPONDENCE VIA ELECTRONIC MAIL  
HARD COPY TO FOLLOW

United States Department of Interior

NATIONAL PARK SERVICE  
Natchez Trace Parkway  
2680 Natchez Trace Parkway  
Tupelo, Mississippi 38804

In reply refer to:  
L3027 (NATR)  
WL7617

Donald Silawsky,  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Ave., S.W.  
Washington, DC 20585

(Donald.silawsky@hq.doe.gov)

Dear Mr. Silawsky:

This is in reference to your letter dated May 19, 2006, concerning a draft Environmental Impact Statement (EIS) for two proposed pipeline crossings of the Natchez Trace Parkway south of Jackson, Mississippi near Milepost 73, and north of Natchez, Mississippi around Milepost 10, and our letter dated June 02, 2006.

1

In our June 02, 2006 correspondence, we stated that the Natchez Trace Parkway did not have the authority to grant a right-of-way across Parkway land. We requested clarification from our Regional Solicitor of an existing law which we felt could allow us the authority for granting pipeline crossings of the Natchez Trace Parkway. Our Regional Solicitor agrees that we do in fact have the authority to issue right-of-ways for new pipeline crossings of the Parkway.

2

Because of this change in our position, we now respectfully submit our request to be a cooperating agency on your proposed EIS for the proposed petroleum pipeline crossings of the Natchez Trace Parkway. A detailed section in the proposed EIS which describes the impacts to the Parkway including mapping is requested so that it will suffice for National Park Service (NPS) National Environmental Policy Act (NEPA) compliance to be attached to the right-of-way applications. A statement of findings will also be required if the proposed construction impacts any wetlands on Parkway land. Archeological clearance and the Section 106 of the National Historic Preservation Act

2

compliance process will also be required regardless of which alternative you propose on Park lands. Please be aware that the entire areas under consideration for your construction activities could be archeologically sensitive and could require extensive mitigation as well.

3

In general, rights-of-way and easements represent tools for managing and controlling access to, use of, and interest in National Park Service land in order to preserve limited park resources. It is the responsibility of the park Superintendent to see that these interests are granted or acquired in a way that will not cause the derogation of values and purposes for which the park was established. It is important to note that although park resource management professionals serve as key support to the Superintendent in evaluating right-of-way proposals, only the Southeast Regional Director of the National Park Service has approval authority for granting rights-of-way for the Parkway. Right-of-ways are not given freely and are scrutinized very closely by the National Park Service. Moreover, the NPS has a Congressional mandate to manage NPS lands in a manner that will not result in derogation of the values and purposes for which the park was established. As one of the four nationally recognized rural parkways, the Natchez Trace Parkway, in its entirety, is eligible for the National Register of Historic Places as a designed cultural landscape and as a tribute to Landscape Architectural design and road way engineering partnerships at their best.

4

5

As we stated in our June 02, 2006 correspondence, based on your description of the proposed pipeline alignments, it would appear that the crossing near Milepost 73 is being routed directly through the historic Dillon Plantation, which is eligible for the National Register of Historic Places. Approximately 500 feet of Old Trace, listed on the National Register of Historic Places, is interpreted within the present boundary of the Parkway at Dean's Stand near Milepost 73.

6

The crossing near Natchez, Mississippi appears that it could adversely impact Emerald Mound or Mount Locust and it would likely adversely impact segments of the historic Old Trace that runs throughout this section, all listed on the National Register of Historic Places.

We hope the information we have provided is sufficient to answer your concerns regarding the proposed development affecting the Parkway. Should you require additional information, please feel free to contact D. Craig Stubblefield, Chief of Resource Management, at (662) 680-4004.

Sincerely,

/s/  
Stennis R. Young  
Acting Superintendent

RM/Drafts/Correspondence 2006/Strategic Reserve Pipelines  
CS:tb:7/26/06

bcc: Central, Read,, RM, Chief RM

Appendix N: Comments on Draft Environmental Impact Statement

00001

-----Original Message-----

From: Thomas\_Berryhill@nps.gov [mailto:Thomas\_Berryhill@nps.gov]
Sent: Fri 6/2/2006 1:54 PM
To: Silawsky, Donald
Subject: EIS Site Selection for the Expansion of the Strategic Petroleum Reserve (DOE/EIS-0385)

OFFICIAL CORRESPONDENCE VIA ELECTRONIC MAIL
NO HARD COPY TO FOLLOW

United States Department of Interior
NATIONAL PARK SERVICE
Natchez Trace Parkway
2680 Natchez Trace Parkway
Tupelo, Mississippi 38804

In reply refer to:
L7617 (NATR)

Donald Silawsky, Office of Petroleum Reserves (FE-47)
U.S. Department of Energy
1000 Independence Ave., S.W.
Washington, DC 20585

Attention: Donald.silawsky@hq.doe.gov

Dear Mr. Silawsky:

This is in reference to your letter dated May 19, 2006, concerning a draft Environmental Impact Statement for two proposed pipeline crossings of the Natchez Trace Parkway south of Jackson, Mississippi near Milepost 73, and north of Natchez, Mississippi around Milepost 10.

The Natchez Trace Parkway was authorized by Congress May 18, 1938. The Parkway is an elongated park of 51,150 acres covering a distance of 444 miles in Mississippi, Alabama, and Tennessee between Natchez, Mississippi, and Nashville, Tennessee. The purpose, as set forth by Congress, of the Parkway is to provide and maintain a scenic and recreational motor road commemorating the historic Old Natchez Trace and to provide access to significant natural and cultural resources. The Natchez Trace Parkway is characterized by numerous prehistoric Indian mounds and Chickasaw village sites, a military road associated with General Jackson's famous victory over the British at New Orleans, and its historic sites associated with the westward expansion of the British Colonies and the United States from 1763 - 1898.

As one of the four nationally recognized rural parkways, the Natchez Trace Parkway, in its entirety, is eligible for the National Register of Historic Places as a designed cultural landscape and as a tribute to Landscape Architectural design and road way engineering partnerships at their best.

The Parkway is presently not authorized to grant an easement or right-of-way (ROW) for either pipeline crossing through Parkway land in accordance with Director's Order 53. The proposed pipelines would require a Congressional authorization being as there is no current deed reservation for the use of US Government land for this purpose in either location.

1

Assuming that authorization is granted, a right-of-way cannot be approved at this level and would require approval by the Southeast Regional Director. Right-of-ways are not given freely and are scrutinized very closely by the National Park Service (NPS). Moreover, the NPS has a Congressional mandate to manage NPS lands in a manner that will not result in derogation of the values and purposes for which the park was established. It would be difficult, and perhaps impossible, to explain the relationship between the proposed development and the purpose and values for which the Parkway was established.

2

Based on your description of the proposed pipeline alignments, it would appear that the crossing near Milepost 73 is being routed directly through the historic Dillon Plantation, which is eligible for the National Register of Historic Places. The Dillon Plantation is rich in Civil War history associated with the Battle of Raymond, siege of Vicksburg, and the Battle of Jackson. The entire property has been determined to be eligible for listing in the National Register of Historic Places due to its association with those important Civil War battles which had a significant impact on the outcome of the Civil War. The 470-acre property is owned in fee by the National Park Service and is within the authorized boundary of the Natchez Trace Parkway.

The Natchez Trace Parkway was created by Congress to commemorate the Historic Old Trace. Approximately 500 feet of Old Trace, listed on the National Register of Historic Places, is interpreted within the present boundary of the Parkway near Dean's Stand. Another 8,000 feet of Historic Old Natchez Trace/Port Gibson-Raymond Road is located on the Dillon Plantation. The Old Natchez Trace was used as a military corridor for transportation of troops and supplies during the Civil War and the Historic Old Natchez Trace/Port Gibson-Raymond Road is an integral link to interpreting the historical military strategies of the of the Battle of Raymond, the Battle of Jackson, and the eventual siege of Vicksburg by General US Grant. General U.S. Grant and General W.T. Sherman's headquarters during three area battles is located on the property.

The crossing near Natchez appears that it could adversely impact Emerald Mound or Mount Locust and it would likely adversely impact segments of the historic Old Trace that runs throughout this section, all listed on the National Register of Historic Places.

Emerald Mound, located near milepost 10.3 on the Natchez Trace Parkway, is a very impressive prehistoric Natchez Indian ceremonial mound. The mound covers nearly eight acres and is the third largest Indian mound of any type and the second largest ceremonial mound in the United States. The mound was constructed and used during the Mississippian period, approximately A.D. 1300-1600. Two secondary mounds are located on either end of the mound top. Archaeological evidence indicates that six tertiary mounds were built between the secondary mounds. All of the secondary and tertiary mounds probably supported wooden ceremonial structures. Emerald Mound is on the List of Classified Structures (LCS) and has been designated a National Historic Landmark.

Mount Locust (1780-1820) is one of the oldest dwellings in the state of Mississippi, the only extant stand/inn along the Old Natchez Trace, and the only historic Park building open for visitation where interpretation of Old Trace and its significances are interpreted. Mount Locust functioned as

2

both an inn and a plantation. It is also the only existing inn, among more than fifty, that operated along the Old Natchez Trace. Under Section 110 of the National Historic Preservation Act, the Natchez Trace Parkway is mandated to identify, evaluate and protect historic properties eligible for listing on the National Register of Historic Places.

We hope the information we have provided is sufficient to answer your concerns regarding the proposed development affecting the Parkway. Should you require additional information, please feel free to contact D. Craig Stubblefield, Chief of Resource Management, at (662) 680-4004.

Sincerely,

Wendell A. Simpson  
Superintendent

Cc: Mississippi SHPO



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY  
REGION 6  
1445 ROSS AVENUE, SUITE 1200  
DALLAS, TX 75202-2733

D0077

Ms. Carol M. Borgstrom  
Director  
Office of NEPA Policy and Compliance, EH-42  
U.S. Department of Energy (DOE)  
Washington, DC 20585-0119

Dear Ms. Borgstrom:

In accordance with the National Environmental Policy Act (NEPA) and Section 309 of the Clean Air Act, Environmental Protection Agency (EPA) Region 6 has reviewed the Draft Environmental Impact Statement (DEIS) Site Selection for the Expansion of the Strategic Petroleum Reserve (SPR). As required by the Energy Policy Act of 2005, DOE would expand the SPR to its full authorized capacity by selecting additional storage sites. DOE would develop one new site or a combination of two new sites, and would expand capacity at two or three existing sites. Storage capacity would be developed by solution mining of salt domes and disposing of the resulting salt brine by ocean discharge or underground injection. New pipelines, marine terminal facilities, and other infrastructure could also be required.

EPA rates the DEIS as "EC-2," i.e., EPA has "Environmental Concerns and Requests Additional Information in the Final EIS (FEIS)." EPA has identified environmental impacts that should be avoided to protect the environment. These concerns may require changes to the preferred alternative or application of mitigation measures that can reduce environmental impact. EPA has identified the need for additional information to be included in the FEIS to complement and to more fully insure compliance with the requirements of NEPA and the Council on Environmental Quality (CEQ) regulations. Areas requiring additional information or clarification include: general information, air quality, wetlands, and water permits. Detailed comments are enclosed with this letter, which more clearly identify our concerns and the informational needs requested for incorporation into the FEIS.

Our classification will be published in the Federal Register according to our responsibility under Section 309 of the Clean Air Act to inform the public of our views on proposed Federal actions. If you have any questions, please contact Mike Jansky of my staff at (214) 665-7451 for assistance.

EPA appreciates the opportunity to review the DEIS. Please send our office five copies of the FEIS when it is sent to the Office of Federal Activities, EPA (Mail Code 2252A), Ariel Rios Federal Building, 1200 Pennsylvania Ave, N.W., Washington, D.C. 20004.

Sincerely yours,

Rhonda M. Smith, Chief  
Office of Planning and  
Coordination (6EN-XP)

Enclosure

Weld  
7/19/06

Internet Address (URL) • <http://www.epa.gov>  
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**DETAILED COMMENTS  
ON THE  
DRAFT ENVIRONMENTAL IMPACT STATEMENT  
FOR THE  
PROPOSED EXPANSION OF THE  
STRATEGIC PETROLEUM RESERVE**

**COMMENTS**

**General**

2 | Page 1-3, Section 1.4.2.1, Summary of Scoping: The response to the scoping comment regarding cumulative impacts that the Stratton Ridge LNG project is not going forward is incorrect. Freeport LNG is actively pursuing the development of a 7.5 bcf underground gas storage facility in the salt dome. Please correct this in the FEIS.

3 | Pages 2-27 to 2-30, Section 2.4.1, Bruinsburg Storage Site: The Figure 2.4.1-5 is incorrect or at best misleading. The ExxonMobil Refinery is not on the west side of the Mississippi River as depicted. It is almost due east of the Placid Oil Refinery, but on the other side of the river. If there is a new crude oil pipeline planned to run from the proposed Anchorage Tank Farm under the Mississippi River to the ExxonMobil Refinery this should be discussed in the FEIS.

4 | Page 2-52, Section 2.4.6, Stratton Ridge Storage Site: Figure 2.4.6-1 should reflect the proposed Freeport LNG underground gas storage facility that either overlaps or immediately adjoins the proposed Stratton Ridge facility.

5 | Page 3.61, Section 3.4.8, Stratton Ridge (Multi-Use Impacts): There is no discussion of the proposed use of the Stratton Ridge dome by Freeport LNG as an underground gas storage site.

6 | Page 3-70, Section 3.5.1-3, Greenhouse Gas Emissions: The analysis of the release of methane gas during the solution mining of the salt domes should be compared to the analysis conducted by the US Coast Guard and Sandia National Laboratories for the salt dome storage construction impacts at the proposed Main Pass Energy Hub (pp. 4-103 and 4-104, Final EIS March 2006) off the coast of Louisiana.

7 | Page 3-92, Section 3.5.8.2, Construction Impacts: The discussion of State Implementation Plan (SIP) requirements incorrectly references Louisiana statutory and regulatory standards instead of the Texas standards that actually apply to Stratton Ridge. The Louisiana SIP would be applicable to part of the Bruinsburg proposal (pipeline construction/operation with the Baton Rouge air shed (Ascension, East Baton Rouge, Iberville, Livingston, and West Baton Rouge parishes in Louisiana) and the tank farm construction/operation at Anchorage) as well as the various proposals that include expansion of the Bayou Choctaw facility. The Texas SIP would apply to the proposed Stratton Ridge facility and the pipelines in the Houston-Galveston-Brazoria air shed (Brazoria, Chambers, Fort Bend, Galveston, Harris, Liberty, Montgomery, and Waller counties in Texas) as well as the various proposals that include expansion of the Big Hill

7 | facility within the Beaumont-Port Arthur air shed (Hardin, Jefferson, and Orange counties in Texas).

8 | Page 3-108, Section 3.6.2.1.3, Impacts Associated with Constructing Pipelines: The FEIS should identify any special procedures to be employed for the Mississippi River crossing from the Baton Rouge area to the proposed Anchorage tank farm included in the Bruinsburg proposal.

9 | Page 3-111, Section 3.6.2.1.5, Impacts of Oil Spills to Surface Waters: There is only a reference made to Louisiana SPCC regulations. Are there Mississippi and Texas SPCC regulations that would be applicable to one or more proposals?

10 | Page 3-117, Section 3.6.2.1.9, Impacts from On-Site Wastewater Treatment Plants: Would new wastewater treatment plants or enhancements of existing wastewater plants at the 3 SPR facilities considered for expansion be necessary to handle the larger workforces?

11 | Pages 3-120 to 3-122, Section 3.6.3.1.1, Bruinsburg Surface Water: Table 3.6.3-1 includes a footnote (a) in the header, but the explanation given is only applicable to surface water bodies in Mississippi. There is no corresponding reference to the use designations or classifications for water bodies in Louisiana, although several Louisiana water bodies are included in the table. The table would be more helpful if the surface water bodies were listed by geographic order (north to south) so that those surface water bodies crossed by the Bruinsburg to Anchorage crude oil pipeline could be designated as being in Mississippi or Louisiana.

12 | Page 3-124, Section 3.6.3.1.1, Bruinsburg Surface Water: An incorrect inference could be drawn (2<sup>nd</sup> paragraph) that all of the impaired water bodies crossed by the crude oil pipeline are in Mississippi. But according to the information in Table 3.6.3-1 (portion on p. 3-121), some of the impaired water bodies are in Louisiana.

13 | Page 3-146, Section 3.6.7.1.2, Richton Surface Water: While the surface water bodies crossed by the crude oil pipeline going to the Liberty tank farm are in Mississippi, several of them drain into Louisiana. The FEIS should explain whether potential impacts to designated uses in Louisiana have been incorporated into the environmental analysis.

14 | Page 3-162 to 3-165, Section 3.6.9.1, Bayou Choctaw Surface Water: Bayou Bourbeaux and Bayou Borbeaux appear to be used interchangeably throughout this section. For example, Bayou Borbeaux is on Table 3.6.9-1, but Bayou Bourbeaux is on Figure 3.6.9-1. The text on p.3-162 uses both spellings in different paragraphs. Are both references to the same water body or are there actually two different bayous? If the latter is correct, the table and figure should be revised to reflect two different water bodies.

15 | Pages 3-293 to 3-299, Section 3.8.2, Affected Environments: The FEIS should disclose if the construction and operational employment figures, if any, for the Anchorage, Liberty and Texas City tank farms are internalized with the data for the Bruinsburg, Richton and Stratton

Appendix N: Comments on Draft Environmental Impact Statement

<p style="text-align: center;">3</p> <p>15 Ridge proposed sites, respectively..</p> <p>16 Pages 3-299 to 3-303: Section 3.8.3, Impacts: Are the construction and operational employment figures, if any, for the Anchorage, Liberty and Texas City tank farms internalized with the data for the Bruinsburg, Richton and Stratton Ridge proposed sites, respectively?</p> <p>17 Page 3-305, Section 3.9.1.1, Identification of Historic Properties: Was the Louisiana State Historic Preservation Office aware that the crude oil pipeline could run from Bruinsburg to the Anchorage tank farm? There are a number of national and state recognized historic sites in the general area of the proposed route of the pipeline (East Feliciana, West Feliciana and East Baton Rouge parishes).</p> <p>18 Page 3-324, Section 3.10.2.2, Operation and Maintenance Impacts: Were the noise impacts associated with the pumping station west of Columbia, MS, along the Richton to Liberty crude oil pipeline analyzed and included in the Richton data?</p> <p>19 Page 4-2, Section 4.2, Methodology: There are other Gulf Coast area natural gas pipeline and storage projects regulated by FERC that are not directly associated with LNG terminals that should be considered in Table 4.2-1 and the potential cumulative impacts analysis.</p> <p>20 Page 4-16, Section 4.8.1 Stratton Ridge Storage Site: The description incorrectly characterizes the Freeport LNG proposal. Freeport LNG intends to create a salt dome cavern storage facility for natural gas post-regasification. It is not an underground storage facility for liquefied natural gas. The cumulative impacts analysis should reflect the Freeport LNG proposed natural gas storage facility as well as the natural gas pipeline from the regasification facility on Quintana Island.</p> <p>21 Page 4-21, Section 4.11.2, West Hackberry Associated Infrastructure: The paragraph incorrectly characterizes the state of LNG terminal and pipeline development in Calcasieu and Cameron parishes. Currently one LNG terminal is operating in Calcasieu Parish and three FERC approved LNG terminals in Cameron Parish are under various stages of development. The operating terminal (Trunkline LNG) has been approved for an expansion. Two of the Cameron Parish terminals have already sought expansion, one of which has been granted by FERC.</p> <p><b>Air Quality</b></p> <p>22 In Chapter 3, the potential emissions from backup diesel generators are estimated and provided for public review. However, it is unclear from the document whether or not the emissions from the backup generators are to be included in any necessary state or federal permits for the facility. Please note that if the backup generator emissions are not accounted for in a permit and occur in a nonattainment area, then these emissions must be part of the general conformity applicability analysis. If the emissions from these backup generators are included in a permit, then they may be excluded from the general conformity applicability analysis. Please</p>	<p style="text-align: center;">4</p> <p>clarify this in the FEIS.</p> <p>23 The DEIS provides a breakdown of emissions expected from each type of activity (i.e., pipeline construction, salt dome construction, emissions from worker vehicles, etc.) for each potential site. Please clarify in the final EIS that emissions for all co-located activities occurring within the same calendar year have been summed in general conformity applicability analysis. In other words, if the salt dome construction and pipeline construction are occurring in the same year and within the same nonattainment area, then these emissions should be summed in order to consider their impact on the airshed within the nonattainment area.</p> <p>24 To compare VOC emissions to the conformity de minimis levels, a correction factor of 20% is applied to the total non-methane hydrocarbon emissions modeling results to essentially remove ethane from the equation. Please justify the use of 20% as a correction factor.</p> <p>25 Since the Stratton Ridge emission estimates appear to be quite close to the conformity de minimis threshold, if this site is selected as the preferred alternative in the FEIS, we recommend inclusion of the updated applicability analysis and conformity determination (if necessary) in the FEIS.</p> <p>26 Appendix A indicates that construction equipment emission estimates were made with the assumption that any diesel equipment will meet the EPA Tier 1 emission standards, or, in other words, that relatively new (model year 2000 or newer) equipment will be used for construction activity on this project. Please clarify this assumption and explain whether this will be a requirement of the construction bidding process.</p> <p><b>Wetlands</b></p> <p>27 Section 2.2.3: The FEIS should identify a preferred alternative without relegating avoidance, minimization and mitigation of wetlands to a later decision via the Section 404 process. The DEIS identifies the Clovelly site as least environmentally damaging to wetlands. Section 404 of the Clean Water Act requires the least damaging practicable alternative be selected. It appears from the information provided by DOE that the proposed Clovelly site plus the expansion of the 3 existing facilities (Bayou Choctaw, Big Hill and West Hackberry) should be selected as the preferred alternative.</p> <p>28 Appendix B.4: The DEIS states that DOE would prepare a compensation plan and submit it with the application (404 permit). EPA recommends that a preference be made by DOE to look first for restoration opportunities where possible. Restoration of wetlands such as reforestation of prior converted cropland along with restoration of hydrology would more likely result in successful mitigation and would help meet the Administration's "No-Net-Loss" Policy.</p> <p>29 Section 3.7.2.1.1: Page 186, paragraph 4, states that "only wetlands regulated under Section 404 and 401 of the Clean Water Act would be delineated." NEPA has a broader reach than Section 404 of the Clean Water, accordingly, EPA recommends that DOE more fully and accurately account for project impacts to the environment by delineating all wetlands and potential impacts that may occur as a result of the project. All impacts to aquatic resources should be identified and mitigated for regardless of jurisdictional status. DOE should submit maps showing the extent of all wetlands and differentiate those areas it perceives as jurisdictional and</p> <p>30</p>
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<p style="text-align: center;">5</p> <p>30 non-jurisdictional for final assessment under Section 404 and 401. Wetlands found to be jurisdictional and impacted directly or indirectly by the project would be evaluated according to Section 404 and 401 of the Clean Water Act. Wetlands identified and confirmed to be non-jurisdictional (isolated) should be mitigated for to fully offset project impacts and to comply with the Administration's "No-Net-Loss" and the President's 2004 Earth Day Goal of a "Net-Gain" of the Nations Wetlands.</p> <p>31 Section 3.7.2.1.1: Page 186, last paragraph, states that "The USACE and state agency would review and approve the compensation plan through the Section 404/401 permit process". Section 404 affords both Federal and state resource agencies the opportunity to review and comment on any and all proposed compensatory mitigation plans prior to final approval. EPA recommends that the DEIS statement above be revised to read "Federal and state resource agencies would have the opportunity to review and comment on the proposed mitigation plan prior to final approval."</p> <p>32 Section 4.2.7: Beyond compliance with NEPA and CWA Section 404, there is also a fundamental need to ensure that the proposed project is not inconsistent with Federal and state efforts to restore coastal Louisiana. The Federal and state interest in stemming the rapid loss of Louisiana's coastal wetlands and barrier islands has lead to a range of ongoing and proposed coastal restoration projects and programs. These include projects developed under the Coastal Wetlands, Planning, Protection and Restoration Act, as well as the proposed Louisiana Coastal Area Ecosystem Restoration Plan, which is currently being considered by Congress for possible authorization within the Water Resources Development Act. Most recently, the Corps of Engineers and state of Louisiana have embarked on an ambitious effort to produce a plan that would increase hurricane protection in coastal Louisiana through structural measures such as levees and non-structural measures such as coastal restoration and protection.</p> <p>The aforementioned Federal investments in coastal restoration are motivated in part by the recognition that past and ongoing loss of Louisiana's coastal wetlands and barrier islands puts vital energy infrastructure at increasing risk from storm damage. In this way, coastal restoration efforts can be considered part of an overall strategy to provide secure and reliable energy for the nation's economy. Rigorous efforts to avoid and minimize adverse wetland impacts from the proposed project will help ensure that it is not in conflict with the Federal interest in these coastal restoration efforts, including the shared goal of energy security. Moreover, the project sponsor should also ensure that there is no conflict with any specific coastal restoration projects that may be in the vicinity of the various alternatives under consideration.</p> <p><b>National Pollutant Discharge Elimination System</b></p> <p>33 Region 6 EPA would have oversight on the two sites in the State of Texas, new site Stratton Ridge, and expansion at Big Hill. Our concern is that while the activity does not fall under the 316(b) regulations for cooling water intake structures, it seems that EPA could possibly make a case-by-case determination using Best Professional Judgement (BPJ) to use equivalent</p>	<p style="text-align: center;">6</p> <p>33 technology. The facility will need 50.4 MGD for solution mining, and they will withdraw the water from the intercostal waterway off the Texas coast. The DEIS states that they will have the structure in a shipping channel maintained by the COE. The intake structure will have rotating marine removal screens, and the velocity would be maintained at 0.5 feet per sec. EPA is interested in knowing what size openings are on the screens and whether any chemicals will be used to inhibit marine growth on the intake structures.</p> <p>34 Additionally, the facility will be hydrostatic tested when complete. Basically, the salt cavern is a large bottle shaped structure, taller than wide, holding from 275 to 500 million gallons liquid. The salt dome will not hold 100% oil, water will be used as a means to maintain pressure on the system. A single site may have several such domes at its location. EPA is interested in knowing what volume of water will be required for hydrostatic testing; the volumn of water needed for pipeline infrastructure; and where the discharged is located and the rate of discharge. Please provide this information in the FEIS.</p>
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Appendix N: Comments on Draft Environmental Impact Statement

D0106

July 12, 2006

Mr. Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue, S.W.  
Washington, DC 20585-0301

Dear Mr. Silawsky:

This is in regard to the U.S. Department of Energy's (DOE) Draft Environmental Impact Statement, Site Selection for the Expansion of the Strategic Petroleum Reserve (DEIS). The U.S. Fish and Wildlife Service (Service) has reviewed the DEIS and offer the following comments for your consideration. Our comments cover the two sites for Mississippi (the Bruinsburg and Richton sites). Our field offices in Louisiana and Texas will provide comments on those sites in Louisiana and Texas. We have also coordinated our comments with the Mississippi Natural Heritage Program (MNHP), and their comments have been incorporated. The MNHP plans to submit written comments, and we concur with their comments.

**General Comments**

1 The DEIS provides, in general, a good discussion of impacts to fish and wildlife resources in Mississippi. However, there are several inadequacies and omissions that should be addressed in the document. These inadequacies and omissions deal with disagreements regarding the severity of the impacts. The document only mentions mitigation for jurisdictional wetlands. The National Environmental Policy Act (NEPA), E.O. 11990, our mitigation policy, and the Fish and Wildlife Coordination Act require that non jurisdictional wetlands of high value to our trust resources be also adequately mitigated. In addition, the DEIS discusses only alternatives that use surface water to develop caverns in salt domes. The Service believes that serious consideration should be given to an alternative that utilizes ground water to develop caverns.

3 Moreover, the DEIS does not adequately address potential for destabilization of the channel structure of Bayou Pierre consequent to installation of the Bruinsburg facility in its floodplain near its confluence with the Mississippi River. There may be no significant problem, but considering the history of channel destabilization in Bayou Pierre, the subject should be discussed in the document. Bayou Pierre is the only stream supporting the federally threatened Bayou darter, and also supports the state-endangered crystal darter. Our specific comments are provided below.

**Specific Comments**

1

5 **Page S-29, Richton.** This section summarizes impacts of the Richton alternative to the endangered yellow-blotched map turtle and Gulf sturgeon and the pearl darter, a candidate species. The document should also state that the raw water intake would also adversely affect these species through impairment of water quality.

6 **Page S-32, CUMULATIVE IMPACTS, paragraph 1.** The paragraph concludes by stating that DOE does not expect the cumulative effects to threatened and endangered species to be significant. Operation of the proposed raw water intake on the Leaf River in combination with other major water users on the river could have significant cumulative effects especially during low flow conditions. For example, although the water removed from the Leaf River by the paper mill at New Augusta and the power plant upstream is eventually returned to the River, these facilities frequently hold this water for some time. Unpermitted water removal for other purposes such as irrigation and livestock watering is also greater during low flow conditions. These activities in combination with the operation of the raw water intake could result in significant cumulative, adverse effects.

7 **Page 2-1, Chapter 2, Proposed Action and Alternatives.** This chapter provides a detailed discussion on development and selection of alternatives. The alternatives being considered in detail for Mississippi include surface water withdrawal to construct caverns in the salt domes for crude oil storage. Agency representatives during an interagency meeting on June 22, 2006, reached consensus that the surface water withdrawal from the Leaf River would be damaging to aquatic resources including listed species, and other water sources including ground water should be given detailed consideration for dissolution of the caverns. Geologists with the State of Mississippi provided locations of potential wells to provide water for cavern construction. The Fish and Wildlife Service recommends that the DOE develops and give detailed consideration to an alternative that would use primarily groundwater, or water from reservoir storage, to construct the caverns during low flow conditions.

8 **Page 2-72, Table 2.8-3: Impacts to Wetlands.** This table provides an estimation of wetland acres filled and permanently converted by construction of the storage and expansion sites and ancillary facilities. It also estimates the acres of wetlands within the temporary and permanent easement for the project rights-of-ways (ROWs). The table should also give estimated acres for wetlands filled and permanently converted in the temporary and permanent ROWs. This information would be necessary to adequately assess impacts of the proposed alternatives.

9 **Page 2-74, Richton, bullets 3 through 5.** These bullets provide a summary of impacts by the Richton alternative to the federally endangered yellow-blotched map turtle and Gulf sturgeon and the pearl darter (candidate species). The impact summary should mention that operation of the raw water intake on the Leaf River would adversely affect these species through degradation of water quality during low flow periods.

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Appendix N: Comments on Draft Environmental Impact Statement

<p>10 <b>Page 2-80, Table 2.8-1: Comparison of Impacts for Alternatives with Three Expansion Sites and No-Action Alternative.</b> This table compares impacts of the new sites, the three expansion sites, and the no-action alternative. The Richton site would discharge brine into the Gulf of Mexico through 75 diffusers placed about 60 feet apart. Modeling indicates that there would be a small increase in water salinity (about 4 parts per thousand) and this increase is within natural salinity variation. The Service believes there should be further elaboration on this conclusion. The brine discharged in the Gulf of Mexico would be released near the bottom and would have a salinity of over 235 parts per thousand (ppt). The salinity of the water in the vicinity of the release is 35 ppt. Since the brine is denser than the surrounding water, the brine would flow along the bottom and there would be considerable time before mixing is complete. Therefore, we believe there would be a mixing zone over a large area with elevated salinity levels. The mixing zone would be avoided by highly mobile animals such as fish and shrimp, and could seriously impact benthos dwelling in the mixing zone. In short, the mixing zone could potentially be a depressed zone for aquatic life. The Service believes that brine water released into the Gulf should be closely monitored for effects on aquatic life.</p> <p>11 <b>Page 2-83, Table 2.8-1: Comparison of Impacts for Alternatives with Three Expansion Sites and No-Action Alternative.</b> The table discusses that only jurisdictional wetlands will be mitigated because of the importance of wetlands. The Service has determined that non jurisdictional wetlands of shorter hydro periods including forested and emergent wetlands are also of regional importance and recommends that the loss of these areas be mitigated. Our recommendation is in accordance with E.O. 11990, which requires no net loss of wetlands. Our recommendation is also in accordance with NEPA, our mitigation policy, and the Fish and Wildlife Coordination Act.</p> <p>12 <b>Page 3-5, paragraph 1.</b> This paragraph discusses brine spills in marine environments at existing SPR sites, and concludes by stating that these spills had little impact on fish and wildlife habitat. We recommend that the paragraph also discuss impacts of brine spills in freshwater habitats. Brine spills in freshwater habitats are usually more damaging than spills in marine habitats.</p> <p>13 <b>Page 3-5, Table 3.2.1-1.</b> This table provides information on brine spills at existing SPR sites from 1982 through 2003. The table should also mention whether the spills occurred in freshwater or a marine environment.</p> <p>14 <b>Page 3-11, paragraph 4.</b> The document discusses that oil spills would occur during operation of the proposed project. It further mentions some ways oil cleanup could be handled to reduce impacts to the environment. This section should also discuss compensation responsibilities for oil spill injuries to our trust resources (e.g. migratory waterfowl, wetlands, endangered and threatened species, etc.) and state trust resources. This information allows for a more complete disclosure and discussion of impacts to the natural environment.</p> <p style="text-align: center;">3</p>	<p>15 <b>Page 3-13, paragraph 3, lines 1 through 9.</b> This section discusses the impacts of a large brine spill in the Gulf Intracoastal Waterway. The discussion implies that the brine spill did not have a significant impact on fish and wildlife resources, and thus, any future large brine spills would not have significant impacts on the environment. However, the last two sentences state that decay of organic matter in some ponds depressed dissolved oxygen levels and increased water temperature. Further elaboration is needed on these statements to better assess impacts of this large brine spill. For example, it should be stated what percentage of the vegetation in the ponds was killed by the brine spill and how long was required for the area to revegetate. The document should also mention to what extent was dissolved oxygen levels depressed, and the ambient water temperature increased. If the brine spill killed a significant percentage of the vegetation and resulted in severely depressed oxygen levels and significantly increased water temperature, the spill had significant impacts on fish and wildlife resources.</p> <p>16 <b>Page 3-191, paragraph 3, lines 3 through 5.</b> It is stated that unavoidable wetland impacts would be compensated by creating, restoring, and/or preserving wetlands, paying an in-lieu of fee, or buying credits from an approved mitigation bank. We request DOE consider as a mitigation option acquiring in holdings or lands adjacent to Wildlife Management Areas (WMA) and National Wildlife Refuges (NWR). In holdings and adjacent lands are usually areas owned by private landowners. Certain criteria would need to apply including acquisition on a willing seller basis, operation and maintenance costs should be included in the cost, and habitat of in holding should be similar to the wetland habitat lost.</p> <p>17 In addition, Bayou Pierre has a serious headcutting problem, which causes bank sloughing and sedimentation. The headcutting problem is having adverse impacts on the endangered Bayou darter. As the Bruinsburg alternative may potentially exaggerate the head cutting problem, we recommend measures to address the head cutting problem be considered as an option for stream mitigation.</p> <p>18 <b>Page 3-193, paragraphs 3 and 4.</b> These paragraphs present the findings of several studies regarding the effects of brine discharges in marine environments at existing sites. It is concluded that brine discharges were having "no significant biological impacts." However, it was stated that researchers found that fish avoided the brine discharge areas, a decrease in abundance of benthic organisms was found within 31 to 2000 acres of the brine diffusers, and shrimp species would avoid the discharge areas. These findings indicate that the brine discharges have a significant impact on biological resources.</p> <p>19 <b>Page 3-195, Raw Water Intake Structure, paragraph 1, lines 13 through 16.</b> The DEIS states that studies have shown that large volume water intake structures can impinge and entrain thousands of fish during the course of the year, but effective traveling screens and bypass systems can ensure a survival rate of 80 to 90 percent of the impinged fish. We fail to see how the traveling screens and bypasses would work to ensure the survival of up to 90 percent of the impinged fish. Impingement, especially for the small fish, would be expected to result in death. The Service requests further elaboration to understand how the traveling screens and bypass systems would be</p> <p style="text-align: center;">4</p>
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Appendix N: Comments on Draft Environmental Impact Statement

<p>19   expected to result in such a high survival rate for impinged fish. A drawing of a typical traveling screen and bypass system in the technical appendices would also be helpful.</p> <p>20   <b>Page 3-245, paragraph 2, last line.</b> The sentence states that darters along with a host of fish species “adapt well to changes in the environment.” The document should explain how darters adapt well to changes in the environment. Darters are freshwater species that are very sensitive to changes in their environment such as head cutting, increase in sedimentation, and changes in water quality.</p> <p>21   <b>Page 3-245, Special Status Species, paragraph 2, last two lines.</b> The paragraph states that candidate species such as the pearl darter are not regulated under the Endangered Species Act unless they are listed as threatened or endangered by the U.S. Fish and Wildlife Service or National Oceanographic and Atmospheric Administration before the proposed action is undertaken. The document should also mention that although the pearl darter has not been officially listed, federal agencies generally give it and other candidate species the same consideration as listed species. Furthermore, the American Fisheries Society considers the fish as threatened, and the State of Mississippi lists the pearl darter as a species of special concern and a state endangered species. Therefore, the Service requests the Department of Energy to treat the pearl darter as a listed species.</p> <p>22   <b>Page 3-247, paragraph 5, lines 3 through 5.</b> The document states that the only area where the pearl darter spawning has been documented in recent decades is in the Leaf River near Hattiesburg, which is located upstream from the proposed raw water intake (RWI). The statement seems to imply that the pearl darter does not occur below the proposed location of the RWI. It would also contradict a statement made earlier on page 3-245 that “the pearl darter has been documented throughout the Leaf River...” The Service information also indicates that the pearl darter occur throughout the Leaf River into the Pascagoula River.</p> <p>23   <b>Page 3-253, Plants, Wetlands, and Wildlife, Paragraph 2.</b> The Department of Energy discusses at length that, in order to obtain a construction permit and water quality certificate in accordance with the Clean Water Act, they will work with the Corps of Engineers (COE) and Mississippi Department of Environmental Quality (MDEQ) to develop a mitigation plan for the loss of jurisdictional wetlands. The Fish and Wildlife Coordination Act requires that federal agencies consult with the Service when their proposed activities in any waterbodies would result in the loss of fish and wildlife habitat including wetlands. Therefore, the DEIS should state that the mitigation plan for wetland losses will be developed in consultation with the COE, MDEQ, and the FWS.</p> <p>24   <b>Page 3-254, paragraph 5, lines 7 through 8.</b> The document mentions that impinged yellow-blotched map turtles would be returned downstream of the intake by traveling screens. The DEIS omits any discussion regarding the condition of the turtles returned to the stream. We believe that a potentially significant percentage of the turtles could die from this traumatic incident.</p> <p style="text-align: center;">5</p>	<p>25   <b>Page 3-255, last paragraph, line 3 through 6.</b> The document states that due to the small size of the pearl darter, impingement on the screens or entrainment through the screens would occur and would cause bodily harm that may lead to death of some individual fish. This paragraph appears to indicate that the fish entrained through the screens and impinged would not suffer high mortality. The Service disagrees with this conclusion. All of the entrained fish would be killed, and impingement of the fish would result in almost 100 percent mortality. This inadequacy should be remedied in the DEIS.</p> <p>26   <b>Page 3-256, paragraph 1.</b> This paragraph discussed Section 7 consultation regarding the Gulf sturgeon. Section 7 consultation would also be required for the threatened yellow-blotched map turtle. This omission should be addressed in the EIS.</p> <p>27   <b>Page 3-256, paragraph 1 and 2.</b> These paragraphs provide the conclusions regarding the impacts of the Richton RWI on endangered and threatened species. It is our understanding that the impacts would occur when the Leaf River is at average annual low-flow discharge of 720 cubic feet per second or near the 7Q10 discharge (503 cfs). During the June 22 interagency meeting, DOE mentioned that removal of water from the Leaf River would continue when river flows reached the 503 cfs discharge. Pumping of water from the Leaf River when flow is below 503 cfs would have severe impacts on listed and non threatened and endangered aquatic species. Impacts resulting from pumping water when flow is below 503 cfs should be discussed in the EIS.</p> <p style="text-align: center;"><b>Summary and Conclusions</b></p> <p>28   The Richton alternative as planned would be damaging to fish and wildlife resources. Serious impacts to aquatic life would occur when water is being withdrawn from the Leaf River at average annual low flow discharge. If water withdrawal from the Leaf River is allowed to continue at or below 503 cfs (7Q10), the Gulf sturgeon, yellow-blotched map turtle, and pearl darter would be severely impacted. Therefore, the FWS recommends that the Richton alternative as planned not be selected as the preferred alternative. However, the Richton site would be acceptable if groundwater is used for dissolution of caverns instead of surface water from the Leaf River. Also, measures should be included</p> <p>29   to avoid elevated salinity levels at the end of the outflow pipe in the Gulf.</p> <p>30   The Bruinsburg alternative as planned would also result in significant impacts to fish and wildlife resources. If the plan is selected as the preferred alternative, the Service recommends the following measures be considered for inclusion in the plan: 1) directional drilling from outside the Bayou Pierre floodplain to create and service the storage caverns, 2) within the floodplain structural engineering to protect the Bayou Pierre system from future rounds of head-cuts, 3) co-location of pipes within existing ROWs, 4) directional drilling beneath sensitive streams, and 5) placing the proposed Jackson tank farm in upland areas to avoid wetland losses. Finally, the DOE should fulfill their obligations under NEPA and the Fish and Wildlife Coordination Act regarding mitigation of fish and wildlife habitat including jurisdictional wetlands as well</p> <p>31   as non jurisdictional wetlands.</p> <p>32  </p> <p style="text-align: center;">6</p>
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State Government



DEPARTMENT OF ENVIRONMENTAL QUALITY

KATHLEEN BARRIEAUX BLANCO  
GOVERNOR  
MARCO MONTELL, Ph.D.  
SECRETARY

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00005

June 5, 2006

Mr. Donald Silawsky, NEPA Document Manager  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Ave., S.W.  
Washington, DC 20585-0301

RE: DBQ0605250188; Draft EIS; Lafourche, Iberville, Cameron, and Calcasieu Parishes  
Proposed Site Selection for the Expansion of the Strategic Petroleum Reserve (DOE/EIS-0385)

Dear Mr. Silawsky:

The Department of Environmental Quality, Office of Environmental Assessment and Office of Environmental Services has received your request for comments on the above referenced project.

There were no objections based on the limited information submitted to us. However, the following comments have been included and/or attached. Should you encounter a problem during the implementation of this project, please make the appropriate notification to this Department.

The Office of Environmental Services recommends that you investigate the following requirements that may influence your proposed project:

1. If your project results in a discharge to waters of the state, submittal of a Louisiana Pollutant Discharge Elimination System (LPDES) application may be necessary.
2. If the project results in a discharge of wastewater to an existing wastewater treatment system, that wastewater treatment system may need to modify their LPDES permit before accepting the additional wastewater.
3. LDEQ has stormwater general permits for construction areas equal to or greater than one acre. It is recommended that you contact Aaron Cox at (225) 219-3092 to determine if your proposed improvements require one of these permits.
4. All precautions should be observed to control nonpoint source pollution from construction activities.

MANAGEMENT & FINANCE  
- PO BOX 4303, BATON ROUGE, LA 70821-4303  
PHONE: (225) 219-3840 FAX: (225) 219-4000  
WWW.DEQ.LOUISIANA.GOV

June 5, 2006  
Page 2

- 2 5. If any of the proposed work is located in wetlands or other areas subject to the jurisdiction of the U.S. Army Corps of Engineers, you should contact the Corps to inquire about the possible necessity for permits. If a Corps permit is required, part of the application process may involve a Water Quality Certification from LDEQ.
- 3 6. All precautions should be observed to protect the groundwater of the region (SEE ATTACHMENT).

Currently, Iberville Parish is classified as nonattainment with the National Ambient Air Quality Standards.

- 4 Currently, Lafourche, Cameron, and Calcasieu Parishes are classified as attainment parishes with the National Ambient Air Quality Standards for all criteria air pollutants.

Please forward all future requests to the Louisiana Department of Environmental Quality, Office of Management and Finance, Contracts & Grants, P. O. Box 4303, Baton Rouge, LA 70821-4303, and we will expedite your request as quickly as possible. Should you need any additional information please call me at (225) 219-3815.

Sincerely,

*Lisa L. Miller*  
Lisa L. Miller  
Contracts & Grants

llm:yhn  
Enclosure



D0080

State of Louisiana

DEPARTMENT OF WILDLIFE AND FISHERIES

KATHLEEN BABINEAUX BLANCO  
GOVERNOR

DWIGHT LANDRENEAU  
SECRETARY

July 10, 2006

Mr. Don Silawsky  
Office of Petroleum Reserves, FE-47  
U.S. Department of Energy  
Washington, DC 20585-0301

RE: Draft Environmental Impact Statement for Site Selection for the Expansion of the Strategic Petroleum Reserve (Document No. DOE/EIS-0385)

Dear Mr. Silawsky:

The professional staff of the Louisiana Department of Wildlife and Fisheries (LDWF), Office of Wildlife, has reviewed the Department of Energy's Draft Environmental Impact Statement (DEIS) for site selection for the expansion of the Strategic Petroleum Reserve (SPR). The Department of Energy is evaluating eight alternative storage sites that would expand the SPR to its full authorized 1 billion-barrel capacity. The Department of Energy would develop a combination of one or two proposed new SPR sites with the expansion of two or three existing SPR sites. Based upon this preliminary review, LDWF submits the following comments:

Of the five sites proposed for the construction of a new SPR site, two are located in Lafourche Parish, Louisiana (i.e., Clovelly and Chacahoula). Also, two of the three sites proposed for expansion of existing SPR sites are located in Louisiana (i.e., Bayou Choctaw in Iberville Parish and West Hackberry in Cameron and Calcasieu Parishes).

According to the DEIS, for all filling and permanent conversion of wetlands the Department of Energy would complete a wetland delineation, secure a jurisdictional determination, and secure Clean Water Act Section 404/401 permits from the U.S. Army Corps of Engineers (USACE). LDWF requests that a USACE jurisdictional wetland determination be conducted at each alternative SPR site in order to verify/quantify the wetland impacts associated with each site.

LDWF is concerned about the direct impact of the proposed SPR expansion on wetlands and inshore and offshore fishery resources of Louisiana. If need can be established, actions must be taken to avoid and/or minimize adverse impacts to fish and wildlife resources. Those actions and other measures designed to fully compensate for unavoidable wetland impacts must be addressed in a mitigation plan and approved by USACE, LDWF, and other interested natural resource agencies.

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AN EQUAL OPPORTUNITY EMPLOYER

Page 2  
Mr. Silawsky  
July 10, 2006

1 | To minimize impacts to wetlands, LDWF recommends that horizontal directional drilling be used at all perennial stream crossings (to include adjacent riparian wetlands) and at coastline interfaces. Also, construction right-of-ways through wetlands need to be minimized as much as practicable.

In addition to the issues listed above, please find attached a copy of a correspondence, dated March 8, 2006, from the LDWF Louisiana Natural Heritage Program and addressed to Ms. Karen M. Fadely of ICF Consulting. The letter details potential rare, threatened, and endangered species and critical habitats which are anticipated to be impacted by the proposed SPR expansion. These attached comments are to be included with those identified above.

The Louisiana Department of Wildlife and Fisheries seeks to work with you in a facilitative manner on this and future endeavors. Please do not hesitate to contact Kyle Balkum (225-765-2819) of our Habitat Section should you need further assistance.

Sincerely,

Brandt Savoie  
Deputy Assistant Secretary

kfb

Attachment

c: EPA, Dallas, TX  
USFWS, Ecological Services Field Office, Lafayette, LA  
W. Parke Moore, III, Assistant Secretary, Office of Wildlife  
John Roussel, Assistant Secretary, Office of Fisheries  
Venise Ortego, LDWF, Baton Rouge, LA



State of Louisiana

DEPARTMENT OF WILDLIFE & FISHERIES  
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DWIGHT LANDRENEAU  
SECRETARY

KATHLEEN BABINEAUX BLANCO  
GOVERNOR

**Date** March 8, 2006  
**Name** Karen M. Fadely  
**Company** ICF Consulting  
**Street Address** 9300 Lee Highway  
**City, State, Zip** Fairfax, VA 22031  
**Project** Dept. of Energy: Proposed Oil Reserve Expansion and Pipeline Installation  
**Invoice Number** 06030801

Personnel of the Habitat Section of the Fur and Refuge Division have reviewed the preliminary data for the captioned project.

Our records indicate the proposed project may potentially impact 9 bald eagle (*Haliaeetus leucocephalus*) nesting sites. This species is listed as threatened under the Endangered Species Act. No major activities should occur during the nesting period (October 1- May 15) within one mile of the nest tree. To protect the core nesting area, there should be no activity within a 1,500-foot radius of the nest tree at any time. All bald eagle nests (active, inactive or seemingly abandoned) should be protected. Within the core nesting area, no large tree should be removed. For specific location information applicant should contact the LNHP zoologist at 225-765-2823 or 2820 and reference EOR #'s 362, 364, 135, 363, 304, 287, 399, 305, and 435. For consideration of exceptions, applicant must contact Brigette Firmin with USFWS to coordinate activities at 225-291-3108.

The proposed project may impact two ground-nesting birds of concern in Louisiana. The Louisiana Waterthrush (*Seiurus motacilla*) and Worm-eating Warbler (*Helminthos vermivorus*) are known to nest in East and West Feliciana Parishes of Louisiana. Breeding habitat for these birds include wet forested areas along streams and creeks flowing through hilly terrain. We recommend a qualified biologist conduct a survey along the proposed right way if activity takes place during the breeding season. Results of the survey should be sent to the above address care of LNHP. The breeding season for these two species is generally mid-April through July.

The proposed project may potentially impact the long-tailed weasel (*Mustela frenata*). This species is found in a wide variety of habitats, usually near water. Favored habitats include brushland and open woodlands, field edges, riparian grasslands, swamps, and marshes. Dens are in abandoned burrows of other mammals, rock crevice, brushpiles, stump hollows, or spaces among tree roots; one individual may use multiple dens. Research indicates that long-tailed weasels may be sensitive to agriculturally induced fragmentation of habitat and the importance of maintaining landscape connectivity for species conservation.

The proposed project may impact Southern Shield Wood-fern (*Dryopteris ludoviciana*) and Rooted Spike-rush (*Eleocharis radicans*). Both of these plants are considered extremely imperiled in Louisiana due to extreme rarity. A forested seep with large populations of these plants is located in the direct path of the proposed pipeline right of way extending north from Baton Rouge. The area is located at the following lat./lon. Location: (N30 50 17 / W091 13 32). Please contact LNHP botanist Chris Ried at (225) 765-2828 to discuss measures to avoid impacts to these rare plants.

Our database indicates the presence of many waterbird nesting colonies within the proposed project area or within one mile of the proposed project. Please keep in mind that rookeries can move from year to year and no current information is

3

available on the status of these rookeries. We recommend that a qualified biologist inspect the proposed worksite for the presence of nesting colonies during the nesting season. We recommend that on-site contract personnel be informed of the need to identify colonial nesting birds and their nests and should avoid disturbing them during the breeding season. No activity is permitted within 400 meters (700 meters for Brown Pelicans) around rookeries during the breeding season, which is generally March 15-July 15. Contact the US Fish and Wildlife Service at (337) 291-3100 to discuss impacts on rookeries. To minimize disturbance to colonial nesting birds, the following restrictions on activity should be observed:

- For colonies containing nesting wading birds (i.e., herons, egrets, night-herons, ibis, roseate spoonbills, anhingas, and/or cormorants), all activity occurring within 300 meters of a rookery should be restricted to the non-nesting period (i.e., September 1 through February 15, depending on species present).

- For colonies containing nesting gulls, terns, and/or black skimmers, all activity occurring within 400 meters of a rookery should be restricted to the non-nesting period (i.e., September 16 through April 1, depending on species present).

The Louisiana Natural Heritage Program has compiled data on rare, endangered, or otherwise significant plant and animal species, plant communities, and other natural features throughout the state of Louisiana. Heritage reports summarize the existing information known at the time of the request regarding the location in question. The quantity and quality of data collected by the LNHP are dependent on the research and observations of many individuals. In most cases, this information is not the result of comprehensive or site-specific field surveys; many natural areas in Louisiana have not been surveyed. This report does not address the occurrence of wetlands at the site in question. Heritage reports should not be considered final statements on the biological elements or areas being considered, nor should they be substituted for on-site surveys required for environmental assessments. The Louisiana Natural Heritage Program requires that this office be acknowledged in all reports as the source of all data provided here. If you have any questions or need additional information, please call Louisiana Natural Heritage Program at 225-765-2357.

Sincerely,

*Gary Lester*  
Gary Lester, Coordinator  
Natural Heritage Program

1 **MR. JACK MOODY:** All right. My name is Jack Moody. I work for the Mississippi Development Authority. First of all, I would like to acknowledge the very thorough job that Dave and his people have done in Mississippi and Mississippi is delighted to have two candidates for consideration in this expansion. As he pointed out, there was a second candidate put into it and, really, we've got two features in Mississippi, very distinct, very different, and can serve two different purposes, in a sense. Where we are, it's got the biggest, prettiest, shallowest piece of salt anywhere in Mississippi. It's a fabulous natural resource with tremendous storage capacities, but as you saw, the plumbing involved in this is quite extensive, so it would take two different views of our two different sites. One would be a very long term, very major, strategic decision here, money going in up front, investing in something very big, but that's what y'all live on top of in the Richton salt dome; tremendous capabilities. We've got room in there. Our state geologist and one of his staff is with us. They've put out publications. I think Stan published a summary of all of our salt domes here in Mississippi just a few years ago and that document puts about 5,800 acres under -- above 2,000 feet in the salt. That's a lot of storage capability. So, again, the Richton site, you would have to think of almost building an interstate. It's the type of investment the government looked at, and yes, it's big; yes, it's expensive, but oh, when it gets done, it's going to do a great job. The other site that we have at Bruinsburg on the river, as Dave pointed out, is a smaller site. On a good day, you could put 160 million barrels in it. That's a yawn for the Richton site. Oh, yeah, it's a good beginning, but when we're really going to get going, you know. But there are two different sites and it will be up to his office and the amount of monies that they have going. But we, in Mississippi, are also saying we think it's a good idea. As you saw from those maps, the Strategic Petroleum Reserve is located on the coast and both of our sites are geographically removed from the coast, geographically removed from surge influence that the hurricanes will bring. NOAA, which is the National Oceanic and Atmospheric Administration, has put out on its site that hurricane seasons are cyclical, just like everything else in life, and we have been in one of those really nice, low-intensity cycles for about 30 years and we are embarking -- starting about two seasons ago, on our next high-intensity, high-frequency cycle. So, that goes back to, we would politely -- we're going to put our best foot forward, that we would hope the DOE would take that into consideration. The Strategic Petroleum Reserve, we think it would be a strategic move to geographically pull part of that off of the coast and be able to serve the Midwest in the event that we had a repeat of a Katrina-type situation, but something, whether it would be a foreign import interruption or whether it would be domestic difficulties from natural disasters. But nevertheless, we would be removed from the coast and be able to continue to contribute to the stability of the country while they're dealing with whatever problems developed. But again, we really appreciate the thoroughness of the review the DOE has given Mississippi and we certainly wish them -- as a country, we wish them the best decision for the good of the country. Thank you.

D0087

1 **P R O C E E D I N G S**

2

3 **MR. DAVID JOHNSON**

4 **DEPARTMENT OF ENERGY**

5 **OFFICE OF PETROLEUM RESERVES**

6 **DIRECTOR OF PLANNING AND ENGINEERING OFFICE**

7 Mr. Johnson gave a 20-minute presentation and then opened

8 the floor to questions and comments from the audience.

9

10 **COMMENTS FROM THE AUDIENCE**

11

12 **JACK MOODY**

13 My name is Jack Moody. I'm with the Mississippi

14 Development Authority. And on behalf of the state, I would

15 like to recognize the tremendous amount of work that the DOE

16 is doing. They've really been time constrained to come to a

17 final decision by the Congress, and we have been working with

18 them all along and really admire the level of effort that's

19 having to go into doing a thorough analysis in such a pressed

20 timeframe.

21 Mississippi did put a second salt dome into the process,

22 as you saw the big dome over towards Pascagoula, Richton.

23 Historically, it was in the process; it was in the running for

24 the last expansion of the Strategic Petroleum Reserve and it,

25 therefore, was grandfathered in, so to speak, on the process.

D0088

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Appendix N: Comments on Draft Environmental Impact Statement

1 And then the additional location for Bruinsburg was then added  
2 when the opportunity came up.

3 And what Bruinsburg brings to the table, as Mr. Johnson  
4 pointed out, and as you saw on that map, right now the  
5 Strategic Petroleum Reserve is primarily located on the coast.  
6 And in the events of Katrina and Rita, that pointed up some of  
7 the vulnerabilities of having all your eggs in one basket.

8 Mississippi feels like it would be a strategic move for  
9 the Strategic Petroleum Reserve to spread the geography out on  
10 this reserve, because when something comes up, whether it's a  
11 natural disaster or something else, and we need it, it would  
12 be good -- and in our pocket: We're trying to sell Mississippi  
13 -- it would be good to have us up and away from that  
14 concentration and be able to supply those crude oils that are  
15 going to go up to the Midwest and to the center part of the  
16 United States, coming out of what we hope would be this  
17 Bruinsburg location.

18 Bruinsburg, in our view, has quite a few things going for  
19 it. Stan Fielding, with the Office of Geology, authored a  
20 booklet several years ago that basically gathered all of the  
21 information for all the shallow salt domes here in  
22 Mississippi. There're 51 of them, I believe. And in the  
23 Bruinsburg and putting that information together -- and he's  
24 good at digging up stuff that nobody else can find -- there  
25 was a lot of drilling. There was a lot a history here:

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1 everything from salt companies who have gone in and drilled  
2 the top of this salt; they've analyzed the salt, and it's very  
3 pure salt.

4 In some other locations, you've got a lot of minerals  
5 that are mixed in with it; but in this case, not many of  
6 those, according to the analysis, which is good when you start  
7 to put some freshwater into it. You're going to end up with a  
8 bunch of water and not a lot of solids, and that's going to go  
9 thorough the solution process better.

10 But we've got control. There were some seismic, which is  
11 a technique that allows you to look down into the earth, the  
12 exploration people use quite a bit. It wasn't on top of the  
13 dome. It wasn't designed to see the dome. It was actually  
14 designed to get away from it a little bit. But it picked up  
15 some of the edges. Of course they had the responsibility of  
16 locating this site and making a very big decision and a very  
17 expensive decision. And so, again, in the diligence and in  
18 the timeframe, they're going to do a seismic survey over the  
19 Bruinsburg dome in the very near future.

20 Mr. Johnson got creative on getting the incentives to  
21 make these people get up and go so that they can get it done  
22 in time, but there will be two more lines that are going  
23 across there, and it will be designed to see the dome. The  
24 oil and gas seismic was not designed to see the dome. It was  
25 designed to see stuff down at about 15,000 feet, and what he

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Appendix N: Comments on Draft Environmental Impact Statement

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1 needs to see is at about 2000 to 5000 feet. So there'll be  
2 some very good high quality data that they'll be able to build  
3 a lot more confidence on the size of the dome. Again the  
4 state, from all of the data that we've been able to put  
5 together, we feel confident that the size of the dome is going  
6 to be there to accommodate the 160 million barrel option if  
7 need be.

8 And then we also recognized the strategic location of  
9 Brulnsburg in and of itself, the mighty Mississippi sitting  
10 right here. Freshwater to make these caverns can be a big,  
11 big deal if you don't have any. If you don't believe that, go  
12 talk to the people at Richton. But you have got the biggest  
13 river in North America coming through there, and there's going  
14 to be plenty of water source.

15 We also, from DOE's point of view, our way of getting rid  
16 of that brine, when they put the fresh water in the well, and  
17 when it comes back up, it's going to be salty. It will pucker  
18 your lips. And they've got to get rid of it. So in this  
19 case, we're too far from the Gulf of Mexico to get rid of it  
20 that way. So it will be injected into salt water disposal  
21 wells, which will be drilled here in a line going one way.  
22 It's all designed to have a series of salt water disposal  
23 wells. So the Mississippi River is going down in the cavern,  
24 the brine is coming out, and then the brine is being put down  
25 way below freshwater. You don't have to worry about the

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1 drinking water.

2 Their experiences down in South Louisiana and Texas,  
3 they're not that comfortable with that process. In  
4 Mississippi the oil industry moves a lot of water this way;  
5 albeit, not as much water as fast as what they need. But the  
6 analysis that archaeologists have done along the Mississippi  
7 River and in this location, you couldn't find a better place  
8 in Mississippi to have a salt water injection project than  
9 here. It is loaded with sands down from about 2000 feet on  
10 down. So we have a lot of confidence that when DOE gets into  
11 the salt water injection process, they're going to find that  
12 there's going to be a better story than the what they've run  
13 into at other locations.

14 The geology that we see is favorable for the salt water  
15 injection. We've got the Mississippi River giving them the  
16 freshwater that they need in great big quantities, and the  
17 Mississippi also plays a part in the distribution. And it's a  
18 critical part of the job they have to do. If we get into  
19 trouble as a country, and they say that we've got to get this  
20 oil out of here, it's got to go. And so in the due diligence  
21 that they were doing, they discovered -- is it the Baxter  
22 Wilson -- a power plant up near Vicksburg has and maintains an  
23 active port there. And so they made a deal with the folks,  
24 that if this were chosen as the site, that that would allow  
25 them to distribute something on the order of 200,000 barrels.

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Appendix N: Comments on Draft Environmental Impact Statement

1 So part of it's going to go up the river, and the rest of  
2 it's going to head over to the Capline, which is the main  
3 artery that's going to be serving all the way up close to  
4 Chicago.

5 So we feel like the Mississippi is a real asset to us.  
6 We feel like in the 80 million barrels -- remember, he said  
7 that we have two options. The 80 million barrel option, we're  
8 sharing that, I guess, if that came to pass, with the Clovelly  
9 dome in South Louisiana, which is really out in South  
10 Louisiana, way down there. And it would be an interesting  
11 combination. And they've noted that by going that route it  
12 kind of doubles their overhead, instead of having your  
13 overhead for one location, you have double overhead. But you  
14 also are splitting the risks. You feel like here you've got  
15 the possibility to move out of harm's way for a natural  
16 disaster, that certainly South Louisiana is in a position to  
17 suffer some of those things.

18 And at the same time, there's a lot of experimental  
19 activity that's going to go on with Clovelly because they've  
20 already got salt domes sitting with caverns in them. And for  
21 the first time anywhere, I think, they're going to come in and  
22 make it the second story or the second basement, so to speak.  
23 They'll create theirs underneath the existing ones. So it's  
24 going to be a real interesting engineering experiment because  
25 you go deeper and you go into higher pressures, higher

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1 temperatures, and they'll be dealing with a lot of those  
2 things, which will be wonderful because you can see that you  
3 can take any salt dome and you can double the capacity of it  
4 if it works out. They'll have their work to do down there,  
5 and we feel like, what our salt dome here does would be  
6 complimentary to that.

7 So we're hoping that in the final analysis -- they've got  
8 a big responsibility, national security, petroleum for us. I  
9 guess y'all over in this part of the state, and I know I did  
10 in my place, went on for about 15 days. We've been without  
11 for a little bit, so we know what that's like.

12 So they've got the responsibility to keep things going.  
13 And we certainly wish them well, and we certainly hope that  
14 Mississippi will be one of those locations. We hope to see,  
15 and I stress again, we really would like to see that reserve  
16 spread out a little bit, a little bit out of harm's way. And  
17 we think that we've got the candidate site here that could  
18 contribute to that.

19 With that, we wish them well in their endeavors and look  
20 forward to their final analysis.

21  
22  
23 **VERNON PHILLIPS**

D0089

24 Hi, once again. My name is Vernon Phillips, and if it's  
25 all right, I'll speak from a prepared document.

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Appendix N: Comments on Draft Environmental Impact Statement

D0106

July 12, 2006

Mr. Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue, S.W.  
Washington, DC 20585-0301

Dear Mr. Silawsky:

This is in regard to the U.S. Department of Energy's (DOE) Draft Environmental Impact Statement, Site Selection for the Expansion of the Strategic Petroleum Reserve (DEIS). The U.S. Fish and Wildlife Service (Service) has reviewed the DEIS and offer the following comments for your consideration. Our comments cover the two sites for Mississippi (the Bruinsburg and Richton sites). Our field offices in Louisiana and Texas will provide comments on those sites in Louisiana and Texas. We have also coordinated our comments with the Mississippi Natural Heritage Program (MNHP), and their comments have been incorporated. The MNHP plans to submit written comments, and we concur with their comments.

**General Comments**

1 The DEIS provides, in general, a good discussion of impacts to fish and wildlife resources in Mississippi. However, there are several inadequacies and omissions that should be addressed in the document. These inadequacies and omissions deal with disagreements regarding the severity of the impacts. The document only mentions mitigation for jurisdictional wetlands. The National Environmental Policy Act (NEPA), E.O. 11990, our mitigation policy, and the Fish and Wildlife Coordination Act require that non jurisdictional wetlands of high value to our trust resources be also adequately mitigated. In addition, the DEIS discusses only alternatives that use surface water to develop caverns in salt domes. The Service believes that serious consideration should be given to an alternative that utilizes ground water to develop caverns.

3 Moreover, the DEIS does not adequately address potential for destabilization of the channel structure of Bayou Pierre consequent to installation of the Bruinsburg facility in its floodplain near its confluence with the Mississippi River. There may be no significant problem, but considering the history of channel destabilization in Bayou Pierre, the subject should be discussed in the document. Bayou Pierre is the only stream supporting the federally threatened Bayou darter, and also supports the state-endangered crystal darter. Our specific comments are provided below.

**Specific Comments**

1

5 **Page S-29, Richton.** This section summarizes impacts of the Richton alternative to the endangered yellow-blotched map turtle and Gulf sturgeon and the pearl darter, a candidate species. The document should also state that the raw water intake would also adversely affect these species through impairment of water quality.

6 **Page S-32, CUMULATIVE IMPACTS, paragraph 1.** The paragraph concludes by stating that DOE does not expect the cumulative effects to threatened and endangered species to be significant. Operation of the proposed raw water intake on the Leaf River in combination with other major water users on the river could have significant cumulative effects especially during low flow conditions. For example, although the water removed from the Leaf River by the paper mill at New Augusta and the power plant upstream is eventually returned to the River, these facilities frequently hold this water for some time. Unpermitted water removal for other purposes such as irrigation and livestock watering is also greater during low flow conditions. These activities in combination with the operation of the raw water intake could result in significant cumulative, adverse effects.

7 **Page 2-1, Chapter 2, Proposed Action and Alternatives.** This chapter provides a detailed discussion on development and selection of alternatives. The alternatives being considered in detail for Mississippi include surface water withdrawal to construct caverns in the salt domes for crude oil storage. Agency representatives during an interagency meeting on June 22, 2006, reached consensus that the surface water withdrawal from the Leaf River would be damaging to aquatic resources including listed species, and other water sources including ground water should be given detailed consideration for dissolution of the caverns. Geologists with the State of Mississippi provided locations of potential wells to provide water for cavern construction. The Fish and Wildlife Service recommends that the DOE develops and give detailed consideration to an alternative that would use primarily groundwater, or water from reservoir storage, to construct the caverns during low flow conditions.

8 **Page 2-72, Table 2.8-3: Impacts to Wetlands.** This table provides an estimation of wetland acres filled and permanently converted by construction of the storage and expansion sites and ancillary facilities. It also estimates the acres of wetlands within the temporary and permanent easement for the project rights-of-ways (ROWs). The table should also give estimated acres for wetlands filled and permanently converted in the temporary and permanent ROWs. This information would be necessary to adequately assess impacts of the proposed alternatives.

9 **Page 2-74, Richton, bullets 3 through 5.** These bullets provide a summary of impacts by the Richton alternative to the federally endangered yellow-blotched map turtle and Gulf sturgeon and the pearl darter (candidate species). The impact summary should mention that operation of the raw water intake on the Leaf River would adversely affect these species through degradation of water quality during low flow periods.

2

Appendix N: Comments on Draft Environmental Impact Statement

10 **Page 2-80, Table 2.8-1: Comparison of Impacts for Alternatives with Three Expansion Sites and No-Action Alternative.** This table compares impacts of the new sites, the three expansion sites, and the no-action alternative. The Richton site would discharge brine into the Gulf of Mexico through 75 diffusers placed about 60 feet apart. Modeling indicates that there would be a small increase in water salinity (about 4 parts per thousand) and this increase is within natural salinity variation. The Service believes there should be further elaboration on this conclusion. The brine discharged in the Gulf of Mexico would be released near the bottom and would have a salinity of over 235 parts per thousand (ppt). The salinity of the water in the vicinity of the release is 35 ppt. Since the brine is denser than the surrounding water, the brine would flow along the bottom and there would be considerable time before mixing is complete. Therefore, we believe there would be a mixing zone over a large area with elevated salinity levels. The mixing zone would be avoided by highly mobile animals such as fish and shrimp, and could seriously impact benthos dwelling in the mixing zone. In short, the mixing zone could potentially be a depressed zone for aquatic life. The Service believes that brine water released into the Gulf should be closely monitored for effects on aquatic life.

11 **Page 2-83, Table 2.8-1: Comparison of Impacts for Alternatives with Three Expansion Sites and No-Action Alternative.** The table discusses that only jurisdictional wetlands will be mitigated because of the importance of wetlands. The Service has determined that non jurisdictional wetlands of shorter hydro periods including forested and emergent wetlands are also of regional importance and recommends that the loss of these areas be mitigated. Our recommendation is in accordance with E.O. 11990, which requires no net loss of wetlands. Our recommendation is also in accordance with NEPA, our mitigation policy, and the Fish and Wildlife Coordination Act.

12 **Page 3-5, paragraph 1.** This paragraph discusses brine spills in marine environments at existing SPR sites, and concludes by stating that these spills had little impact on fish and wildlife habitat. We recommend that the paragraph also discuss impacts of brine spills in freshwater habitats. Brine spills in freshwater habitats are usually more damaging than spills in marine habitats.

13 **Page 3-5, Table 3.2.1-1.** This table provides information on brine spills at existing SPR sites from 1982 through 2003. The table should also mention whether the spills occurred in freshwater or a marine environment.

14 **Page 3-11, paragraph 4.** The document discusses that oil spills would occur during operation of the proposed project. It further mentions some ways oil cleanup could be handled to reduce impacts to the environment. This section should also discuss compensation responsibilities for oil spill injuries to our trust resources (e.g. migratory waterfowl, wetlands, endangered and threatened species, etc.) and state trust resources. This information allows for a more complete disclosure and discussion of impacts to the natural environment.

15 **Page 3-13, paragraph 3, lines 1 through 9.** This section discusses the impacts of a large brine spill in the Gulf Intracoastal Waterway. The discussion implies that the brine spill did not have a significant impact on fish and wildlife resources, and thus, any future large brine spills would not have significant impacts on the environment. However, the last two sentences state that decay of organic matter in some ponds depressed dissolved oxygen levels and increased water temperature. Further elaboration is needed on these statements to better assess impacts of this large brine spill. For example, it should be stated what percentage of the vegetation in the ponds was killed by the brine spill and how long was required for the area to revegetate. The document should also mention to what extent was dissolved oxygen levels depressed, and the ambient water temperature increased. If the brine spill killed a significant percentage of the vegetation and resulted in severely depressed oxygen levels and significantly increased water temperature, the spill had significant impacts on fish and wildlife resources.

16 **Page 3-191, paragraph 3, lines 3 through 5.** It is stated that unavoidable wetland impacts would be compensated by creating, restoring, and/or preserving wetlands, paying an in-lieu-of fee, or buying credits from an approved mitigation bank. We request DOE consider as a mitigation option acquiring in holdings or lands adjacent to Wildlife Management Areas (WMA) and National Wildlife Refuges (NWR). In holdings and adjacent lands are usually areas owned by private landowners. Certain criteria would need to apply including acquisition on a willing seller basis, operation and maintenance costs should be included in the cost, and habitat of in holding should be similar to the wetland habitat lost.

17 In addition, Bayou Pierre has a serious headcutting problem, which causes bank sloughing and sedimentation. The headcutting problem is having adverse impacts on the endangered Bayou darter. As the Bruinsburg alternative may potentially exaggerate the head cutting problem, we recommend measures to address the head cutting problem be considered as an option for stream mitigation.

18 **Page 3-193, paragraphs 3 and 4.** These paragraphs present the findings of several studies regarding the effects of brine discharges in marine environments at existing sites. It is concluded that brine discharges were having "no significant biological impacts." However, it was stated that researchers found that fish avoided the brine discharge areas, a decrease in abundance of benthic organisms was found within 31 to 2000 acres of the brine diffusers, and shrimp species would avoid the discharge areas. These findings indicate that the brine discharges have a significant impact on biological resources.

19 **Page 3-195, Raw Water Intake Structure, paragraph 1, lines 13 through 16.** The DEIS states that studies have shown that large volume water intake structures can impinge and entrain thousands of fish during the course of the year, but effective traveling screens and bypass systems can ensure a survival rate of 80 to 90 percent of the impinged fish. We fail to see how the traveling screens and bypasses would work to ensure the survival of up to 90 percent of the impinged fish. Impingement, especially for the small fish, would be expected to result in death. The Service requests further elaboration to understand how the traveling screens and bypass systems would be

Appendix N: Comments on Draft Environmental Impact Statement

19 expected to result in such a high survival rate for impinged fish. A drawing of a typical traveling screen and bypass system in the technical appendices would also be helpful.

20 Page 3-245, paragraph 2, last line. The sentence states that darters along with a host of fish species “adapt well to changes in the environment.” The document should explain how darters adapt well to changes in the environment. Darters are freshwater species that are very sensitive to changes in their environment such as head cutting, increase in sedimentation, and changes in water quality.

21 Page 3-245, Special Status Species, paragraph 2, last two lines. The paragraph states that candidate species such as the pearl darter are not regulated under the Endangered Species Act unless they are listed as threatened or endangered by the U.S. Fish and Wildlife Service or National Oceanographic and Atmospheric Administration before the proposed action is undertaken. The document should also mention that although the pearl darter has not been officially listed, federal agencies generally give it and other candidate species the same consideration as listed species. Furthermore, the American Fisheries Society considers the fish as threatened, and the State of Mississippi lists the pearl darter as a species of special concern and a state endangered species. Therefore, the Service requests the Department of Energy to treat the pearl darter as a listed species.

22 Page 3-247, paragraph 5, lines 3 through 5. The document states that the only area where the pearl darter spawning has been documented in recent decades is in the Leaf River near Hattiesburg, which is located upstream from the proposed raw water intake (RWI). The statement seems to imply that the pearl darter does not occur below the proposed location of the RWI. It would also contradict a statement made earlier on page 3-245 that “the pearl darter has been documented throughout the Leaf River...” The Service information also indicates that the pearl darter occur throughout the Leaf River into the Pascagoula River.

23 Page 3-253, Plants, Wetlands, and Wildlife, Paragraph 2. The Department of Energy discusses at length that, in order to obtain a construction permit and water quality certificate in accordance with the Clean Water Act, they will work with the Corps of Engineers (COE) and Mississippi Department of Environmental Quality (MDEQ) to develop a mitigation plan for the loss of jurisdictional wetlands. The Fish and Wildlife Coordination Act requires that federal agencies consult with the Service when their proposed activities in any waterbodies would result in the loss of fish and wildlife habitat including wetlands. Therefore, the DEIS should state that the mitigation plan for wetland losses will be developed in consultation with the COE, MDEQ, and the FWS.

24 Page 3-254, paragraph 5, lines 7 through 8. The document mentions that impinged yellow-blotched map turtles would be returned downstream of the intake by traveling screens. The DEIS omits any discussion regarding the condition of the turtles returned to the stream. We believe that a potentially significant percentage of the turtles could die from this traumatic incident.

25 Page 3-255, last paragraph, line 3 through 6. The document states that due to the small size of the pearl darter, impingement on the screens or entrainment through the screens would occur and would cause bodily harm that may lead to death of some individual fish. This paragraph appears to indicate that the fish entrained through the screens and impinged would not suffer high mortality. The Service disagrees with this conclusion. All of the entrained fish would be killed, and impingement of the fish would result in almost 100 percent mortality. This inadequacy should be remedied in the DEIS.

26 Page 3-256, paragraph 1. This paragraph discussed Section 7 consultation regarding the Gulf sturgeon. Section 7 consultation would also be required for the threatened yellow-blotched map turtle. This omission should be addressed in the EIS.

27 Page 3-256, paragraph 1 and 2. These paragraphs provide the conclusions regarding the impacts of the Richton RWI on endangered and threatened species. It is our understanding that the impacts would occur when the Leaf River is at average annual low-flow discharge of 720 cubic feet per second or near the 7Q10 discharge (503 cfs). During the June 22 interagency meeting, DOE mentioned that removal of water from the Leaf River would continue when river flows reached the 503 cfs discharge. Pumping of water from the Leaf River when flow is below 503 cfs would have severe impacts on listed and non threatened and endangered aquatic species. Impacts resulting from pumping water when flow is below 503 cfs should be discussed in the EIS.

**Summary and Conclusions**

28 The Richton alternative as planned would be damaging to fish and wildlife resources. Serious impacts to aquatic life would occur when water is being withdrawn from the Leaf River at average annual low flow discharge. If water withdrawal from the Leaf River is allowed to continue at or below 503 cfs (7Q10), the Gulf sturgeon, yellow-blotched map turtle, and pearl darter would be severely impacted. Therefore, the FWS recommends that the Richton alternative as planned not be selected as the preferred alternative. However, the Richton site would be acceptable if groundwater is used for dissolution of caverns instead of surface water from the Leaf River. Also, measures should be included to avoid elevated salinity levels at the end of the outflow pipe in the Gulf.

29  
30 The Bruinsburg alternative as planned would also result in significant impacts to fish and wildlife resources. If the plan is selected as the preferred alternative, the Service recommends the following measures be considered for inclusion in the plan: 1) directional drilling from outside the Bayou Pierre floodplain to create and service the storage caverns, 2) within the floodplain structural engineering to protect the Bayou Pierre system from future rounds of head-cuts, 3) co-location of pipes within existing ROWs, 4) directional drilling beneath sensitive streams, and 5) placing the proposed Jackson tank farm in upland areas to avoid wetland losses. Finally, the DOE should fulfill their obligations under NEPA and the Fish and Wildlife Coordination Act regarding mitigation of fish and wildlife habitat including jurisdictional wetlands as well as non jurisdictional wetlands.

We appreciate the opportunity to provide comments on the DEIS for the Strategic Petroleum Reserve. If you have any questions, contact Mr. Lloyd E. Inmon of my staff (601-321-1134). Please keep us apprised of actions being taken on our comments.

Sincerely,

Ray Aycock  
Field Supervisor

Cc: Mr. Matt Hicks, Mississippi Museum of Natural Science, 2148 Riverside Drive,  
Jackson, MS 39202

U.S. Fish and Wildlife Service, 646 Cajundome Boulevard, Suite 400, Lafayette,  
Louisiana 70506

U.S. Fish and Wildlife Service, 1875 Century Boulevard, Atlanta, Georgia 30345

D0004



TEXAS DEPARTMENT OF STATE HEALTH SERVICES

EDUARDO J. SANCHEZ, M.D., M.P.H.  
COMMISSIONER

1100 W. 49<sup>th</sup> Street • Austin, Texas 78756  
1-888-963-7111 • <http://www.dshs.state.tx.us>

Mr. Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue, S.W.  
Washington, DC 20585-0301

Re: Site Selection for the Expansion of the Strategic Petroleum Reserve (DOE/EIS-0385)

Dear Mr. Silawsky:

Thank you for your letter dated May 19, 2006, inviting our agency to review and comment on the Department of Energy's (DOE) Draft Environmental Impact Statement (EIS), "Site Selection for the Expansion of the Strategic Petroleum Reserve" (DOE/EIS-0385). According to your letter, the draft EIS proposes to expand the Strategic Petroleum Reserve (SPR) by selecting new storage sites to accommodate 272 billion barrels of additional storage capacity needed to meet the 1 billion barrel mandate established by the Energy Policy Act of 2005. Five new sites for SPR facilities are currently being proposed under this EIS, including the Stratton Ridge facility located in Brazoria County, Texas. Existing SPR facilities where storage capacity may be increased include the Big Hill facility located in Jefferson County, Texas.

Our agency administers state and federal regulations, which enable local emergency responders to identify chemical hazards and develop emergency response plans for their communities. The Texas Community Right-to-Know Acts, Title 25 of the Health and Safety Code, Chapters 505-507, and Sections 311.1/312 of the federal Emergency Planning and Community Response Act, 40 CFR 370.25, require facilities to annually report the presence of significant quantities of hazardous chemicals to the State Emergency Response Commission, the local fire department, and the Local Emergency Planning Committees (LEPCs) for use in developing emergency response plans.

Agency staff will review the draft EIS and will respond with written comments as needed. We will also provide copies of the draft EIS to the Brazoria and Jefferson County LEPCs for their review and input.

If you have questions, please feel free to contact Peter Tadin of our Policy, Standards, and Quality Assurance Unit, Environmental Group, at (512) 834-6773, extension 2434, or via email at [Peter.Tadin@dshs.state.tx.us](mailto:Peter.Tadin@dshs.state.tx.us).

Sincerely,

Eduardo J. Sanchez, M.D., M.P.H.  
Commissioner

An Equal Employment Opportunity Employer

D0116



August 2, 2006

Mr. Donald Silawsky  
Office of Petroleum Reserves  
US Department of Energy  
1000 Independence Ave, SW  
Washington DC 20585-0301

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EXECUTIVE DIRECTOR

RE: Proposed Strategic Petroleum Reserve expansion, Brazoria and Jefferson Counties.

Dear Mr. Silawsky:

This letter is in response to your request via letter dated May 19, 2006 for natural resource information and potential Texas Parks & Wildlife Department (TPWD) concerns regarding the potential Texas sites for expansion of the Strategic Petroleum Reserve. These sites include a potential new site in Stratton Ridge in Brazoria County and expansion of the Big Hill site in Jefferson County.

**Stratton Ridge**

The impacts at the proposed Stratton Ridge facility would include preparing the site; constructing the raw water intake (RWI) and brine-disposal systems, including pipelines; creating caverns; installing oil pipelines to connect to existing petroleum distribution networks; and constructing support structures. The Stratton Ridge alternative would involve two right-of-ways (ROW) that would pass through the Brazoria National Wildlife Refuge and impact 17 waterbodies. The Stratton Ridge facility and associated ROWs would permanently impact 277 acres of wetlands, including up to 258 acres of relatively rare and ecologically important bottomland hardwoods.

All wetland impacts at the Stratton Ridge site should be mitigated within the Austin's Woods (Columbia Bottomlands) region of Southeastern Texas. The Austin's Woods, the southern most extensive forest in Texas, is recognized as being a nationally important stopover and resting area for spring and fall neotropical migrant song birds. It is estimated that approximately 29,000,000 migrant land birds of 65-70 species migrate through these bottomlands. Impacts to these forested should be minimized to the greatest extent practicable. All forested wetland impacts should be compensated at a 7:1 wetland preservation ratio. Opportunities exist for forested wetland preservation through the San Bernard National Wildlife Refuge. All forested wetlands cleared and maintained for permanent pipeline right-of-way are permanent wetland losses and should be compensated as above.

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512.389.4800  
www.tpwd.state.tx.us

Mr. Silawsky  
August 2, 2006  
Page 2 of 2

**Big Hill**

The expansion of the existing Big Hill site would consist of creating additional storage caverns; installation of a new RWI and injection pumps; construction of an additional anhydrite pond for brine-disposal; replacement of a segment of the existing brine pipeline; construction of a pipeline to Nederland and oil injection pumps; and site support facilities.

The major potential impact regarding the Big Hill site expansion arises from the need to replace the 24 mile long crude oil distribution pipeline between the Big Hill site and refineries in Nederland, Texas. Permanent wetland impacts from pipeline installation has been well documented (Polasek, 1997). Although the proposed pipeline will follow existing ROWs, there will likely be additional wetland impacts from installation. TPWD recommends proposed ROW and work corridors be minimized for all pipeline installation through wetlands and other sensitive habitat.

All pipeline installation (for both the Stratton Ridge site and the Big Hill Site) corridor should be monitored utilizing the monitoring criteria developed by TPWD, US Fish and Wildlife Service and National Marine Fisheries Service (attached). The wetlands in the vicinity of the Big Hill site are especially vulnerable to permanent impacts from pipeline installation due to the high organic content and compressibility of the soils. Extreme care should be taken to minimize impacts to these wetlands.

Texas Parks and Wildlife staff appreciates the opportunity to provide input into the early stages of this project and looks forward to continued coordination to ensure impacts to Texas natural resources are adequately mitigated. Questions can be directed to Jamie Schubert of the Upper Coast Conservation Program in Dickinson at (281) 534-0135.

Sincerely,

Amy Hanna  
Wildlife Habitat Assessment Program  
Wildlife Division

/ajh

Attachment

**Pipeline Installation Monitoring Protocols and Condition**

**Condition 1:** The permittee will use aerial photography with GIS analysis to monitor the entire pipeline construction corridor and an additional 200 meter buffer zone (100 meters paralleling each side of the construction corridor). The purpose of the GIS analysis is to quantify habitat conversion, particularly emergent marsh to open water. The resource agencies recommend the following GIS/Remote Sensing method and standard be used in order to produce accurate and consistent results.

The pipeline corridor will be monitored by providing pre- and post- construction aerial photography, (taken 24 months after construction completion to allow for vegetative re-grow, ) at a scale of 1: 4800 or 1 inch to 400 feet. The applicant will then be required to utilize GIS and Remote Sensing techniques to conduct an analysis of change to determine the amount of vegetated marsh impacted by pipeline construction activities. Monitoring reports should be submitted by the applicant that include at a minimum:

1) a pre-project GIS analysis assessing the existing emergent marsh to open water ratio, in acres, within the permitted corridor (which includes the construction corridor and the 200 meter buffer zone). 2) a post -project GIS analysis assessing the emergent marsh to open water ratio, in acres, within the entire permitted corridor (which includes the construction corridor and the 200 buffer zone), 3) Ortho corrected imagery covering the construction corridor and buffer zone, maximum of 6 inch pixel size and CIR imagery, +/- 2 meters spatial accuracy, 4) All vector deliverable to be in Arcview Shapefile format with FGDC compliant metadata and all raster imagery in GEOFiff format with FGDC compliant metadata. A binary classification system should be used consisting of open water and vegetated areas. The classified data should meet or exceed 90% attribute accuracy as determined by industry standard and be verified by statistically valid ground truth sampling techniques, this can include GPS based ground surveys.

**Condition 2:** The permittee will submit monitoring reports detailing the results from the pre- and post-GIS analysis and the above referenced data sets within 90 days after the completion of the 24 month interval between the pre- and post- construction analysis.

**Condition 3:** The permittee will compensate for all permanent impacts within the pipeline construction corridor and buffer zone. Permanent impacts within the pipeline corridor will be defined as a net loss of vegetated marsh (amount converted to open water) at the end of the 24 month period. The applicant agrees to compensate for permanent impacts within the pipeline construction corridor at a ratio of 2:1. Any net loss of vegetated marsh within the 200-meter buffer zone will be compensated for at a ratio of 4:1.

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County and Local Government

D0002

-----Original Message-----

From: Ted M. Falgout [mailto:tedf@portfourchon.com]  
Sent: Fri 6/2/2006 3:32 PM  
To: Silawsky, Donald  
Cc: Chett Chiasson; Charlotte Randolph  
Subject: Site Selection for the Expansion of the SPR

Dear Mr. Silawsky,

I am Port Director of Port Fourchon in Lafourche Parish, Louisiana. Perhaps you have heard of our Port. We are the support base for LOOP's offshore facilities and over half of the domestic energy activity in the US Gulf of Mexico. Since I am very familiar with LOOP's Operations, I thought I would review the EIS on the subject matter. I must admit, I have not read the entire document, nor do I intend to, but have focused more on the area I am most familiar with, which is of course the Clovelly site.

1 | It seems to me that the existing infrastructure at this site which is already in place, would present a tremendous savings to the Government and me as a tax payer. I'm sure use of the existing 30 inch brine discharge line and the brine reservoir among many other things could be negotiated with LOOP, or better, a turn key contract for storage and delivery of oil could be negotiated. Loop is currently planning the addition of a new line from the offshore terminal to the dome as I type this. Now would be the time to plan for this expansion as well, which would greatly reduce costs and environmental impacts.

2 | Additionally, when I look at the drawing entitled Figure S.3.5.3-1: Proposed Location of Clovelly Storage Site and DOE Facility, on page S-10, I see the existing LOOP Storage Facility and Proposed SPR Storage Site and a proposed DOE Off-Dome Facility near Bayou Lafourche. I also see that you have the area due south of the dome(rectangular area) labeled as marsh.  
Please be advised that this is a 1500 acre industrial park which is owned by this Commission and houses the South Lafourche Airport(which we own) and several additional facilities including the newly constructed LOOP Tank Farm, which has 6- 500,000bbl tanks. The Industrial Park has direct connectivity to LOOP and presents huge opportunities for additional storage and any Off Dome Facilities. The adjacent airport is presently undergoing a runway extension to 6500ft. and strengthening. This area is not only not a wetland, but is enclosed within its own protection levee system as well as the South Lafourche Hurricane Protection Levee System (the only one that did not experience flooding during the hurricanes of 2005).

3 | From a brief review of the EIS, it does not appear that the huge savings and efficiency of tying in with a proven system and existing support infrastructure has been fully evaluated.

I would be pleased to provide you with additional information and/or a site visit should you request.

Ted M. Falgout  
Executive Director  
Greater Lafourche Port Commission

Email: tedf@portfourchon.com  
Phone: 985-632-6701  
Fax: 985-632-6703

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N.2.3 Other Organizations

9

1 temperatures, and they'll be dealing with a lot of those  
 2 things, which will be wonderful because you can see that you  
 3 can take any salt dome and you can double the capacity of it  
 4 if it works out. They'll have their work to do down there,  
 5 and we feel like, what our salt dome here does would be  
 6 complimentary to that.

7 So we're hoping that in the final analysis -- they've got  
 8 a big responsibility, national security, petroleum for us. I  
 9 guess y'all over in this part of the state, and I know I did  
 10 in my place, went on for about 15 days. We've been without  
 11 for a little bit, so we know what that's like.

12 So they've got the responsibility to keep things going.  
 13 And we certainly wish them well, and we certainly hope that  
 14 Mississippi will be one of those locations. We hope to see,  
 15 and I stress again, we really would like to see that reserve  
 16 spread out a little bit, a little bit out of harm's way. And  
 17 we think that we've got the candidate site here that could  
 18 contribute to that.

19 With that, we wish them well in their endeavors and look  
 20 forward to their final analysis.

21  
 22

23 **VERNON PHILLIPS** D0089

24 Hi, once again. My name is Vernon Phillips, and if it's  
 25 all right, I'll speak from a prepared document.

ROSIE KAISER HAILS, CVR  
 601-442-6311 / 601-807-4196  
 rosiehails@bellsouth.net

10

1 My name is Vernon Phillips, and I speak on behalf of  
 2 Anabasis, LLC. I would first like to thank Claiborne County  
 3 for the hearing in the past, as well as the hearing today, and  
 4 their hospitality and the opportunity to speak. I would like  
 5 to thank Governor Barbour, the State of Mississippi for having  
 6 included the Bruinsburg site as a candidate. I commend the  
 7 DOE for consideration of the Bruinsburg site as a candidate  
 8 for expansion of the United States Petroleum Strategic  
 9 Reserve.

10 I would ask the Department of Energy to consider the  
 11 following advantages that the Bruinsburg site offers:

12 Number 1 is geographic distribution. The Bruinsburg site  
 13 lies 100 miles north of existing storage sites to offer  
 14 strategic supply advantages to the PADD, (spelling) P.A.D.D.  
 15 Number 2 and removes the site from all possibilities of  
 16 hurricane storm surge. Furthermore, the Bruinsburg site  
 17 offers the strategic disbursement from other sites acquired by  
 18 the original enabling legislation of the United States  
 19 Strategic Petroleum Reserve.

20 Number 2 is the minimal environmental impact. The  
 21 Bruinsburg offers the shortest possible pipeline routes of all  
 22 the candidate sites with the facilities completely under the  
 23 Department of Energy's security procedures.

24 The Bruinsburg site offers raw water availability out of  
 25 the fragile brackish marsh environment.

ROSIE KAISER HAILS, CVR  
 601-442-6311 / 601-807-4196  
 rosiehails@bellsouth.net

Appendix N: Comments on Draft Environmental Impact Statement

1 The Bruinsburg site offers highland pipeline construction  
 2 for minimal environmental impact and least of cost.  
 3 The Bruinsburg site offers abundant availability of  
 4 disposal zones underground, which completely protect the  
 5 underground fresh water supplies and result in no discharge to  
 6 the environment of hyper-saline brine.  
 7 The Bruinsburg site offers cost-effective construction  
 8 options with excellent distribution by pipeline and barge to  
 9 PADD, PADD II, and PADD III.  
 10 Anabasis would like to respectfully submit for  
 11 consideration an option incorporating several elements of the  
 12 Department of Energy's proposal of the Bruinsburg site, which  
 13 will substantially reduce pipeline mileage, minimize  
 14 environmental impact, and reduce its cost without compromising  
 15 security, operational flexibility, or crude distribution in  
 16 times of national emergency.  
 17 A facility can be constructed at Bruinsburg with the  
 18 capacity of 80 million barrels, as a joint facility with  
 19 Clovelly, or as a 100 million barrel facility that could stand  
 20 alone at Bruinsburg. The following suggestions can be applied  
 21 to either at the facilities.  
 22 By locating the new road along the common right-of-way of  
 23 the proposed power line, which the Department of Energy  
 24 depicted on the southeast side of the facility, the visual  
 25 impact of the historic Civil War landscape, which is alluded

2

3

3 1 to in Section 23 of the Summary Draft EIS, will be totally  
 2 eliminated.  
 3 Structure of a brine disposal system with a pipeline  
 4 paralleling the raw water supply line and constructing  
 5 disposal wells perpendicular to the pipeline will allow  
 6 minimal environmental impact.  
 7 Additionally, by using both the Sparta and Wilcox  
 8 formations for brine disposal, the capacity of each well can  
 9 be doubled or increased fourfold, thus reducing the number of  
 10 disposal wells required, reducing the wellhead pressure of  
 11 each well, and increasing injection runtime between workovers,  
 12 which will commensurate reduced cost and enhance environmental  
 13 safety.  
 14 Both the Sparta and Wilcox formations have proven to be  
 15 safe, well known, and commonly used disposal zones in  
 16 Mississippi with excellent disposal capacity. Both zones can  
 17 be used at the same time in each well-bore further enhancing  
 18 safety and the disposal capacity.  
 19 Additionally, by constructing a dock at the Mississippi  
 20 River, near the old ferry site, less than three miles to the  
 21 southwest of the site, a short crude oil distribution line can  
 22 be also laid parallel to the raw water supply pipeline and the  
 23 brine disposal pipeline. To do this will minimize  
 24 environmental impact. A dock there will also be available to  
 25 be accessed by the old ferry road.

3

4

5

6

Appendix N: Comments on Draft Environmental Impact Statement

7

1 The 30-inch crude oil distribution pipeline to the  
2 Capline can be laid parallel to the proposed power line right-  
3 of-way and our proposed access road to the southeast side of  
4 the site. The pipeline then can be parallel to the Energy  
5 power line, which runs from the Grand Gulf Power Plant to  
6 Peetsville.

8

7 As the DOE mentioned in the Summary Draft EIS on page  
8 S23, the natural landscape can be preserved by placing  
9 pipelines underground and otherwise working with agencies to  
10 minimize impact. The issues addressed in the Summary Draft  
11 EIS on concerns with the Homochitto National Forest can be  
12 eliminated by routing the pipeline around the forest to the  
13 north for short distances necessary to avoid any problems on  
14 the east end of the Bruinsburg and Peetsville line.

15 However, by going through the forest, the pipeline can be  
16 laid to incorporate existing right-of-ways; and in many cases,  
17 some pipeline exposure in the forest is a boon to recreational  
18 use by providing different ecosystems to enhance activities,  
19 such as hunting and bird watching. Any endangered species  
20 encountered along the route will be found in streams, which  
21 can be avoided by horizontal boring beneath the stream bed.

22 At Bruinsburg the salt has been cored and analyzed by the  
23 Atomic Energy Commission in the 1960's and was reported with  
24 salt purity in excess of 99 percent. The top of the salt is  
25 2000 feet below the surface, which is the optimum depth for

ROSIE KAISER HAILS, CVR  
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9

1 environmental safety and cost effectiveness for construction  
2 and operations during the life of the storage facility.

3 By moving the caverns and service facilities as far west  
4 on the site as practical, the maximum subsurface safety as to  
5 the geologic control and operational effectiveness can be  
6 obtained. By constructing a facility in that manner, visual  
7 resources, endangered species, cultural resources impact can  
8 be minimized or eliminated. The affected area will be less  
9 than 700 acres. This will result in an environmentally sound,  
10 very cost-effective site. I would like to submit to you for  
11 the record a proposal incorporating all of these features.

12 Thank you so much for your time. I appreciate it.

14 **JAMES MILLER**

D0090

15 My name is James Miller. I'm Claiborne County  
16 Administer, and I'm here on behalf of the Claiborne County  
17 Board of Supervisors. And I want to apologize. They're in a  
18 board meeting as we speak, so that's why they're not here.  
19 They sent me to echo their concerns.

1

20 I want to first and foremost say the Claiborne County  
21 Board of Supervisors totally supports this effort. And, as a  
22 matter of fact, we, the county, we have been talking to our  
23 congressional delegation about this particular endeavor for  
24 the last couple or three years. Congressman Pickering, I  
25 think, was very instrumental in bringing this to the

ROSIE KAISER HAILS, CVR  
601-442-6311 / 601-807-4196  
rosiehails@bellsouth.net

D0115

# Houston Audubon Society

...conservation and appreciation of birds and wildlife habitat

July 25, 2006

Mr. Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue, SW  
Washington, D.C. 20585-0301

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Andy Sanson

Steve Smith

James R. Stewart, Jr.

Lucie Way Sudd

John L. Whitmore

Lettalou Whittington

W. O. King, Jr.

Executive Director

1 This letter is submitted on behalf of the Houston Audubon Society, 440 Wilchester Blvd., Houston Texas 77079. Our mission is to promote the conservation and appreciation of birds and wildlife habitat. Accordingly, we share the concerns of the U.S. Fish and Wildlife Service (FWS) with regard to the Draft Environmental Impact Statement (DEIS) for the site selection for the expansion of the Strategic Petroleum Reserve in Texas. Houston Audubon concurs with the letter submitted by Stephen Spencer, Regional Environmental Officer, Department of the Interior dated July 7, 2006. We specifically agree with comments made concerning the potential habitat loss and detrimental effects on wildlife at the proposed Stratton Ridge Strategic Petroleum Reserve expansion site.

2 We are particularly concerned with the potential impacts to bird and wildlife habitat and the lack of adequate compensation for the losses that may occur at each Texas site location. Impacts to the Columbia Bottomlands are highly undesirable because of the Nearctic-Neotropical birds that migrate through these properties. We agree with the concerns of the FWS that adequate mitigation may not have been offered to compensate for these losses.

3 We also share the FWS concerns about the impacts to migratory birds caused by the construction of large storage tanks, the electrical transmission lines and other tall structures. Insufficient information has been provided in the DEIS to determine the potential impacts. We agree with the recommendation that the transmission lines need to be buried to avoid bird strikes. We also agree that documented bird rookeries and colonial waterbird nesting sites must be left undisturbed, and a monitoring plan documenting this must be developed.

4 Additionally, compatibility with the refuges within the National Wildlife Refuge Systems must be identified and addressed.

5 We believe that several issues relevant to our mission are outstanding in this DEIS including a mitigation plan that compensates for the loss of coastal habitats and forested areas. We urge the DOE to work with the FWS to ensure that adequate mitigation is provided.

Sincerely,

Flo Hannah  
Sanctuary Steward

440 Wilchester Boulevard • Houston, Texas 77079-7329  
713.932.3639 • FAX: 713.461.2911 • www.houstonaudubon.org



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D0110

Website: www.brazosport.org  
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July 6, 2006

420 Hwy. 332 W. • Brazosport, Texas 77531  
979/265-2505 • FAX 979/265-4246

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U. S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky:

The Energy Policy Act of 2005 requires the Department of Energy (DoE) to increase the capacity of the Strategic Petroleum Reserve (SPR) to one billion barrels. The existing SPR sites don't have sufficient additional capacity to allow this increase to be met without adding a new SPR facility. DoE has identified Stratton Ridge, Texas as a potential site for this expansion. DoE is required to decide where to expand before August 9, 2006.

The Brazosport area and all of Brazoria County has a great stake in this decision. Thousands of jobs are enabled because of the salt the chemical industry mines at Stratton Ridge. Industry uses this salt to produce products that are used locally by other businesses as well as shipping these products all over Texas, the U.S. and the world.

On behalf of the Board of Directors of the Brazosport Area Chamber of Commerce, of Brazoria County, we do not support the use of Stratton Ridge for the expansion of the SPR for the following reasons:

- 5) The SPR uses underground salt formations as the basis for their oil storage operations. For their purposes they remove the salt and discharge it into the ocean. Placing the SPR at Stratton Ridge would waste salt that the chemical industry could use to make useful products in the future. The DoE time line to remove the salt from the salt dome and other operational considerations would not allow this salt to be used to make products and thus would be wasted. As we understand it the other sites under consideration do not have co-located salt based production facilities, so the salt wasted into the ocean isn't salt that can be made into useful products, as can the salt at Stratton Ridge.
- 6) There is also concern over government taking of Stratton Ridge property and perhaps even closure of Stratton Ridge Road. We have local experience on the use of eminent domain by the Government.
- 7) At a time when the chemical industry is struggling with high energy and feedstock costs and high construction costs, this waste of Stratton Ridge salt and concern of government taking of critical property could further affect the

decision of industry in this area to locate new plants here and perhaps even negatively affect business decisions for investments to support current operations.

- 8) The 40 or so jobs created for managing the SPR site could jeopardize literally thousands of direct chemical industry jobs and thousands of indirect jobs.

We also understand that Bryan Mound was removed from consideration because it did not have adequate capacity for expansion and that the plans for Stratton Ridge would include facilities to off load foreign crude in Texas City and bring the oil in through pipeline. So it seems this would not even benefit Port Freeport.

We strongly oppose the location of the SPR at Stratton Ridge.

We look forward to hearing from you concerning this matter.

Sincerely,

*L. G. Murrell, Jr.*  
L. G. Murrell, Jr.  
Chairman of the Board

Dominion Resources Services, Inc.  
P.O. Box 26532, Richmond, Virginia 23261



July 6, 2006

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Ave., SW  
Washington, DC 20585-0301

**Re: Comments of Dominion Natural Gas Storage, Inc.  
On the Draft Environmental Impact Statement  
"Site Selection for the Expansion of the Strategic Petroleum Reserve"  
(DOE/EIS-0385)**

Dear Mr. Silawsky:

1 Dominion Natural Gas Storage, Inc. (DNGS) hereby submits comments on the U.S. Department of Energy (DOE) Draft Environmental Impact Statement (DEIS) "Site Selection for the Expansion of the Strategic Petroleum Reserve." Specifically, DNGS reiterates its support for the environmental compatibility of DNGS's salt cavern storage facilities located in West Hackberry, Louisiana adjacent to DOE's existing West Hackberry Strategic Petroleum Reserve (SPR) facility.

2 The DEIS considers the expansion of the existing DOE West Hackberry facility through the annexation, or acquisition, of the DNGS salt cavern storage facilities. A summary of the benefits of the DNGS/West Hackberry site, as described in the DEIS, are highlighted below:

- ❖ DOE's West Hackberry site can be readily expanded into the existing DNGS storage facilities since they are immediately adjacent to each other.
- ❖ The DNGS storage facility can expeditiously provide 15 million barrels of storage within approximately six months after being selected.
- ❖ The existing DOE-SPR West Hackberry facility currently has all of the required infrastructure in place to integrate the three DNGS salt caverns at minimal expense.
- ❖ As detailed in the DEIS, there are no significant environmental impacts associated with the DNGS/West Hackberry site and it is the least environmentally invasive expansion option under consideration.
- ❖ The DNGS/West Hackberry site is the most economical expansion option under consideration.

Specific comments regarding the various environmental resources as considered and addressed in the DEIS in relation to the DNGS/West Hackberry site are attached.

We appreciate your consideration of these comments as DOE finalizes the EIS and subsequent selection of the most appropriate sites for expansion of the SPR. Please contact either Dave Kohler at 804/819-2517 or Matt Bley at 804-819-2877 if you have any questions about these comments or require further information about the DNGS/West Hackberry site.

Respectfully submitted,

Anne E. Bomar  
Vice President  
Federal Regulation

Enclosure

**SITE SELECTION FOR THE EXPANSION OF THE  
STRATEGIC PETROLEUM RESERVE  
(DOE/EIS-0385)**

**WEST HACKBERRY EXPANSION SITE:**

***SUMMARY OF BENEFITS REFERENCED IN THE DOE DEIS PUBLISHED MAY 2006  
OR REFERENCED IN THE COMMENTS RECEIVED BY DOE***

**EXPANSION OF AN EXISTING SITE**

- 1) The West Hackberry site is a strong candidate: existing infrastructure, minor upgrades, cost effective, ease in complying with regulatory permit requirements, minimal environmental impact, timely expansion and operational startup. (LA, DNR, Office of Conservation 12/9/05 comments).
- 2) The West Hackberry site would capitalize on existing site infrastructure and operations and thereby minimize development time and construction and operations costs. New storage sites may take up to 10 years to complete. (pg. S-5).
- 3) At the West Hackberry site no site preparation, building construction, solution mining, drilling, or offsite pipeline construction would be required for the expansion. At most, only minor onsite construction activities would occur. (pg. 3-101).
- 4) As an existing SPR site, expansion of the West Hackberry site would be a logical extension of activity. There are no known competing uses proposed for this site or in the adjacent area that would compete with or add to development of the site as SPR expansion. (pg. 4-21).
- 5) Expansion would not require significant upgrades to the RWI facility, crude oil distribution capabilities, or the brine disposal system. Only minor construction would take place to connect the acquired caverns to the SPR storage site. (pg. 2-62).

**WATER RESOURCES**

- 1) The West Hackberry site would include no new offsite pipelines and no significant upgrades to the RWI facility, crude oil distribution capabilities, or the brine disposal system. In addition, the ICW would continue to serve as the source of raw water for the site, as it has in the past. (pg. 3-173).
- 2) Because there is no offsite pipeline construction associated with this proposed site, potential construction impacts to surface water would be limited to the vicinity of the West Hackberry site itself. Brine would be disposed of via deep well injection, and would not affect surface water. The West Hackberry site would withdraw raw water from the ICW. Impacts associated with raw water withdrawal from the ICW are expected to be minimal. (pg. 3-174).
- 3) West Hackberry would use an existing injection system. (S-25). The West Hackberry expansion would use the existing SPR brine disposal facilities, which DOE has previously assessed and determined would not result in adverse impacts to groundwater. (pg. S-26).
- 4) Best management practices described in section 3.6.2.2 would result in very low probability of a discharge or significant impact to groundwater. (pg. 3-177).
- 5) The West Hackberry expansion would use the existing SPR brine disposal facilities and the proposed maximum brine disposal rate for the West Hackberry expansion would be well below the disposal rate considered for the 1977 EIS. (pg. 3-177).

- 6) The current site monitoring there includes 11 monitoring wells and 15 recovery wells, which are showing improvement in groundwater quality. If there should be a release at the West Hackberry site in the future, this monitoring network would help with early identification and rapid remedial response. (pg. 3-178).
- 7) DOE has determined that the cumulative impact to water resources, including surface water and groundwater from the West Hackberry ecoregion alternative and the other planned or reasonably foreseeable projects would not be adverse. (pg. 4-22).
- 8) West Hackberry has the least water requirement for construction and operation. (pg. 5-5).
- 9) West Hackberry would use deep-aquifer brine injection. These sites have confined aquifers separated by impermeable strata. (pg. S-36).

**FLOODPLAIN**

- 1) No new onsite construction would be required within the floodplain. West Hackberry would not require any new offsite construction in the floodplain. Therefore, no impacts to floodplains in the project area would result from project construction or operation. (pg. 3-174).

**BIOLOGICAL RESOURCES**

- 1) West Hackberry would not affect any Federally listed species or any special (biological) status areas. (pgs. S-40, 41).
- 2) The area of expansion consists of previously disturbed habitat. (pg. 3-287).
- 3) A review of the conditions at West Hackberry and consultations with the USFWS and the Louisiana Department of Fisheries and Wildlife revealed that the portion of the expansion area that would be disturbed does not provide suitable habitat for any federally or state-listed threatened or endangered species, species proposed for listing, or candidate species. The expansion would have no impact on special status areas. (pgs. 3-288, 289).
- 4) DOE has determined that the cumulative impacts to biological resources from the West Hackberry alternative and other planned or foreseeable projects would not be adverse. (pg. 4-22).

**COASTAL ZONE / HURRICANES**

- 1) Although the West Hackberry site was in the path of Hurricane Rita, the site received no substantial long-term effects from the hurricane. (pg. 3-42).
- 2) Additional site controls (such as water barriers, canals, or pumps) required to mitigate potential impacts from tidal influences and heavy precipitation events, would have minimal land use impact and, if they are needed, would allow for continued safe and effective SPR operations. (pg. 3-43).

**LAND USE / AESTHETICS**

- 1) Expanding the existing West Hackberry storage site would maintain current land use at the site and in the region. Construction activities would require additional site disturbance, but this disturbance would not conflict with any existing SPR operations or surrounding land uses. Considering the



- existing SPR operations at the site, the land would not be compatible with or desirable for most non-industrial purposes. Expanding the facility would not change land use patterns in any substantial way. There would be minimal conflict with other established land uses. (pg. 3-42, 43).
- 2) West Hackberry is an existing SPR site. There are no special visual resource issues associated with expanding storage capacity at this site. (pg. 3-43).

GEOLOGY

- 1) DOE expects that the impact of subsidence at West Hackberry would be negligible to geological resources. With the roof thickness greater than 1,500 feet, the occurrence of collapse is very unlikely. (pg. 3-66).

AIR QUALITY

- 1) Because full construction (not including cavern development) at other sites is unlikely to cause air quality impacts, the impacts from construction at West Hackberry can be considered negligible. (pg. 3-101).
- 2) The West Hackberry site is located in an air quality attainment area. (LA DEQ 10/20/05 comments).

ARCHAEOLOGICAL / CULTURAL RESOURCES

- 1) The Louisiana SHPO indicated that no known archaeological sites or historic properties would be affected by the undertaking at any of the Louisiana locations proposed for new storage facilities or expansion (LeBreux 2005). For the 1976 EIS for West Hackberry, DOE reviewed National Register listings and requested that the Louisiana SHPO review state registers. No National Register sites were listed for Cameron or Calcasieu Parish and none of three historic markers in Calcasieu Parish was located in the facility area (DOE 1976). (pg. 3-317).
- 2) Based on the response from the Louisiana SHPO, no construction or operations and maintenance impacts have been identified at the West Hackberry facility location. Impacts to historic structures are unlikely, except in the perimeter zone. (pg. 3-317).
- 3) There are no cultural or archaeological sites within the area. (Chitimach Tribe of LA 12/19/05 comments).

WETLANDS

- 1) DOE would refine the conceptual site plan to avoid filling in jurisdictional wetlands and would preserve onsite emergent wetlands to the maximum extent practicable. DOE would submit a permit application under Section 404/401 of the CWA, which would require a comprehensive analysis of the steps taken to avoid, minimize, and compensate for impacts to jurisdictional wetlands. DOE would implement compensation measures described in the Common Impacts (section 3.7.2) and in accordance with the 404 permit and 401 Water Quality Certificate from the USACE and the Louisiana Department of Environmental Quality. Specifically, DOE would preserve, restore, or

create wetlands or contribute to a mitigation bank in the region in accordance with the permit to compensate for the jurisdictional wetland impacts.

- 2) On June 28, 2006, U.S. Army Corps of Engineers personnel Mr. Ronnie Duke and Mr. Gary Couret visited the DNGS/West Hackberry site under consideration by the DOE. The purpose of the site visit was to assess any wetland and environmental impacts associated with this expansion option.

Based on the site visit, it was concluded that, should the DOE-SPR adhere to their development plan as outlined in the "Site Selection for the Expansion of the Strategic Petroleum Reserve Draft Environmental Impact Statement" (DOE/EIS-0385), dated May, 2006, then:

- There would be no disturbance or impact to any wetlands.
- A wetland permit would not be required.
- This is the least environmentally intrusive expansion option under consideration.

Appendix N: Comments on Draft Environmental Impact Statement

PUBLIC STATEMENTS

MS. FADLEY:

I'm going to read out the people who are pre-registered to come and give a comment, and then I'll invite anyone who's decided since walking in the door that you'd like to give a comment.

MR. DAVID KOHLER:

D0101

David Kohler, K-O-H-L-E-R. I'm with Dominion. We own the Hackberry facility. It's one of the facilities that is pre-existing. I'll just comment further on Dave Johnson's comments, that our facility actually has three completed caverns, five million barrels each, that have already been bleached and are just sitting empty. So as far as meeting the criteria -- or the four criteria that were outlined, one of them being cost effectiveness, "expeditiously," you know, in service, and the third one being the least impact. And that's the reason why we wanted to come here and have our comments heard, because in the Draft EIS there's a comment in there that really was misdirected, and I want to read it to you. It's on Page 5, Paragraph 2 of the Draft Order, and it says, "The Chacahoula alternative, including the Chacahoula storage site and two of the three SPR expansion sites, Bayou Choctaw and West Hackberry, would affect the most acres of wetland of any alternative in the combination with other

projects in the same ecosystem. The Clovelly alternative would have the smallest effect the combination with the other projects. Louisiana has lost substantial amounts of wetlands associated with agricultural activities, land development, natural land subsidence, erosive forces over the many decades."

Well, our facility happens to sit juxtaposed to the SPR facility. We share a fenceline with them. It's 18 feet above sea level, and when Hurricane Rita came through we didn't even have any water in the wells, so we found it kind of difficult to think that there may be a wetland issue, so we actually invited the Corps of Engineers to come out with us. We actually met them today down at the facility just to have a walk-through, because they're the ones that made the comment.

And I think the reason why the comment was probably made was misconstrued, because we do own some other property that does go out into Black Lake, and I think they misconstrued that the development would go into Black Lake. The three caverns sit up 18 feet above sea level.

We had them come out, and they said if the DOE pursues the plan that they have outlined in their depiction, said that there would be no need for a wetlands permit and there's no issue. So we wanted to make sure that was made very clear.

Appendix N: Comments on Draft Environmental Impact Statement

5

1 Other than that, Dominion is very interested in  
2 pursuing and hoping that our alternative is considered.  
3 3 It does make a lot of sense. Obviously it could be put in  
4 service probably the quickest of any of the alternatives.  
5 Although it is small, it certainly meets the criteria.  
6 Questions, comments?  
7 MR. JOHNSON:  
8 Well, thank you very much.  
9 MR. KOHLER:  
10 Thank you.  
11 MS. FADLEY:  
12 I'd like to invite Sybil Guidry up.

2

6:54P 1 (Presentation by Mr. David Johnson is  
2 presented and completed.)  
3 MR. DAVID JOHNSON: Karen will introduce the  
4 speakers; and if you would, go ahead.  
5 MS. KAREN FADELY: Okay. So, at this point  
6 we're going to have our court reporter ready to record  
7 your comments on the draft EIS. I want to remind you that  
8 all of the different methodologies of how you can submit  
9 comments before that July 10th deadline is on the green  
10 sheet of paper. You can mail it in. You can E-mail us.  
11 You can fax us, or you can come up tonight.  
12 I do have a number of speakers that have  
13 already registered. So, I'm just going to go through the  
14 list. Everybody has about five minutes, more or less. I  
15 have these little cards. So, if you get a little  
16 long-winded, I might wave you down. That's just so that  
17 everybody has an equal opportunity to get up and speak.  
18 So, first -- also, when you get up here,  
19 please state your name clearly and spell your last name  
20 for the record.  
21 And I'd like to start off with Bob Walker.  
7:22P 22 MR. BOB WALKER: Good evening. My name is  
23 Bob Walker. I am vice president and site director of The  
24 Dow Chemical Company based here in Freeport, Texas. I'd  
25 like to share with you a number of concerns that our

D0091

Appendix N: Comments on Draft Environmental Impact Statement

3

1 company has with the consideration of Stratton Ridge as a  
2 potential location for the SPR expansion site. These are  
3 primarily concerns of economic impact to Dow and to the  
4 region that flow from this environmental impact study.

5 Let me start by stating that we are  
6 certainly not opposed to expanding the Strategic Petroleum  
7 Reserves, but Dow does not support the use of Stratton  
8 Ridge for this expansion. The reasons for this are fairly  
9 straightforward.

10 Over 50 percent of the more than 6,000 Dow  
11 employees and contractor jobs in our Freeport facilities  
12 exist because of the salt that we mine at Stratton Ridge.  
13 This salt is a critical raw material for our chlor-alkali  
14 production, which is, in turn, critical for our downstream  
15 user plants that are dependent upon chlorine and caustic,  
16 as well as several fence line customer plants.

17 From this Stratton Ridge salt, we make  
18 thousands of different products worth over \$5 billion  
19 annually. We also use the Stratton Ridge area to store  
20 raw materials and products. Approximately half of the  
21 \$125 million a year that we pay in taxes for state and  
22 local purposes for Dow's Texas Operations are dependent  
23 upon these assets.

24 On the other hand, the SPR uses underground  
25 salt formations -- as was just covered -- as the basis for

4

1 their oil storage operations. For their purposes, they  
2 remove the salt and discharge it into the ocean. Placing  
3 the SPR at Stratton Ridge would waste salt that Dow could  
4 otherwise mine and convert into useful, value added  
5 products that support the economy of this area.

6 The use of seawater for mining, the speed of  
7 mining the caverns in the salt dome, and the lack of a  
8 fully saturated brine solution as a discharge precludes  
9 this salt from being consumed by Dow to make useful  
10 products. This salt would simply be wasted into the  
11 ocean.

12 Now, we understand that other sites are also  
13 in consideration to locate the SPR facility but they do  
14 not have any co-located and salt-base production  
15 facilities. So that that salt wasted into the ocean is  
16 not salt that could be used otherwise as a feedstock for  
17 manufacturing purposes.

18 In addition, we have concerns about our  
19 current Stratton Ridge operations, as these assets are  
20 critical to the economic operation of our Freeport site,  
21 which happens to be Dow's largest manufacturing facility  
22 globally. We experienced the concept of eminent domain  
23 firsthand when the U.S. Government first used its power to  
24 take Bryan Mound -- now the local SPR site -- from us when  
25 we were an unwilling seller.

Appendix N: Comments on Draft Environmental Impact Statement

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1 Allow me to demonstrate this impact with  
2 some numbers. At the moment -- without the SPR at  
3 Stratton Ridge -- we estimate that Dow has access to salt  
4 reserves that should last us for more than 30 years. But  
5 the 16 proposed SPR caverns would waste about 130 billion  
6 pounds of salt, or the equivalent of seven years of Dow  
7 salt consumption. But it really doesn't stop there.

8 When the Department of Energy presented its  
9 initial plan in the fall of 2005, two of Dow's planned  
10 wells on Dow land would have been directly impacted,  
11 wasting another four years of salt that Dow could have  
12 converted into raw material. Since that initial plan, the  
13 DOE has expanded the area that it needs for the SPR. This  
14 impacts another three planned Dow wells, thus reducing  
15 Dow's potential salt consumption up to 11 years.

16 So, bottom line, under the DOE's current  
17 proposal, up to 18 years of equivalent Dow salt  
18 production -- or consumption is wasted.

19 The waste of Stratton Ridge salt and the  
20 possibility that the government may take some business  
21 critical property from Dow is a grave concern to our  
22 internal business analysts who make investment  
23 recommendations to Dow's senior management.

24 Simply put, Texas operations competes with  
25 chemical and plastic producers around the world. We

6

1 already have a competitive disadvantage due to high energy  
2 and feedstock prices here on the Gulf Coast. The Dow  
3 Texas Operations site could lose its global  
4 competitiveness completely if the SPR expansion is located  
5 at Stratton Ridge. But not only potential new investment  
6 would be in jeopardy, these same factors would also be --  
7 negatively affect business decisions for investments to  
8 support current operations.

9 So, the future of Dow Texas Operations is  
10 dependent on the willingness of Dow, first, to continue to  
11 make investments in new products; second, to continue to  
12 make these products that are made today; and third, to  
13 improve the site's energy efficiency and sustainability.  
14 Without such investments, manufacturing facilities like  
15 ours may cease to be viable and ultimately shut down.

16 Now, we understand that a hundred or so jobs  
17 might be created for managing the SPR site. However,  
18 placing our Freeport Dow site in further economic jeopardy  
19 would literally put thousands of high-wage manufacturing  
20 jobs, as well as thousands of additional jobs in our  
21 community, at risk.

22 In short, the long-term viability of our  
23 Texas Operations site depends upon having low cost salt  
24 feedstock and hydrocarbon storage facilities located at  
25 the Stratton Ridge site. The loss of these capabilities

Appendix N: Comments on Draft Environmental Impact Statement

7

D0079

1 could ultimately cause Dow in Freeport to lose its global  
2 competitiveness and, again, with the potential result in  
3 the inevitable and painful shutdown.

4 Thank you for allowing me to express our  
5 concerns and state the reasons why Dow opposes the use of  
6 the Stratton Ridge location for the new Strategic  
7 Petroleum Reserve site.

8 Thank you very much.

7:29P 9 MR. DAVID JOHNSON: Thank you.

10 MS. KAREN FADELY: I'd like to call David  
11 Stedman of the Economic Development Alliance for Brazoria  
12 County.

13 MR. DAVID STEDMAN: Thank you.

D0092

14 I'm David Stedman, S-t-e-d-m-a-n. I'm the  
15 president and CEO of The Economic Development Alliance for  
16 Brazoria County.

17 The Economic Development Alliance is an  
18 organization composed of businesses large and small. We  
19 have members that include chemical manufacturers, people  
20 in the petroleum industry, contractors, engineers,  
21 retailers, businesses of all types. Some of our members  
22 are small businesses that depend on the local economy and  
23 the spending dollars that are created by some of the large  
24 industries. Our economy is interrelated.

1 | 25 And so, on the 12th of June, our board met

8

Dow Comments 71 FR 30,399, May 26, 2006 -- Part I From: Bork, Paul (PM)  
[PBork@dow.com]  
Sent: Monday, July 10, 2006 12:36 PM  
To: Silawsky, Donald  
Cc: Bork, Paul (PM)  
Subject: Dow Comments 71 FR 30,399, May 26, 2006 -- Part I

Expires: Tuesday, July 10, 2007 12:00 AM

Attachments: The Dow Chemical Company, DoE, SPR July Written Comments Final.doc

Donald Silawsky  
Office of Petroleum Reserves (FR-47)  
U.S. Department of Energy  
1000 Independence Avenue, SW  
Washington, DC 20585-0301  
Donald.Silawsky@hq.doe.gov <mailto:Donald.Silawsky@hq.doe.gov>

Comments of The Dow Chemical Company on the Department of Energy's Notice of  
Availability for EIS No. 20060211, Draft EIS, DOE, 00, Strategic Petroleum  
Reserve Expansion, Site Selection of Five New Sites: Chacahoula and Covelly,  
in Lafourche Parish, LA; Burinsburg, Claiborne County, MS; Richton, Perry  
County, MS; and Stratton Ridge, Brazoria County, TX and Existing Site Bayou  
Choctaw, Iberville Parish, LA, West Hackberry, Cameron and Calcasieu  
Parishes, LA; and Big Hill, Jefferson County, TX (71 FR 30,399; 30,400 May  
26, 2006)

Dear Mr. Silawsky,

Attached are the comments of The Dow Chemical Company. Several attachments  
to these comments are sent in following e-mails because of corporate e-mail  
size limits and some are sent in the US mail, with a copy of this cover  
letter. All of these should be added to "Attachment B -- Other Statements,  
Resolutions and Articles."

Thank you for this opportunity to comment on this very important decision  
DoE will make in the near future. Please do not hesitate to contact me if  
there is any clarification to these comments or further assistance I can  
provide.

<<The Dow Chemical Company, DoE, SPR July Written Comments Final.doc>>

Paul Bork  
EHS Legal - Freeport  
EHS Legal - Mergers and Acquisitions  
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1790 Building  
July 10, 2006

The Dow Chemical Company  
Midland, MI 48674

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**Comments of The Dow Chemical Company on the Department of Energy's Notice of Availability for EIS No. 20060211, Draft EIS, DOE, 00, Strategic Petroleum Reserve Expansion, Site Selection of Five New Sites: Chacahoula and Covelly, in Lafourche Parish, LA; Burinsburg, Claiborne County, MS; Richton, Perry County, MS; and Stratton Ridge, Brazoria County, TX and Existing Site Bayou Choctaw, Iberville Parish, LA, West Hackberry, Cameron and Calcasieu Parishes, LA; and Big Hill, Jefferson County, TX (71 FR 30,399; 30,400 May 26, 2006)**

Dear Mr. Silawsky,

The Dow Chemical Company (Dow) thanks the Department of Energy (DoE) for this opportunity to comment on the *Draft* Environmental Impact Statement (EIS). We have had extensive experience with the operation of the Strategic Petroleum Reserve (SPR), having initially shared the Bryan Mound location with the SPR and having some of our major manufacturing operations close to the SPT operations in Bayou Choctaw. Dow provided written comments (October 28, 2005) on the DoE's Notice of Intent and Extension of Comment Period (70 FR 52,088 and 56,649) for a Proposed Expansion of the Strategic Petroleum Reserve, Implementing Congress' Requirements Contained in The Energy Policy Act of 2005. Dow participated in the public meeting in Freeport, Texas on June 27, 2006 through Bob Walker's statement. Both of these, several other statements from the June 27, 2006 public meeting, local resolutions and a couple of relevant newspaper articles are attached to these comments and all of which constitute Dow's comments. Several attachments to these comments are sent in following e-mails because of corporate e-mail size limits and some are sent in the US mail, with a copy of this cover letter. All of these should be added to "Attachment B -- Other Statements, Resolutions and Articles." Dow notes for DoE that the resolutions of the Brazoria County Commissioner's Court and the city of Lake Jackson were both unanimously passed.

While these statements reflect major concerns Dow has with the Draft EIS, in particular to a decision to expand the SPR with a new site at Stratton Ridge, TX, the following, additional comments are raised with respect to the portions of the Draft EIS and the

errors contained in the Draft EIS relevant to the Stratton Ridge, Texas potential expansion location.

1 In Section 3.2, the DoE says that the concern related to the cumulative and secondary impacts of the SPR expansion presented for increased risk for terrorism or accidents due to the Stratton Ridge facility being close to a proposed bulk liquid natural gas facility are eliminated as there is no longer such a proposal. Dow, as a resident in the local area, having contracted to receive a significant part of the LNG from that facility and an investor in the Freeport LNG facility is already under construction. Ground was broken a long time ago and significant construction is on-going. Dow urges DoE to correct this significant mistake in the Draft EIS, relative to the Stratton Ridge potential site and after making this correction, not to under-estimate the impact of this initially significant concern when recalculating the relative merits of each potential expansion site.

2 In Chapter 3 (Section 3.6) and Chapter 4, the Draft EIS addresses ambient air quality. The Draft EIS notes that Stratton Ridge is among three potential expansion sites that are in non-attainment for the 8-hour ozone standard. While this is not an unmanageable situation, it makes no sense to choose the one site out of three which will have a minor adverse impact on the non-attainment area into which the facility is located. The other potential sites would not have the filling emissions placed in a non-attainment area.

3 In Chapter 3 (Section 3.3) and Chapter 5, the Draft EIS addresses "Irreversible and Irretrievable Commitment of Resources. While the same amount of salt will be "wasted" regardless of which site is chosen, there is a major and significant difference between Stratton Ridge and the other sites under consideration. As eloquently addressed by Bob Walker and others, Dow has Chlor-Alkali facilities that can constructively use the salt, if mined at a rate and with a quality appropriate to feed our Chlor-Alkali and downstream chemical manufacturing plants. This makes the salt that would be wasted if Stratton Ridge were selected different from the other potential sites. Dow urges DoE not to under estimate this critical difference.

4 On page 3-93, the Draft EIS notes that that the maximum VOC emissions are estimated to be only slightly (7.3%) below the threshold that triggers a full conformity determination. The Draft EIS also commits DoE to conduct an additional conformity review if the Stratton Ridge site is selected to ensure that the maximum VOC emissions are really below the threshold. This is the only potential expansion site that has this notation in the Draft EIS. This means that the selection of the Stratton Ridge site will, at best, require more effort and delay than would any other of the potential expansions sites. Further, if this additional conformity review failed to show that the current maximum VOC emission estimate was not sufficiently accurate and conservative; a full conformity determination would be required with the associated increased delays, costs and potential changes and constraints to the expansion and/or operation of the SPR facilities newly placed at Stratton Ridge, TX. None of the other potential expansion sites have this actual minor drawback or the potential for a much more significant drawback. Dow urges DoE not to under estimate these related drawbacks to the Stratton Ridge, TX site when determining which potential site to use to expand the SPR.

The Draft EIS notes that developing the Stratton Ridge, TX site would require the most filled wetlands acres at 227, with the next largest potential expansion site only requiring 150 acres of filled wetlands. Again, this is something that can be managed, but Dow urges DoE not to under-estimate the advantage to the environment of making a choice that does not maximize the amount of wetlands that would need to be filled.

- 5 The Draft EIS notes that developing the Stratton Ridge, TX site would involve filling and converting some 258 acres of relatively rare and ecologically important bottom hardwood forest. While, as the Draft EIS notes, some of this has been invaded by exotic plants and animals, this is still "relatively rare and ecologically important." Again Dow urges DoE not to under-estimate the advantages of not having government action fill and complete the conversion of this "relative rare and ecologically important" bottom hardwood forest.

The Draft EIS notes that developing the Stratton Ridge, TX site would create the potential of adversely affecting the "foraging, roosting and nesting habitat for bald eagles." While the Draft EIS study didn't find any bald eagles in the corridor, the Draft EIS notes that bald eagles are both an endangered species and our national bird.

- 6 Incidentally, there is a bald eagle that nests on the north side of CR-226 on the Stratton Ridge salt dome. Dow urges DoE to correct the mistake in the Draft EIS and, in DoE's recalculation of the relative merits of each potential expansion site, not to under-estimate the impact of this expansion of the SPR adversely affecting this endangered species and national bird which is actually nesting near the Stratton Ridge site.

- 7 The Draft EIS notes that there are "Native Hawaiian or Other Pacific Islander populations" in the Stratton Ridge, TX area. Dow is unaware of any such local populations and urges DoE to re-review its entire examination of the potential Stratton Ridge site, because since this error was made (and the error about the actual co-located nesting Bald Eagle and the continuing installation of the Freeport LNG facility), there may well be other errors relating to the Stratton Ridge potential site that would need to be found and corrected before DoE could select the Stratton Ridge potential site as the SPR expansion site.

8 Thank you for your consideration of our comments and please contact me if you have any questions or which to discuss our concerns related to expanding the SPR in Stratton Ridge, TX.

Sincerely,



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Enclosures



Attachment A – Statements from the June 27, 2006 Hearing

Bob Walker's Statement

Good evening ladies and gentlemen.

My name is Bob Walker. I am vice president and site director for Dow's Texas Operations site, and would like to share with you a number of concerns our company has with the consideration of Stratton Ridge as a potential location for a Strategic Petroleum Reserve expansion site. These are primarily concerns of economic impact to Dow and the region that flow from this environmental impact study.

9 | Let me start by stating that while we are not opposed to expanding the Strategic Petroleum Reserves, Dow DOES NOT support the use of Stratton Ridge for this expansion. The reasons for this are fairly straight forward.

Over 50% of the more than 6,000 Dow employee and contractor jobs in our Freeport plant exist because of the salt we mine at Stratton Ridge. This salt is the critical raw material for our Chlor-Alkali production, which in turn is critical for our downstream user plants that are dependent on chlorine and caustic, as well as several fence line customer plants.

From this Stratton Ridge salt, we make thousands of different products worth over \$5 billion annually. We also use the Stratton Ridge area to store raw materials and products. Approximately half of the \$120 million a year that we pay in state and local taxes for Dow's Texas Operations are dependent upon these assets.

10 | On the other hand, the SPR uses underground salt formations as the basis for their oil storage operations. For their purposes, they remove the salt and discharge it into the ocean. Placing the SPR at Stratton Ridge would waste salt that Dow could otherwise mine and convert into useful, value added products that support the economy of this region.

The use of seawater for mining, the speed of mining the caverns in the salt dome, and the lack of a fully saturated brine solution as a discharge, precludes this salt from being consumed by Dow to make useful products. This salt would simply be wasted into the ocean.

We understand that the other sites under consideration to locate the SPR facility, DO NOT have co-located salt-based production facilities. So that salt wasted into the ocean IS NOT salt that could be used otherwise as a feedstock for manufacturing purposes.

11 | In addition, we have concerns about our current Stratton Ridge operations, as these assets are critical to the economic operation of our Freeport site, which happens to be Dow's largest manufacturing facility globally. We experienced the concept of

eminent domain first hand when the US government used its power to take Bryan Mound – now the local SPR site – from us, when we were an unwilling seller.

Allow me to demonstrate this impact with some numbers. At the moment – without the SPR at Stratton Ridge- we estimate that Dow has access to salt reserves that should last for more than 30 years. The 16 proposed SPR caverns would waste 130 billion pounds of salt, or the equivalent of 7 years of Dow salt consumption. But it does not stop there!

11 | When the Department of Energy presented its initial plan in the fall of 2005, two of Dow's planned wells on Dow land would have been directly impacted, wasting another 4 years of salt that Dow could use for raw material.

Since that initial plan, the DoE has expanded the area that it needs for the SPR. This impacts another 3 planned Dow wells, thus reducing Dow's potential salt consumption up to 11 years.

So, under the DoE's current proposal, 18 years of equivalent Dow salt consumption is wasted.

The waste of Stratton Ridge salt, and the possibility that the government may take some business critical property from Dow, is a grave concern for our internal business analysts, who make investment recommendations to Dow's leaders.

Simply put: Texas Operations competes with chemical and plastic producers from around the world. We already have a competitive disadvantage due to high energy and feedstock prices on the Gulf Coast. The Dow Texas Operations site could lose its global competitiveness completely if the SPR expansion site is located at Stratton Ridge.

But not only potential new investment would be in jeopardy. These same factors would also negatively affect business decisions for investments to support current operations.

12 | The future of Dow Texas Operations is dependent upon the willingness of Dow 1) to continue to make investments in new products, 2) to continue to make the products we make today and 3) to improve the site's energy efficiency and sustainability. Without such investments, manufacturing facilities like ours may cease to be viable and ultimately be shutdown.

We understand that 100 or so jobs might be created for managing the SPR site. However, placing our Freeport site in further economic jeopardy would literally put thousands of high-wage manufacturing jobs, as well as thousands of additional jobs in our community, at risk.

In short, the long-term viability of our Texas Operations site depends upon having low cost salt feedstock and hydrocarbon storage facilities located at the Stratton Ridge site. The loss of these capabilities could ultimately cause Dow in Freeport to lose its global competitiveness. The result would be an inevitable and painful shutdown.

Thank you for allowing me to express our concerns, and state the reasons why Dow opposes the use of the Stratton Ridge location for a new Strategic Petroleum Reserve site.

Unanimous Resolution from The Board of The Economic Development Alliance for Brazoria County



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The Board of The Economic Development Alliance for Brazoria County unanimously passed the attached resolution opposing expansion of the Strategic Petroleum Reserve at Stratton Ridge in our meeting of June 12, 2006 for the following reasons:

1. The SPR uses underground salt formations as the basis for their oil storage operations. For their purposes they remove the salt and discharge it into the ocean. Placing the SPR at Stratton Ridge would waste salt that the chemical industry could use to make useful products in the future. The DoE time line to remove the salt from the salt dome and other operational considerations would not allow this salt to be used to make products and thus would be wasted. As I understand it, the other sites under consideration do not have co-located salt based production facilities, so the salt wasted into the ocean isn't salt that can be made into useful products, as can the salt at Stratton Ridge.
2. There is also concern over the government taking of Stratton Ridge property and perhaps even closure of Stratton Ridge Road. We have experienced this sort of thing in the past, and it runs contrary to everything America stands for.
3. At a time when the chemical industry is struggling with high energy and feedstock fuel costs and high construction costs, this waste of Stratton Ridge salt and concern over the government commandeering private property could dissuade industry from locating new jobs in the area and it may even negatively affect business decisions to make any further investments in support of current operations.
4. The 40 or so jobs created for managing the SPR site could jeopardize literally thousands of direct chemical industry jobs and four to eight times that many of indirect jobs with contractors and suppliers.
5. We also understand that Bryan Mound was removed from consideration because it did not have adequate capacity for expansion and that the plans for Stratton Ridge would include facilities to off-load foreign crude in Texas City and bring the oil in through pipeline. So it seems this would not even benefit Port Freeport.

13

Statement By Staffer Dianna Kile for U.S. Representative Ron Paul

- 14 I want to join with others tonight in expressing my concerns regarding the Stratton Ridge expansion of the Strategic Petroleum Reserve (SPR). In the recent past President Bush has stated the need to judiciously diminish the reserve in order to reduce non-market demand, thus helping to reduce energy costs. In light of that, we should seriously consider not only where, but also whether or not, to increase the reserve.
- Certainly, if high energy prices are a legitimate concern (and they clearly are at this time) we should not undertake such an expansion in a way that could negatively impact any component of the petro-chemical industry. Any federal action that would threaten to raise costs to business, which would be passed along to consumers, is a bad policy at any time. However, this is a particularly bad time for any such policy to be enacted.
- 15 In addition, it is always a concern of local property owners that federal activity will result in a taking of private property. Such takings have a direct negative impact not merely on the property owner, who has every right to expect that government will protect his property interests, but also upon economic activity. When property rights are in jeopardy property owners do not take the kinds of economic actions that benefit themselves as well as other economic actors.
- As a leading advocate of property rights, I share the strong concern of others in the area that locating this reserve expansion at Stratton Ridge will negatively impact property owners. Moreover, I join with the local government authorities and taxpayers who are always concerned about taking property off of the local tax rolls. With many suffering from property evaluation inflation, further erosion of the tax base will only serve to further increase property taxes upon already strapped homeowners and businesses.
- 16 Again, I wish to join with the Economic Development Alliance for Brazoria County, the Dow Chemical Company, and other concerned members of the community in expressing my concern regarding the siting of an SPR expansion at Stratton Ridge.

Attachment B – Other Statements, Resolutions and Articles

July 2, 2006 Brazosport Facts Editorial

Expansion of Reserve Good Idea, Just Not Here

By Yvonne Mintz  
The Facts

Published July 2, 2006

In August or sometime not long after, the U.S. Department of Energy will choose a spot to store precious cargo — 160 million barrels of oil that will supplement the nation's emergency stockpile of the precious resource.

- 17 We wholeheartedly support the expansion of the Strategic Petroleum Reserve, which already includes a site in Brazoria County at Bryan Mound. But it is with just as much vehemence that we join others in Brazoria County in asking the federal government to choose a site other than Stratton Ridge at which to store the oil in underground caverns.

This is not simply another tired case of "not in my backyard." Rather, the caverns near Clute already are filled with a precious resource to industry in this area: salt.

- 18 The same brine the Department of Energy is contemplating siphoning out of 16 caverns at Stratton Ridge is vital to Dow Chemical Co., Brazoria County's largest employer. The method of brine removal for a petroleum reserve could waste about 130 billion pounds of salt, Dow Texas Operations Vice President Bob Walker said at a public meeting on the proposed expansion last week. The proximity of the project also would prevent Dow from using five planned wells on property the company owns at Stratton Ridge.

To Dow, and by extension to this area, that salt means money.

Dow uses Stratton Ridge salt for the production of thousands of products, worth more than \$5 billion annually. About half of the \$125 million Dow pays annually in state and local taxes are dependent on those, Walker said.

Without government interference, Dow has enough salt at Stratton Ridge to last 30 years, which is important because, to Southern Brazoria County, Dow means even more than money. It means jobs.

- 19 Dow officials have said thousands of jobs could be lost if the Strategic Petroleum Reserve chooses the Stratton Ridge site. Even more than that, Dow Chemical is intrinsically connected with other industry in the area and with community service and charitable giving.

The U.S. Department of Energy also is considering sites at Bruinsburg, Miss., Richton, Miss., Clovelly, La., and Chacahoula, La.

People at public meetings near the proposed Mississippi sites were much more receptive to the expansion in their towns, so it should be an easy call that the government would choose another site. However, while an energy department spokesman said public sentiment on the proposed site will be taken into consideration as Energy Secretary Samuel Bodman makes the choice of where to expand, there will, of course, be other factors that could scream louder than us.

The department also will consider which of the five possible sites offers the best distribution capabilities at the lowest cost with the least environmental impact.

20 We urge the department also to consider non-environmental impact in the form of possible economic peril to the site chosen, and we urge area residents to make themselves heard on the matter before the comment period ends on July 10.

Today's editorial was written by Yvonne Mintz, managing editor of *The Facts*.

*June 29, 2006 Brazosport Facts Article*

## Leaders Frown on Oil Reserve Expansion Plan

By Chris Robinson

LAKE JACKSON — In the largest turnout so far for a series of forums on the Strategic Petroleum Reserve expansion's environmental impact study, local leaders warned of crippling economic impact to the Brazosport area should the government select Stratton Ridge for the project.

More than 50 people attended a meeting hosted by the U.S. Department of Energy at the Lake Jackson Civic Center on Tuesday to take public comment on the recently published Draft Environmental Impact Study for the expansion project.

Bob Walker Jr., Dow Texas Operations vice president, said he does not oppose the expansion, only Stratton Ridge as a candidate.

He said more than 6,000 jobs at Dow's Freeport facilities, including employees and contractors, depend on Dow's continued use of Stratton Ridge's salt dome for its chlorine-related processes and its caverns for hydrocarbon storage.

If the Stratton Ridge site is not chosen by the Department of Energy, Walker said there's enough salt at Stratton Ridge to last Dow for more than 30 years.

"We already have a competitive disadvantage due to high energy and feedstock prices here on the Gulf Coast. The Dow Texas Operations site could lose its global competitiveness completely," Walker said.

The Strategic Petroleum Reserve expansion proposes siphoning brine at Stratton Ridge to create 16 caverns on a 269-acre site for storing 160 million barrels. The manner of brine removal renders it unusable for Dow, while a pipeline to deposit the excess brine in the ocean could waste about 130 billion pounds of salt, Walker said. The proximity of the project also could prevent the use of five planned wells to be used on Dow property at Stratton Ridge, he said.

The Energy Policy Act of 2005 requires the U.S. Department of Energy choose by August one of five sites for boosting the current reserve capacity of about 700 million barrels of oil to 1 billion. In addition to Stratton Ridge, which is near Clute, the U.S. Department of Energy also is considering sites at Bruinsburg, Miss., Richton, Miss., Cloyelly, La., and Chacahoula, La.

The reserve is used as a fuel supply backup for national defense and to defend the economy against a disruption in commercial oil supplies, but U.S. Department of Energy official David Johnson said those goals could be threatened by an increase in consumption and a dependence on oil imports.

Dow uses Stratton Ridge salt for the production of thousands of products, worth more than \$5 billion annually, and about half of Dow's \$125 million annual state and local taxes are dependent on those, Walker said.

Art Colwell, vice president and general manager of BASF's Freeport site, said after the meeting the local chemical industry is tightly integrated and the entire complex could suffer if Dow is negatively affected by this project.

"Dow is a major player in the area," Colwell said. "Things that happen to reduce Dow's presence impact other industry in the area."

Walker said other sites under consideration make a better fit because they lack salt-based production facilities and the salt dispensed in the ocean couldn't otherwise be used for manufacturing.

After the meeting, Johnson, the department's director of planning and engineering of petroleum reserves, said people at public hearings at proposed Mississippi sites were more receptive to the expansion project in their areas.

Though the Energy Policy Act of 2005 requires a site be selected by August, the impact of recent hurricanes and the late inclusion of a fifth candidate site could cause that decision to be made slightly later than planned, Johnson said.

"The criteria will be what gives us the best distribution capabilities to meet the needs of the future, and also takes into account the environmental impacts of the decision as well as the whole project cost," he said.

The proposed Stratton Ridge site would receive crude oil through a pipeline to Texas City, where the fuel would be deposited at a tank farm. The pipeline would travel parallel to the current line reaching to Bryan Mound, the only Strategic Petroleum Reserve in Brazoria County.

That site, north of Bryan Beach and east of the Brazos River, stores 240 million barrels of oil.

Dow originally owned Bryan Mound, Walker said.

"We experienced the concept of eminent domain firsthand when the U.S. government first used its power to take Bryan Mound, now the local SPR site, from us when we were an unwilling seller," he said.

Brazoria County Commissioner Donald "Dude" Payne and David Stedman, chief executive officer of the Brazoria County Economic Alliance, read resolutions stating county commissioners and the alliance are opposed to the local expansion project.

While the alliance is aimed at diversifying the area economy, Stedman said the chemical industry will remain the backbone of most future investments.

"Like it or not, the chemical manufacturing industry has been, is now and will be for the foreseeable future the absolute bedrock of the economy of Brazoria County," he said. "All the big chemical and manufacturing complexes around here, they exist to make a profit, but they also exist to provide welfare for our people. That's what puts roofs over families' heads, that's what sends kids to college and what puts bread on the table."

Johnson said U.S. Energy Secretary Samuel Bodman will make the final call on which site is selected.

"I understand your opposition to us coming to this dome, and definitely we'll take that into consideration," Johnson said.

Chris Robinson covers business and industry for The Facts. Contact him at (979) 230151

Article in Reuters News June 29, 2006

### Dow at odds with U.S. on land for SPR expansion

HOUSTON, June 29 (Reuters) - Leading U.S. chemical maker Dow Chemical Co. <DOW N> and the U.S. Department of Energy are at odds over the proposed government purchase of a site near Dow's largest plant to expand the Strategic Petroleum Reserve.

The land, part of an area known as Stratton Ridge near the Gulf Coast southwest of Houston, contains an underground salt deposit that would be hollowed out to store oil.

Dow says the deposit is a crucial source of chlorine used to make half the chemicals produced at its Freeport, Texas, plant. The facility makes a fifth of Dow products sold worldwide. Loss of the resource would threaten the viability of the 65-year-old complex that now employs 6,000, Dow says.

"A significant number of jobs could be in jeopardy," said Dow spokesman Jan Huisman.

The plant already faces high energy costs. Loss of access to the salt would be an additional blow, making it less competitive in the world market, Huisman said.

Local officials, union leaders and neighboring companies that buy from or supply Dow have joined in opposition to forcing Dow to give up the site.

"We're taking it very seriously," said David Stedman of the Brazoria County Economic Development Alliance.

The Stratton Ridge site is one of five in Mississippi, Louisiana and Texas that the government is considering for expansion of the reserve. Plans call for a decision by the end of August, said the Energy Department's David Johnson.

"They've asked us politely to take a look at other salt domes," said Johnson, noting officials in Mississippi and Louisiana want to be chosen. "We'll take that into consideration."

Congress in 2005 directed the Energy Department to expand the SPR because of growing oil demand and U.S. dependence on potentially insecure supplies of imported crude.

The SPR, created after the 1973-74 oil embargo to bolster U.S. military defense and economic security, held 686.6 million barrels of oil at four sites in Texas and Louisiana as of June 23. Capacity currently is 727 million barrels. The goal is to increase storage to 1 billion barrels, energy officials said.

The government has the power to force Dow to sell the 269-acre Stratton Ridge site under the legal doctrine of eminent domain. The doctrine allows government taking of property at a fair price for the public good.

The DOE bought the site of the existing Bryan Mound reserve near Freeport when the SPR was created despite Dow objections.

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### Attachment C – Dow's October 28, 2005 Comments



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October 28, 2005

The Dow Chemical Company  
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#### Comments of The Dow Chemical Company in Response to Department of Energy's Notice of Intent and Extension of Comment Period (70 FR 52,088 and 56,649) for a Proposed Expansion of the Strategic Petroleum Reserve, Implementing Congress' Requirements Contained in The Energy Policy Act of 2005

Dear Mr. Silawsky,

The Dow Chemical Company (Dow) thanks the Department of Energy (DoE) for this opportunity to comment on the scoping for the Environmental Impact Statement (EIS). We have had extensive experience with the operation of the Strategic Petroleum Reserve (SPR), having initially shared the Bryan Mound location with the SPR and having some of our major manufacturing operations close to the SPT operations in Bayou Choctaw. A more extensive description of Dow is included in the attached Testimony.

Dow has been a frequent commenter on the SPR process, specifically, and the US national energy policy in general. We participated in the public comment process leading up to The Energy Policy Act of 2005 (Energy Act) and are pleased to see DoE moving forward in implementing its obligations under the Energy Act. Dow has historically commented on DoE's prior EIS efforts. Dow incorporates into these comments its prior comments, which are in the DoE docket related to the prior EIS related to locating a new SPR oil storage facility in Stratton Ridge, Texas, by reference, as if repeated in full in these comments.

Dow understands that the comments being solicited by the cited *Federal Register* notices are limited to the scoping of the EIS. This will be the focus of these comments. Some aspects of our concerns with the Stratton Ridge potential location for the new SPR facility will be raised in other appropriate forums.

Dow includes two documents in these comments in an Appendix: the written testimony of Dow and ACC to the Senate Energy and Natural Resources (Testimony) and a letter from Gordon Slack to Ms. Orr (Slack Letter). Both contain concerns relevant to this EIS.

The attached comments make the following major points:

#### I. Ecological Resources

The EIS needs to fully evaluate the concern mentioned in the existing Draft EIS (page 63) that migratory birds are only in Texas and Louisiana. This means that the impact of the migratory birds raised in the existing Draft EIS are not a factor in considering the Mississippi potential location for the new SPR facility.

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- 21 II. Land Use
  - a) The EIS needs to fully evaluate the potential diversion of over one and a quarter billion barrels of brine, containing valuable chlorine, from the US economy and wasting this diverted brine into the Gulf of Mexico.
- 22 b) The EIS needs to fully evaluate the potential that the new SPR facility will create a significantly larger creep and subsidence in an area near important brine, liquid storage and natural gas storage caverns and important commercial pipelines.
- 23 c) The EIS needs to fully evaluate the conflict of the SPR oil storage with the developing natural gas storage on the Stratton Ridge salt dome.
- 24 d) The EIS needs to fully evaluate the impact of the security zone on the planned and established local industry.
- 25 III. Geological and Soil Resources
  - a) The EIS need to fully evaluate the increased creep and subsidence that will be caused by locating the new SPR facility in Stratton Ridge directly under this section.
- IV. Public Health and Safety
  - a) The EIS needs to fully evaluate the potential impact the security zone will have on the existing and planned industrial facilities.
- 26 V. Socioeconomics
  - a) The EIS needs to fully evaluate the socioeconomic impact of locating the new SPR facility in currently hurricane devastated states (Louisiana and Mississippi).
- 27 VI. Environmental Justice
  - a) The EIS needs to fully evaluate the potential benefit from locating the new SPR facility in the recently devastated hurricane states of Louisiana and Mississippi by locating it in a state that has many new low income populations.

By this letter, Dow requests a copy of the Draft EIS and notice of any significant activity related to this EIS.

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Thank you for your consideration of our comments and feel free to contact me if you have any questions or which to discuss our concerns or other things related to this expansion of the SPR.

Sincerely,

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## Comments of The Dow Chemical Company

### I. Ecological Resources

Migratory birds only mentioned as being in Texas and Louisiana on page 7-15 of the current Draft EIS, located on page 63 of the electronic version on the DoE web page. Given this documentation of the well known migratory bird passage to and through the wetlands of these states, the EIS needs to address the incremental adverse impact locating the new SPR facility in either Texas or Louisiana. To the extent that the cited statement in the current Draft EIS is correct, the potential site in Mississippi seems to be a clear alternative to adversely impacting the migratory birds that caused the statement in the current Draft EIS, this needs to be evaluated in the Ecological Resources section of the EIS. In any event the relative impact on migratory birds needs to be evaluated for each of the potential sites for the new SPR facility.

### II. Land Use

Dow raises four important Land Use issues that the EIS needs to address: The first is the potential diversion of over one and a quarter billion barrels of brine, containing valuable chlorine, from the US economy and wasting this diverted brine into the Gulf of Mexico. The second is the potential creation of significantly larger creep and subsidence in an area near important brine, liquid storage and natural gas storage caverns and important commercial pipelines. The third is the conflict of the SPR oil storage with the developing natural gas storage on the Stratton Ridge salt dome. The fourth is the impact of the security zone on the planned and established local industry. All of these important Land Use issues are resolved if the chosen location is a location other than Stratton Ridge.

First, the EIS needs to address the impact of wasting the chlorine from the Stratton Ridge salt dome. This is salt that is located near a major commercial chemical facility that is currently using salt solely from the Stratton Ridge salt dome to produce chlorine that is either itself in many products or used in the manufacturing of many products. In addition the chlorine produced from Stratton Ridge salt is used in products that are critical in providing many services. See Testimony for a discussion of the utility of Chlorine.

28 All of the potential locations for the new SPR facility do not have the potential for use of the salt for chemical manufacturing. This location specific aspect of wasted essential natural resources needs to be evaluated in the Land Use section of the EIS.

The magnitude of the potential salt diversion/waste can be calculated from two of the figures in the DoE's *Proposed Action Information* pamphlet distributed in the public meetings associated with the public comments this EIS scoping effort. On page 3 of that pamphlet, DoE says that the proposed new SPR facility will have up to 160 million barrel of oil storage capacity and that leaching a cavern generates approximately 8 barrels of brine for each barrel of created cavern space. This means that locating the new SPR facility in Stratton Ridge will potentially divert 1,280,000,000 barrels of brine from the US economy and waste it into the Gulf of Mexico.

29 Second, the adverse impact the potentially increased subsidence, discussed in the *Geological and Soil Resources* section of these comments, will have on the existing commercial pipeline corridors and their included pipelines caused by locating the new SPR facility on the well developed Stratton Ridge salt dome needs to be evaluated in the Land Use section of the EIS. In making this comparison in the Land Use section of the EIS, DoE needs to have the base case the lesser subsidence caused by the continuation of the existing rate of development of the Stratton Ridge salt dome. If the leached salt continues to be consumed by the nearby chemical facility, the rate of development can be easily calculated.

30 Third, the potential adverse impact of the locating of the new SPR facility on the Stratton Ridge on the developing natural gas storage industry related to the Freeport Liquid Natural Gas terminal (FLNG). While over a handful of Liquid Natural Gas terminals (LNG) have been proposed, the FLNG is the only one moving forward into the construction phase. There are commercial transactions related to the construction

Appendix N: Comments on Draft Environmental Impact Statement

of storage wells. Given the well developed nature of the Stratton Ridge salt dome, taking the only large property remaining on the salt dome for oil storage prevents the expansion of natural gas storage on the Stratton Ridge salt dome. Given the even more critical need for natural gas development in the energy policy of the US, it would be an inappropriate use of DoE resources to quench this ongoing commercial development in the natural gas area in locating the new SPR facility on the Stratton Ridge salt dome. DoE has a greater ability to construct the pipelines and spend the capital needed to develop a salt dome further from commercial pipelines than does industry. DoE needs to spend its resources in a way that supports the current and developing land use and that encourages developing industry in the natural gas storage area.

30

Dow incorporates as if set forth in full in these comments, the DoE discussion of the importance of natural gas storage on its web page <http://www.fossil.energy.gov/programs/oilgas/delivery/index.html>. Dow mentions the discussion in the attached Slack Letter of the impact of the energy crisis and the impact of natural gas pricing and availability on Dow, the chemical industry and the US industry in general. Dow also mentions the discussion of the energy crisis and the impact of natural gas pricing and availability on Dow and the chemical industry.

31

Fourth, the EIS needs to evaluate the potential adverse impact the established security zone that will be established around the new SPR facility will have on planned and existing industrial facilities. The well developed Stratton Ridge salt dome will have more extensive potential adverse impacts than would location of the new SPR facility at a less well developed site.

32

III. Geological and Soil Resources  
Dow raises one important issue that the EIS needs to evaluate in the *Geological and Soil Resources* section of the EIS and consider the adverse impact that the new facility may have on Geological and Soil Resources. The Stratton Ridge, Texas salt dome has been extensively developed. The parcel of land proposed for the location for the SPR new location is the only large parcel of land not already developed or under development on the Stratton Ridge salt dome. Locating the same series of caverns for oil storage on such a well developed salt dome will increase both the creep and subsidence in comparison to the same series of caverns for oil storage on a salt dome that is not developed to the same extent. The EIS needs to take the existing and planned (permitted) wells on salt domes to have a valid comparison of the creep and subsidence between the various alternative locations for the new SPR location. First, the adverse impact on existing and planned salt, liquid storage and gas storage caverns on Stratton Ridge needs to be evaluated. Second the adverse impact on planned and existing pipelines, including those in the nearby existing commercial pipeline corridors needs to be evaluated.

33

IV. Public Health and Safety  
Dow raises one concern in the *Public Health and Safety* section of the EIS. The Stratton Ridge potential site for the new SPR facility is very close to existing security from existing and planned industrial facilities. The EIS has to evaluate the potential for the security of the new facility adversely interacting with the existing security from existing and planned industrial facilities and resulting in a decrease in the safety provided both by the new SPR facility and the existing industrial facilities.

34

V. Socioeconomics  
a) Dow cites Testimony for a discussion of the well known devastation caused by the recent hurricanes to the states of Louisiana and Mississippi. Everything else being equal, there would be a greater societal value for the funding and jobs associated with the new SPR facility to be located in Louisiana or Mississippi than Texas. This aspect of the *Socioeconomics* needs to be carefully and fully evaluated by the EIS.

35

VI. Environmental Justice  
a) Dow cites Testimony for a discussion of the well known devastation caused by the recently devastated hurricanes states of Louisiana and Mississippi. There are many newly low-income people created in Louisiana and Mississippi. While Environmental Justice has historically focused solely on the adverse effect of the proposed project, Dow suggests that DoE takes a larger view of Environmental Justice and weighs the good locating a project in a devastated area can cause relative to locating the project in another location. If the beneficial aspects of locating the new

35

SPR facility in Mississippi or Louisiana outweigh the harm, Dow suggests that the Environmental Justice aspect of the EIS be weighed in favor of locating the new SPR facility in Mississippi or Louisiana. This project may well be one that has a positive overall impact from the location, from an Environmental Justice perspective.



Appendix



The Dow Chemical Company  
400 World Center Boulevard, Irving, TX 75039-3038  
Houston, TX 77038-1208

October 4, 2005

Ms Renée Orr, 5-Year Program Manager  
Minerals Management Service (MS-4010)  
Room 3120, 382 Elden Street  
Hershey, VA 20170

Re: Comments on Preparation of a New 5-Year OCS Oil and Gas Leasing Program for 2007-2012. 70  
Federal Register 49669-49679 (08/24/05)

Dear Ms Orr:

The Dow Chemical Company is pleased to comment on the Minerals Management Service (MMS) Request for Comments on the preparation of a new 5-Year Outer Continental Shelf (OCS) Oil and Gas Leasing Program for 2007-2012. Dow is the nation's leading manufacturer of chemicals, plastics and agricultural products that are essential to a wide range of consumer goods – from automobiles and electronics to household cleaners and personal care products. Because chemical manufacturing is very energy intensive, companies like Dow must have access to a reliable, affordable supply of domestic energy in order to meet the needs of our customers – and to remain globally competitive. Therefore, Dow has a direct and a strong interest in the development of the next offshore leasing program.

In recent years, persistently high and volatile U.S. oil and natural gas prices have threatened the long-term health of our nation's chemical manufacturers. Over the past six years the rising price of natural gas, in particular, has been felt acutely by chemical producers like Dow, because we use natural gas as both an energy source and a critical raw material. This energy crisis has recently been underscored by Hurricane Katrina and Hurricane Rita.

In recent years, Dow has been forced to take aggressive action to mitigate the impact of escalating feedstock and energy costs. We have implemented a companywide cost-reduction plan, improved our energy efficiency, increased productivity, raised the prices of our products, shut down a number of non-competitive U.S. facilities, and shifted some production and jobs overseas – to parts of the world where energy is far more available and competitively priced. In short, we are doing everything in our power to address this unprecedented challenge – but we are reaching the limit of what we can do without further government action. For the sake of our nation's economy, we absolutely must drive toward environmentally sound production of this nation's vast off-shore energy reserves.

**The OCS is vitally important to America's energy security.**

The Outer Continental Shelf (OCS) contains huge, untapped resources of oil and natural gas that are critically important to sustaining our national economic growth and maintaining much-needed jobs in virtually every sector of the economy. Therefore we commend the Minerals Management Service (MMS) for asking for comments on all areas of the Outer Continental Shelf (OCS), including the 89% of the lower

48 OCS acreage that remains "off limits" due to moratoria (including the Atlantic and Pacific offshore and most of the Eastern Gulf of Mexico) as well as the resource-rich areas off Alaska's coast.

**We need to fully develop the OCS -- and we urge you to adopt as expansive a 5-year leasing program as possible.**

OCS development has been limited for too long to the Central and Western Gulf of Mexico. This has been a vitally important area – supplying almost 30% of the oil produced in the U.S. and about 20% of the natural gas. As we have been reminded all too starkly by recent events, disruptions in supplies from this area have national implications affecting consumers throughout the country. While this area will remain vitally important, it is clear we must expand energy development to other parts of the OCS.

**The next 5-year plan must provide for expanded leasing in the OCS.**

While the OCS has played a key role in helping meet US energy needs, particularly the need for clean-burning natural gas, expanded access to new OCS areas is needed to ensure adequate future domestic energy supplies. The Energy Policy Act of 2005 was an important step toward addressing the nation's energy challenges – with its emphasis on energy efficiency & conservation, improved infrastructure, and practical renewables and alternatives such as clean coal and advanced nuclear power. However, U.S. energy policy has not sufficiently emphasized the importance of developing domestic oil and natural gas supplies. As the Congressional Joint Economic Committee pointed out, U.S. policy has encouraged the use of clean-burning natural gas, while discouraging the development of new supplies – an approach that they called "a recipe for problems." The next 5-year plan can take an important step to address American consumers' future energy needs by providing for expanded OCS leasing, including:

- Open the remaining Sale 181 area; it has substantial energy resource potential and access to existing infrastructure that could help speed delivery to energy users.
- Expand acreage offered for lease in Alaska. Alaska's OCS is estimated to contain 122 trillion cubic feet (Tcf) of natural gas and 25 billion barrels of oil – enough natural gas to heat more than 60 million homes for 30 years and enough oil to fuel more than 50 million cars for 15 years.
- Provide a flexible, timely process for amending the plan to allow inclusion of areas where development is currently prohibited should they be opened to development in the future.

**Polymakers intended to use the OCS to support energy development.**

The Outer Continental Shelf Lands Act (OCSLA) explicitly recognizes the importance of OCS oil and natural gas production. The OCSLA declares that it is "... the policy of the United States that ... the Outer Continental Shelf is a vital national resource reserve held by the Federal Government for the public, which should be made available for expeditious and orderly development, subject to environmental safeguards, in a manner which is consistent with the maintenance of competition and other national needs." Further, the 1978 amendments to the OCSLA found that "... increasing reliance on imported oil is not inevitable, but is rather subject to significant reduction by increasing the development of domestic sources of energy supplies."

**Substantial OCS resources could be developed.**

Various types of moratoria have restricted energy development by preventing exploration and production off most of the U.S. coastline. Such restrictions mean we are denying American consumers vast domestic energy supplies. For example, there are about 300 Tcf of natural gas and more than 50 billion barrels of oil on the OCS off the 48 states that can be recovered using today's technology but which have yet to be discovered.

To put this in perspective, this is enough oil to maintain current US oil production for more than 80 years and current natural gas production for almost 70 years. Put another way, this is enough oil to produce gasoline for 116 million cars *and* heating oil for 47 million homes for 15 years. Or, it is enough oil to replace current imports from the Persian Gulf for 59 years and enough natural gas to heat 75 million homes

for 60 years. Or, it could supply current industrial and commercial needs for 29 years. Or, it could supply current electricity generating needs for 55 years. And, that is before the Alaska OCS is considered, with additional resources of 122 tcf of natural gas and 25 billion barrels of oil. The importance of these resources cannot be overstated.

**Current resource estimates could well understate OCS supply potential**

Experience suggests that there may be even greater OCS resources than the data show. Current resource estimates may be conservative since the areas are largely unexplored and the estimates have not benefited from the use of new seismic and computer modeling technology. Generally, the more an area is explored, the more its resource estimates grow. For example, government estimates of undiscovered oil in the Central and Western Gulf of Mexico increased by over 40% between 1995 and 2003 and undiscovered natural gas resources by more than 100%.

**Failure to expand access will hurt our nation's economy.**

Across the nation, Americans will pay a high price if the OCS remains essentially "off limits." The US Energy Information Administration (EIA) forecasts that, by 2025, petroleum demand will increase by 39% and natural gas demand by 34%. EIA also estimates that oil and natural gas will provide nearly two-thirds of the energy consumed in 2025.

In the past two years, higher energy prices have slowed U.S. economic growth by .5 to 1.0% (based on pre-hurricane prices). Since 2000 more than 2.8 million U.S. manufacturing jobs have been lost. The U.S. chemical industry has been especially hard hit. Our industry's natural gas costs have increased by \$10 billion since 2003 - and already \$40 billion in business has been lost to overseas competitors who pay less for natural gas. Chemical companies closed 70 facilities in the United States in 2004 and have tagged at least 40 more for shutdown. Of the 120 chemical plants being built around the world with price tags of \$1 billion or more, only one is in the U.S. Dow has no plans to build in the U.S. given current uncompetitive energy prices.

Expanded OCS access is a national imperative, and the nation just received a wake-up call. The OCS has played a growing role in US natural gas and oil supply for more than 50 years. Technological advances not only helped increase and expand production, but also have assured safe operations that protect the environment. Worldwide, virtually every other country with oil and gas resources is promoting investment in and developing their offshore resources.

The U.S. has an opportunity to improve our energy situation and continue to support economic growth, while providing consumers and businesses with the essential energy that they need. Let's take this opportunity to strengthen the U.S. economy, preserve an essential industry, maintain our nation's leadership in science and technology, and keep more high-wage manufacturing jobs in the U.S. - by adopting an expansive OCS leasing program.

Dow appreciates the opportunity to comment. If you have any questions, please contact me at (713) 978-2569 or e-mail [gsack@dow.com](mailto:gsack@dow.com).

Sincerely,



**Gordon Slack**  
Energy Business Director  
The Dow Chemical Company

**The Dow Chemical Company  
American Chemistry Council**

**STATEMENT FOR THE RECORD**

**SENATE ENERGY AND NATURAL RESOURCES COMMITTEE**

**HEARING ON**

**Hurricanes Katrina and Rita's effects on energy  
infrastructure and the status of recovery efforts in the Gulf  
Coast region.**

**SECTION I Introduction and Executive Summary**

*"After Katrina we got a call from a bottled water company in the South scrambling to get some HDPE (high density polyethylene plastic). His regular supplier curtailed him. He needed the plastic to make bottles so he could supply bottled water to FEMA. Our Louisiana plants were still restarting, gas supply was curtailed and we were closing our TX plants in anticipation of Rita. We couldn't help him."*

*Chemical Company Executive Located in Hurricane Zone*

The Dow Chemical Company and the American Chemistry Council welcome the opportunity to provide the Committee with an update on Hurricanes Katrina and Rita's effects on energy infrastructure and the status of recovery efforts in the Gulf Coast region.

This topic is of acute interest to the US chemical industry because the Gulf Coast is home to the world's largest concentration of chemical manufacturing capacity. The Gulf is to chemical manufacturing as Wall Street is to finance.

The chemical industry has been operating in the Gulf for more than seven decades. Our engineers and operators are experts in hurricane preparedness. Plants are designed and built to withstand Category Five storms. All members of the American Chemistry Council (ACC), under our trademark health, safety, environment and security program, Responsible Care®, have long-established hurricane plans that operate before, during and after storms. Facilities cooperate with local, state and national authorities, other businesses and transportation systems, along the path of the storms and through recovery. Companies will evaluate and enhance those plans to incorporate learnings from Katrina and Rita as part of their ongoing performance improvement process.

Typically, these emergency plans include the safe shutdown and lockdown of facilities, removal of vehicles and other equipment, evacuation and accounting of employees, and placement of emergency "ride-out" crews on-site, when feasible. We then carefully assess post-storm conditions to allow facilities to resume operations safely.

Having said that, our industry has also been severely damaged by the hurricanes. Not by the high winds and not by the storm surges and floodwaters, but by the high cost and limited availability of natural gas.

Natural gas is of vital importance to our industry. It heats and powers our facilities, but it is also our most important raw material. We process natural gas molecules into thousands of products that can be found everywhere in the economy.

Today, most chemical plants in the Gulf Coast are closed or are operating at reduced rates. For some, it is because they are without power. For others, they have been cut off from their gas supply or they are choosing not to pay today's prices. Soon the loss of chemical manufacturing in the Gulf will ripple through the economy in the form of shortages and higher prices.

The industry faces hard choices on how and where it will base its operations in the future. On September 30, 2005 the wholesale spot price of natural gas was \$14.50 per MMBtu. In Europe natural gas costs about \$7.00. In China, it's less than \$5.00. In Saudi Arabia, it's less than \$1.00. US manufacturers must compete in global markets. Companies must decide where to locate production, where to locate jobs, where to pay taxes and support communities. When US production costs two to twenty times more than it does in the rest of the world, it is hard to justify investing in America.

Public policy makers will exert enormous influence on how those decisions are made. It is well documented how certain policies bid up demand for natural gas to make electricity in the US and other policies restrict access to supply. What is not as well known is that the manufacturing sector pays the price for those policy decisions. In the recent past, policy decisions cost the US chemical industry dearly. Policy induced price gyrations between 2000 and 2005 handed overseas chemical operations a huge competitive advantage: The US chemical industry went from posting the largest trade surpluses in the nation's history in the late 1990's to becoming a net importer. In that time, the industry lost more than \$50 billion in business to overseas operations and more than 100,000 good-paying jobs in our industry have disappeared. The National Association of Manufacturers reports that 2.9 million American manufacturing jobs disappeared in that time.

Policy makers are again in a position to influence the US manufacturing environment. The short-term outlook for natural gas consumers is grim. Until very recently, government officials had severely underestimated the combined impact of the two hurricanes (especially Rita) on the nation's energy infrastructure. As of this writing, nearly 100 percent of the Gulf of Mexico oil production and 80 percent of natural gas output remain shut in. More than 20 natural gas processing plants on shore are closed, some are damaged, some have no power. Pipelines are not fully operational. Eight refineries remained closed and eight are restarting. Power remains out in the Beaumont-Port Arthur-Lake Charles area.

ACC is doubtful that the Gulf's energy infrastructure will be fully restored before the winter heating season starts. There is no surplus natural gas production capacity available to fill the void. There is not a "Strategic Natural Gas Reserve" available to make up for supply disruptions. Natural Gas will be in short supply this winter.

Natural Gas consumers will be competing for a scarce commodity. Policy makers can cushion the blow, if swift action is taken to stretch the supply and curb consumption. We recommend the following:

1. **Send a powerful message to the markets by eliminating barriers to energy production in the Outer Continental Shelf (OCS) and share revenues on new production with states.**
2. Expedite leasing in the area of the eastern Gulf of Mexico known as Lease Sale 181, at least for areas greater than 100 miles from the coast of Florida.
3. Declare a national emergency before winter, shock national awareness of supply problem and mobilize federal resources

4. Give priority to dispatching highly efficient CHP and Natural Gas Combined Cycle generating capacity to the grid.
5. Restore service to damaged natural gas processing plants on the Louisiana coast.

More detailed policy recommendations are contained in Section V.

If the right responses are put in place right away, tensions in the market can be eased and gas consumers can weather the current crisis. If prices remain at or near current levels, manufacturers will be driven out of the market and many may not return.

#### SECTION II The US Chemical Industry at a Glance

*The chemical industry fuels the American economy.*

- The chemical industry is the leading American export industry accounting for 10% of all U.S. exports.
- We generate more than half a trillion dollars to the U.S. economy each year.
- The chemical industry has created a \$154 billion trade surplus over the past ten years.
- The industry directly employs more than 885,000 people, a figure larger than the combined populations of Boston and Buffalo.
- Chemistry dependent industries account for nearly 37 million jobs or 26.6% of the entire workforce.

*The chemical industry improves our health and keeps our families safe.*

- New drugs and medicines made possible by chemistry have increased life expectancy in the US by more than 30-years over the past century.
- A plastic bicycle helmet, one of the chemistry industry's most popular innovations, can reduce a child's risk of head injury by 85% according to Safe Kids USA.
- 98% of all U.S. public drinking water is safe to use because of chemistry.
- According to the National Highway Traffic Safety Administration, more than 14,000 lives have been saved thanks to airbags, a product of chemistry.

*Chemistry is essential to U.S. business and industry.*

- The chemical industry supplies the raw materials used by virtually every industry from aircraft construction to zoo management.
- More than 80% of the materials used to formulate all medicine come from the chemistry industry.
- The chemical industry is America's second largest rail shipper.
- The major innovations over the past century that have increased productivity from the phone, computer and Blackberry exist because of chemistry.

*Chemistry is at the heart of innovation, helping to make our lives better, healthier and safer.*

- The chemical industry invests more than \$22 billion a year in research and development – the most of any single industry outside of national defense.
- One out of every eight new patents is awarded to the chemistry industry.
- The American chemical industry employs the highest percentage of knowledge workers of any industry and employs more than 80,000 chemists, scientists and engineers.

#### SECTION III Hurricane Katrina & Rita: Ripple Effects from Shortages

##### Potential Product Shortages Following Hurricanes Katrina and Rita

Some of the most commonly used consumer and industrial products may be in short supply in coming months due to North American chemical capacity shut-ins following the hurricanes in the Gulf of Mexico. Following are some examples of products for which there may be shortages.

- **Tires, radiator and other hoses, fan belts, and bumpers; seals and gaskets; automotive belts and hoses, asphalt binder and roofing.** (62 percent of North American butadiene capacity, used to make these products, is down)
- **Oil, milk, detergent bottles; gasoline tanks; corrugated and drainage pipe.** (58 percent of North American high density polyethylene capacity, used to make these products, is down.)
- **Syringes, medical fabrics, automotive battery cases, dairy containers, diaper coverstock, and food packaging.** (55 percent of North American polypropylene capacity used to make these products, is down).
- **Diaper liners, shrink film and bread bags.** (46 percent of North American low density polyethylene capacity, used to make these products, is down).
- **Plastic resins, films and bottles; automobile antifreeze blends, including those for military vehicles, and for de-icing runways and aircraft; fire extinguishers and sprinkler systems.** (39 percent of North American ethylene glycol capacity, used to make these products, is down)

Source: CMAI, petrochemicals consultant ([www.cmaiglobal.com](http://www.cmaiglobal.com))

#### SECTION IV Background: The importance of affordable energy to the

US Chemical Industry, How the natural gas crisis

developed, and what the Energy Policy Act of 2005

accomplishes

America's chemical industry is the nation's largest energy consumer. We use energy—especially natural gas—to heat and power our facilities, and as a raw material to make thousands of products consumers use every day. Chemical companies use more natural gas than California and more electricity than the state of New York. The chemical industry consumes enough natural gas to heat 30 million homes a year—almost half of the nation's home heating needs.

Natural gas can do amazing things. It can be used to heat and cool a home, to make electricity and as a key ingredient in products—lots and lots of products. These include medicines, medical equipment, packaged goods, military applications and others. Numerous “downstream” industries rely on natural gas-produced chemistry products, including agriculture, steel, aluminum, and cement.

**Advances in Energy Efficiency**

Fortunately, the chemical industry has made great strides in energy efficiency. For example, we can make a pound of product with half as much energy as it took a generation ago. But even with these efficiency improvements, an immense amount of energy is still required for chemical manufacturing. Chemical makers need more energy than the entire country of Mexico, and roughly the same amount as Brazil.

Many chemistry products that are made with natural gas help make other parts of the economy more energy efficient. Energy-saving products such as insulation, lightweight vehicle parts, advanced window systems and reflective coatings are all made from chemicals made from natural gas.

**Supply/Demand Imbalance Leads to Skyrocketing Natural Gas Costs**

The problem is, America is using more and more natural gas and producing less and less. As a result, the price of natural gas has increased by 700 percent since the late 1990's. If the same thing happened to gasoline, prices at the pump would be more than \$7.00 a gallon.

For industries like ours, those high prices hurt. In 1999, the chemical industry paid about \$25 billion for all of its energy inputs—fuel, power and feedstocks such as natural gas. Last year, the tab topped \$52 billion. Beginning in 2000, the industry has shelled out \$80 billion more for energy than it was paying in the 1990's.

The effect of those additional costs—think of it as a huge energy tax—has been severe. We've seen a 20 percent decline in natural gas consumption in the chemical industry. Call it demand destruction. Dozens of plants around the country have closed their doors and gone away—and are never coming back.

US chemical industry domestic operations lost \$50 billion in business to overseas operations since 2000. We went from posting trade surpluses in excess of \$20 billion—the most successful export industry in the history of this nation—to becoming a net importer of chemicals. More than 100,000 American jobs have been displaced, in large part due to the hidden “energy tax.”

Not long ago, *Business Week* noted that of the 120 large-scale chemical plants under construction around the globe, only one is being built in the United States. The plants under construction are located in places where natural gas supply is abundant, reliable and affordable.

Unlike oil, natural gas is a regional commodity, not a global one. And US natural gas prices are the highest in the world—at the moment, US gas prices are 20 times higher than in Saudi Arabia.

**Impact of Government Policies on Natural Gas Supply, Price**

In the 1980's, new government regulations began driving electric utilities to reduce air emissions by burning natural gas to make power. An enormous amount of gas-fired power generation capacity came on line in the past decade. Utility consumption of natural gas grew by 31 percent in a few short years.

The nation's appetite for electricity is rapidly growing and is expected to increase by as much as 50 percent in the next 20 years. Natural gas supply cannot meet incremental demand. The government says that new supplies of domestically produced natural gas will only meet 30 percent of future demand growth. Quite simply, there's not enough gas to go around. To meet this challenge, the U.S. must meet its growing energy needs by investing in new technologies that produce power from renewables (for example wind and solar), non-polluting nuclear, agricultural sources of energy (sometimes called biomass) and low-polluting coal power.

**Energy Policy Act of 2005**

In August of 2005, the president signed into law a sweeping new energy bill called the Energy Policy Act of 2005. On balance, it is a very good policy and, over the long haul, it can change the way the nation makes and uses power. The legislation breaks new ground in the area of energy efficiency. We will see new standards of performance for appliances, homes and buildings as a result of the legislation's efficiency measures.

It also makes a serious effort to diversify the energy supply—to move away from the natural gas-is-the-answer-to-everything mentality that dominates current policy. The legislation will launch a new generation of technologies used to make power, including coal gasification, renewable energy and nuclear power.

The nation's energy infrastructure will get a much-needed facelift. The legislation will lead to new investment in gas pipelines and storage facilities and will result in new LNG terminals.

**SECTION VI: Unfinished Business, New policies needed in the post-Hurricane period**

Expand natural gas supplies and reduce concentration of nation's energy infrastructure in three ways:

- eliminate barriers to energy production in OCS and shore revenues on new production with states. MMS estimates that OCS contains 40 TCF of renewable natural gas. More than 85 percent of OCS is off-limits to use as a result of federal policies set in place 25 years ago when NG was cheap and plentiful.
- Increase gas production on shore by removing red tape and seasonal restrictions.
- accelerate and increase tax credits and guarantees for investing in gasification technologies for the production of fuels and feedstocks.
- expedite leasing in the area of the eastern Gulf of Mexico known as Lease Sale 181, at least for some quarter (at) 10 miles from the coast of Florida.
- Site new LNG terminals, especially on Atlantic and Pacific coasts. Set a goal of four new terminals (not all on Gulf Coast) by 2010.

**Restore lost gas and oil production.** The government should use its authority to speed emergency reconstruction of damaged pipelines (Emergency Reconstruction of Interstate Pipeline ruling of 2005) and implement other red-tape cutting measures to restore damaged drilling rigs and production platforms. The government should also employ the Coast Guard, Army Corps of Engineers and other federal assets as needed to speed repairs of damaged production sites and infrastructure. Priority should be given to restoring service to **damaged natural gas processing plants on the Louisiana coast.** In addition to removing sulfur and other impurities, these plants also remove natural gas liquids, such as ethane and propane, primary chemical feedstocks. Three of these damaged plants process the equivalent of three LNG terminals. Help is needed to transport and house repair crews, pump out the plants, restore power, repair damages and resume operations.

**Encourage Efficient Consumption.** To avert shortages this winter and in future years, actions are needed now to ease the strain on natural gas markets. In the short term emphasis should be placed on reducing gas demand through conservation and efficiency measures. These immediate actions are needed:

- Declare a national emergency before winter, shock national awareness of supply problem and institute federal resources, including...
- Fund to US the national public education campaign authorized in Title I of EPACTS. Doing so will harness the American people's strong desire to "do something" to help recovery efforts. Little actions can achieve big results. If all Americans turned down their thermostats by 2 degree this winter, it would free up 3BCF of gas per day.
- Move up to Oct. 1, 2005 effective date for tax credits authorized in EPACTS for homeowners, builders and commercial building owners for investment in energy efficiency.
- Require up-to-date building codes in states using federal funds to recover from the hurricanes and encourage all states to use most current codes.
- Accelerate completion of energy appliance codes and development of new codes authorized in the energy bill.
- Expand and spotlight The Partnership for Home Energy Efficiency (DOE, HUD, EPA).
- Expand funding for weatherization programs and dispatch crews to go into homes, audit energy consumption, and install weatherization materials and equipment as needed.

**Encourage Efficient Generation.** In many parts of the country inefficient natural gas power generators supply household power and highly efficient generation is reserved for peak demand. To make power generation more efficient, the following actions are needed:

- Build new and efficient transmission capacity in order to remove system constraints.
- Retire or put in reserve inefficient single-cycle generation capacity.
- Give priority to dispatching CHP and Natural Gas Combined Cycle capacity ... restore CHP tax incentives.

**Diversify Fuel Supplies.** The large build up of natural gas fired power generation in recent years is putting an unsustainable strain on natural gas supplies. Gas consumption for power generation increased by 25 percent this summer, driving prices up from \$6.00 to nearly \$10.00 per million BTU. Utilities should be encouraged to make power from other fuel sources, by:

- Accelerating coal and biomass gasification. The US has the world's largest reserves of coal and (potentially) biomass. Gasification technology is ready for deployment and the government should help speed up commercial use by utilities.
- Site new nuclear power. Nuclear answers environmental and energy questions. The government should consider building new reactors on federal lands.

**Distribute energy supply and power generation.** The Hurricanes proved that the entire nation can be affected by regional disruptions and the energy infrastructure is highly reliant on the integrity of the electrical grid. To reduce economic and national security vulnerabilities government should:

- Create incentives for refineries, pipelines and large energy using industrial, institutional and commercial facilities to produce fuel and power on site.
- Encourage all states to implement "efficient peacetime standards" devised to include renewables, CHP, gasification and other low-polluting means.

**Increase Natural Gas storage capacity** to make the natural gas system more resilient. The Strategic Petroleum Reserve did its job and covered calm to jittery oil markets. Natural gas does not have adequate reserve capacity and that contributes to price volatility. Additional storage capacity would help the market adjust to temporary supply shortages.

## Hurricane Katrina & Rita: Ripple Effects from Shortages

(Source: CMAJ and ACC)

**Acrylonitrile** – 55% of North American acrylonitrile capacity is down. It is used to manufacture ABS resins for automotive trim, irrigation, and office equipment, telecommunications and appliance housings and to manufacture SAN resins used in medical housings and industrial batteries, among other applications.

**Butadiene** - 62% of North American butadiene capacity is down. It is the primary olefin used to make a variety of synthetic elastomers including: styrene-butadiene used in tires, radiator and other hoses, fan belts, and bumpers; polybutadiene used in seals and gaskets, belts, and tires; and polychloroprene used in automotive belts and hoses, asphalt binder, and roofing.

**Chlorine** – 16% of North American chlorine capacity is down. It is used directly in water treatment, paper manufacturing, and in the production of certain lightweight metals (titanium and magnesium) used in aircraft. Indirectly, it is used to make a variety of important building-block chemicals, such as trichloroethylene, phosgene, chlorinated hydrocarbons, neoprene, polyvinyl chloride (PVC), hydrogen chloride, and ethylene dichloride. In turn, these are used to ultimately produce thousands of industrial and consumer products. Some indirect applications include the production of pharmaceuticals, wool, flame retardant materials, and special batteries (lithium and zinc). Chlorine is also used in the processing of fish, meat, vegetables, and fruit. The largest end uses of chlorine include the making of ethylene dichloride, vinyl chloride monomer, and PVC resins (used to make a variety of products such as medical bags and tubing, adhesives, protective clothing, pipes, siding for homes, and raincoats).

**Caustic soda** is co-produced with chlorine and a similar share is down. Caustic soda is used in glass making and variety of products. It's used in epichlorohydrin used in glycerin for food products as well as epoxy resins for coatings, aircraft composites, dry toner resin, electronic encapsulants, automotive leaf springs, printed circuit boards, etc. Caustic soda is used to manufacture carbomethylcellulose for oil drilling muds, food processing, and pharmaceuticals. Caustic soda is used to manufacture sodium citrate used as a food conditioning agent in cheese and meat as well as in detergents. Caustic soda is used to manufacture polycarbonate used for eyeglass lenses, helmets, computers, and CDs.

**Cyclohexane** – 80% of North American cyclohexane capacity is down. It is used to manufacture nylon resins used in electrical and automotive components, wine jackets, non-textile monofilament, and tool housing as well as nylon fibers used in parachutes and other textile applications.

**Ethylene Glycol** - 39% of North American ethylene glycol capacity is down. Most ethylene glycol produced is used to make polyethylene terephthalate (PET), which is used to make plastic resins, films, and bottles. The other major end use is as a coolant in automobile antifreeze blends including for military vehicles. It is used in de-icing runways and aircraft. It is also used in fire extinguishers and in sprinkler systems. Army boot soles are derived from ethylene glycol.

**Ethylene Oxide** – 43% of North American ethylene oxide capacity is down. The largest share is used to make ethylene glycol (which is used to make polyester fibers/resins and antifreeze). The next largest application is in the making of surfactants and detergents. This chemical is also used to make other chemicals, such as ethanolamines (used for gas conditioning and soap production) and glycol ethers (used to make paint, brake fluids, aircraft fuel additives). Ethylene oxide is also

used as a petroleum demulsifier, as a fumigant, in the making of rocket propellant, and as a sterilizing agent for industrial applications.

**HDPE** – 55% of North American HDPE (high density polyethylene) capacity is down. Important products made from HDPE include oil, milk, and detergent bottles, as well as conduit, gasoline tanks, and corrugated and drainage pipe.

**LDPE** – 46% of North American LDPE (low density polyethylene) capacity is down. Important products made from LDPE include diaper liners, shrink film, and bread bags.

**LLDPE** – 73% of North American LLDPE (linear low density polyethylene) capacity is down. Important products made from LLDPE include chemical tanks, trash bags, pallet wrap, produce bags, food storage bags, and landfill liners.

**Methyl Methacrylate** - 69% of North American methyl methacrylate capacity is down. This is used to manufacture acrylic paints as well as acrylic resins used in disposable and reusable medical devices, especially in the area of drug delivery components and diagnostics. Other resin applications include automotive tail lights, instrument cluster lenses, optical disks, glazing, and safety signs.

**Phenol** – 38% of North American phenol capacity is down. It is used to manufacture bisphenol-A which is used to manufacture polycarbonate resins (eyeglass lenses, safety helmets, etc.) and caprolactam used to manufacture nylon resins (fan blades, brake reservoirs, etc.) Phenol is also used to manufacture phenolic resins used in structural panels for reconstruction.

**Polybutadiene** - 84% of North American polybutadiene capacity is down. It is used in seals and gaskets, conveyor belts, and the tread for automotive tires.

**Polypropylene** – 55% of North American polypropylene capacity is down. Important products made from polypropylene include syringes, medical fabrics, automotive battery cases, dairy containers, diaper coverstock, and food packaging.

**PVC** – 21% of North American PVC capacity is down. PVC resins are used in pipe, conduit, siding and other construction products needed for re-building after Katrina and Rita. Vinyl resins are also used in IV and other medical tubing and bags.

**Styrene** - 85% of North American styrene capacity is down. Styrene is used to manufacture polystyrene, ABS & other styrenic resins, SB latex used in carpeting, unsaturated polyester, and SBR elastomers. The latter is the key elastomer for tires, radiator hoses, and fan belts.

**Styrene-Butadiene Rubber (SBR)** - 55% of North American SBR capacity is down. It is the key elastomer for tires (it provides abrasion resistance), radiator hoses, and fan belts.

Notable Quotes

"Chemical companies have been under assault for several years", said Robert Koort, an analyst at Goldman Sachs who has an attractive rating on the chemical sector."

"As Natural Gas Prices Rise, So Do the Costs of Things Made With Chemicals," *The New York Times*, September 28, 2005

"The chemical industry also has been sluggish with rising fossil fuel prices, in the form of natural gas. Now its customers must deal with potential shortages."

"Spikes and Shortages Go Far Beyond Gas," *The Washington Post*, September 2, 2005

"While there is concern about high gasoline prices, a more serious impact may be felt this winter with regards to natural gas, with sky-high winter utility bills looming. On an ominous note, natural gas prices on the New York Mercantile Exchange closed Thursday at the highest level since 1990."

"Rita Adds to Gulf Gas Woes as Shut-ins Mount in Wake of Storm," *Natural Gas Week*, Sept. 26, 2005

"Natural gas prices set a record yesterday, pointing to sharply higher heating bills for a majority of Americans this winter and soaring costs for makers of plastics and chemicals, which use natural gas as their main fuel and raw material."

"Heat Costs Expected to Surge; Natural Gas Price Continues Climb," *The New York Times*, Sept. 30, 2005

"Natural gas not only fuels chemical plants, but it is used to extract chemical ingredients...Natural gas prices, which were already high, soared after Katrina. They have more than doubled in the last year. The complications from Rita are expected to boost prices on a whole range of products from milk containers to computers to pharmaceuticals."

*The Nightly Business Report*, PBS, Sept. 23, 2005

"American industry consumes a third of the country's natural gas, while residential use is less than a quarter. As a result of the current supply crunch, prices for all sorts of goods are likely to rise, some products may be in short supply and the flow of U.S. jobs to overseas plants may increase."

"The Other Gas Crisis: Katrina's Blow to Natural Gas Will Pinch Chemical Makers, Cost Jobs and Raise Prices for Cars and Shampoo," *CQ Weekly*, Sept. 19, 2005.

"The Institute for Supply Management, which issues a monthly report on the U.S. industrial sector, reported this week that prices manufacturers are paying for goods surged in August. Rising energy costs pushed a key index measuring prices to 62.5 from July's 48.5."

"Cost of Warm, Stocked House Surges; Household Goods' Raw Materials Scarcer," *The Baltimore Sun*, September 3, 2005.



"Industry groups, including the American Chemistry Council, argue it is important to find more natural gas to get prices down. The fuel, which has increased five-fold in recent years, not only is used widely to heat homes and for electric power but also in the making of fertilizer and other chemical products."

"Katrina Spurs New Debate on Energy Policy," *Associated Press*, September 12, 2005

"Although not as prominent as oil – its fossil fuel cousin – natural gas is used for heating and cooking in over 61 million homes, according to the U.S. Energy Information Administration. Nearly 25 percent of the country's electricity comes from gas."

"Natural Gas Prices Put U.S. Jobs and Businesses At Risk," *CQ Green Shorts*, Sept. 22, 2005

"The U.S. Energy Information Administration estimates natural gas prices could rise by 71 percent in the Midwest and an average of 50 percent nationwide. And Mother Nature may yet again make the problem worse...If we have a particularly cold winter, an unusually cold winter, the market will be even then much tighter."

*The Today Show*, NBC News, Sept. 29, 2005

"The Energy Information Administration predicts that natural gas prices will remain above \$10 per million cubic feet throughout peak winter demand. EIA analysts estimate that the average Midwestern household will pay between 71 percent and 77 percent more for natural gas this winter compared to last year."

"Bingaman Says Agencies Must Immediately Implement Energy Law," *Energy Washington Week*, Sept. 28, 2005

"The U.S. Interior Department reported that as of September 29, 2005...shut-in [natural] gas production [in the Gulf of Mexico, following the hurricanes] is 7,979 cubic feet (79.79 percent of the daily production)."

"Hurricane Update," CMAI, petrochemicals consultant, Sept. 29, 2005

"Marshall Steeves, energy analyst at Refco in New York...said [natural] gas traders are worried about the amount of supply affected by the recent hurricane. A US government report this week raised the amount of natural gas production shut down in the US Gulf of Mexico from 78 to 80 per cent. 'The market has been looking for more gas to come back into production. Instead there appears to be more output affected than we first thought,' he said."

"Natural Gas Prices Rise to Record High," *Financial Times*, Sept. 30, 2005

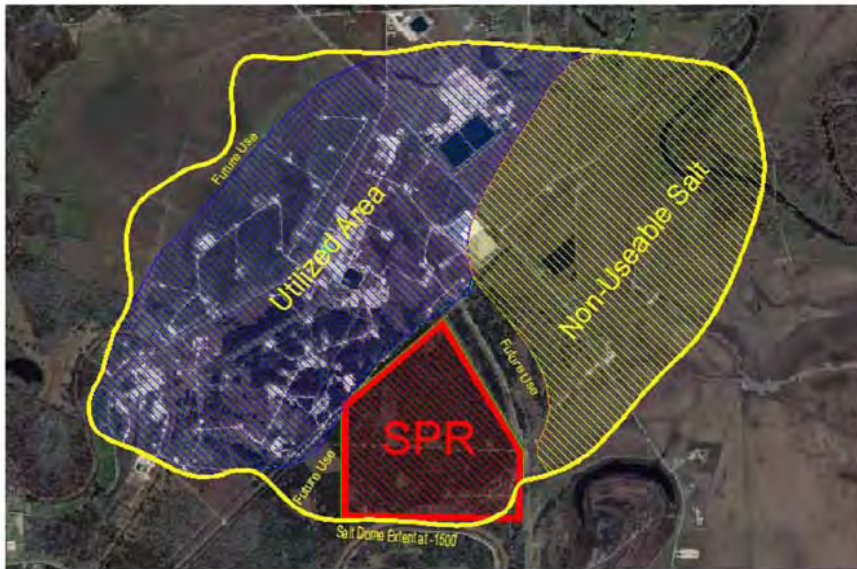
"[Senator Jeff] Bingaman's letter to Energy Secretary Samuel Bodman urges the [Dept. of Energy] to take action to reduce natural gas demand by consulting with states, consumers and industry to develop an action plan. The first step would be to initiate a public outreach similar to the one employed in California during the 2000-01 energy crisis. The Energy Policy Act of 2005 authorizes \$90 million a year for DOE to implement a conservation campaign. 'I urge you to initiate a public outreach program targeted at natural gas this fall,' wrote Bingaman."

"Bingaman Says Agencies Must Immediately Implement Energy Law," *Energy Washington Week*, Sept. 28, 2005

"Natural gas again hit record highs Wednesday as the delay in restarting production in the Gulf of Mexico worries investors that damage may be more severe than expected... ..The hurricanes boosted prices for natural gas more than for other commodities because the country cannot import enough gas to make up for possible deficiencies. Moving natural gas long distances involves liquefying the gas, and the country has limited facilities to process such gas. 'Industry is starting to realize that natural gas is scarce. There's no such thing as a strategic natural gas reserve. We're on our own,' said Walter Otstott, a trader with Dallas Commodity Co."

"Natural Gas Hits Record; Production Delays Spur Fears That Rika Damage Is Worse Than Expected," *The Dallas Morning News*, Sept. 29, 2005

Stratton Ridge Dome Usage and SPR Site



SPR Expansion Newest Proposal 7-06



SPR Expansion Newest Proposal 7-06



37

36

RESOLUTION NO. R-06-516

RESOLUTION OF THE CITY OF LAKE JACKSON, TEXAS, IN OPPOSITION TO A STRATEGIC PETROLEUM RESERVE AT STRATTON RIDGE

WHEREAS, it is understood that the Energy Policy Act of 2005 directs the Secretary of Energy to fill the Strategic Petroleum Reserve to its one billion barrel capacity, and this will require the Department of Energy to expand the Strategic Petroleum Reserve, such plans to include adding one new storage site, and:

WHEREAS, Stratton Ridge, Texas is one of the new sites being considered from the group of sites previously assessed in the Draft Environmental Impact Statement, and Stratton Ridge is located within Brazoria County, Texas, and:

WHEREAS, the proposal to locate a Strategic Petroleum Reserve storage operation at Stratton Ridge, Texas would have an adverse effect on the area's chemical manufacturing industry which constitutes the very foundation of the economy of South Brazoria County with over five thousand direct jobs and as many as four to eight times that number of indirect jobs among contractors and suppliers, and:

WHEREAS, the City of Lake Jackson and other cities in Southern Brazoria County would be harmfully affected by expansion of the Strategic Petroleum Reserve at Stratton Ridge, Texas, since much of the annual revenue for the cities flows from the Chemical Manufacturing Industry, and:

WHEREAS, the expansion of the Strategic Petroleum Reserve at Stratton Ridge would create virtually no significant economic benefit that could conceivably compensate for the potential harm it would do to the local economy, and:

WHEREAS, the Department of Energy has other options to meet its mandated expansion of the Strategic Petroleum Reserve capacity,

NOW, THEREFORE, BE IT RESOLVED, that the Council of the City of Lake Jackson, Texas hereby opposes said location of a Strategic Petroleum Reserve at Stratton Ridge, Texas.

APPROVED AND ADOPTED by the Council of the City of Lake Jackson, Texas, this 3<sup>rd</sup> day of July, 2006.

  
Bob Sipple, Mayor  
City of Lake Jackson, Texas

ATTEST:  
  
Alice Rodgers  
City Secretary

Appendix N: Comments on Draft Environmental Impact Statement

7

1 could ultimately cause Dow in Freeport to lose its global  
2 competitiveness and, again, with the potential result in  
3 the inevitable and painful shutdown.

4 Thank you for allowing me to express our  
5 concerns and state the reasons why Dow opposes the use of  
6 the Stratton Ridge location for the new Strategic  
7 Petroleum Reserve site.

8 Thank you very much.

7:29P 9 MR. DAVID JOHNSON: Thank you.

10 MS. KAREN FADELY: I'd like to call David  
11 Stedman of the Economic Development Alliance for Brazoria  
12 County.

13 MR. DAVID STEDMAN: Thank you.

D0092

14 I'm David Stedman, S-t-e-d-m-a-n. I'm the  
15 president and CEO of The Economic Development Alliance for  
16 Brazoria County.

17 The Economic Development Alliance is an  
18 organization composed of businesses large and small. We  
19 have members that include chemical manufacturers, people  
20 in the petroleum industry, contractors, engineers,  
21 retailers, businesses of all types. Some of our members  
22 are small businesses that depend on the local economy and  
23 the spending dollars that are created by some of the large  
24 industries. Our economy is interrelated.

1 | 25 And so, on the 12th of June, our board met

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1 to represent the entire business community of Brazoria  
2 County and unanimously adopted this resolution, the  
3 Resolution, In Opposition to the Strategic Petroleum  
4 Reserve At Stratton Ridge, Whereas, the Economic  
5 Development Alliance for Brazoria County's mission is to  
6 promote and to diversify the economic base, attract  
7 high-wage jobs and target industries to Brazoria County,  
8 and support and champion the interests of existing  
9 business; and Whereas, it is understood that the Energy  
10 Policy Act of 2005 directs the Secretary of Energy to fill  
11 the Strategic Petroleum Reserve to its one billion barrel  
12 capacity, and this will require the Department of Energy  
13 to expand the Strategic Petroleum Reserve, such plans to  
14 including -- to include adding one new storage site; and  
15 Whereas, Stratton Ridge, Texas, is one of the new sites  
16 being considered from the group of sites previously  
17 assessed in the Draft Environmental Impact Statement, and  
18 Stratton Ridge is located within Brazoria County, Texas;  
19 Whereas, the proposal to locate a Strategic Petroleum  
20 Reserve storage operation at Stratton Ridge, Texas, would  
21 have an adverse effect on the area's chemical  
22 manufacturing industry which constitutes the very  
23 foundation of the economy of South Brazoria County with  
24 over 5,000 direct jobs and as many as four to eight times  
25 that number of indirect jobs among contractors and

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1 suppliers; Whereas the expansion of the Strategic  
2 Petroleum Reserve at Stratton Ridge would create virtually  
3 no significant economic benefit that could conceivably  
4 compensate for the potential harm it would do to the local  
5 economy; and Whereas, the Department of Energy has other  
6 options to meet its mandated expansion of the Strategic  
7 Petroleum Reserve capacity. Now, Therefore, Be It  
8 Resolved, that the Economic Development Alliance for  
9 Brazoria County hereby opposes said location of a  
10 Strategic Petroleum Reserve at Stratton Ridge, Texas.

11                 And hereby -- in witness hereby, we set our  
12 hands.

13                 So, I appreciate the opportunity to read  
14 this Resolution into the record. And I would just like to  
15 add my personal comments to this.

16                 One of the potential -- or one of the great  
17 benefits of heading an organization like the Economic  
18 Development Alliance is to look at Brazoria County and  
19 look at it as it can be as well as as it is. We want to  
20 diversify our economy, and we're working to do that with  
21 the support of the chemical manufacturing industry and  
22 with the support of our court and all the various elements  
23 that make up our existing economy. And we're doing that  
24 with things like nanotechnology and biotechnology in terms  
25 of trying to attract those to Brazoria County. But how

1 many nanotechnology companies or how many biotechnology  
2 companies would it take to compensate for the loss of one  
3 single plant that operate within Brazoria County? We just  
4 couldn't do it.

5                 Like it or not, the chemical manufacturing  
6 industry has been, is now, and will be for the foreseeable  
7 future the absolute bedrock of the economy of Brazoria  
8 County. And we realize that the existence of that  
9 industry here -- just as Bob just got through saying -- it  
10 is based on the global competitiveness of our site and --  
11 as a means or a base of operation versus sites that exist  
12 all over the globe and all over the world.

13                 One of the great strategic advantages that  
14 we have here is the salt that exists within Stratton  
15 Ridge, within those caverns, to take that salt and pump it  
16 out as brine and dump it out into the ocean when it could  
17 be used to support the people of Brazoria County which  
18 ultimately is what Dow exists for, is what BASF exists  
19 for, what Schenectady and what Shintech and what  
20 ConocoPhillips and all of the big chemical and  
21 manufacturing complexes around here, they exist to make a  
22 profit but they also exist to provide welfare for our  
23 people. That's what puts roofs over families' heads.  
24 That's what sends kids to college, and it's what puts  
25 bread on the table.

Appendix N: Comments on Draft Environmental Impact Statement

11

1 So, therefore, I think that we need to  
2 really evaluate this in terms of risks. The risks that  
3 you talk about on your slide are risks of disaster or  
4 environmental impact; but there's also a risk when people  
5 can't work, when people can't feed their families.

6 When I first came here to the Economic  
7 Development Alliance, in some of our cities, we had  
8 employment (sic) as high as 17 percent. 17 percent.  
9 Think about that. That means almost one in five people  
10 are out of a job. Now, because of some things that we  
11 have done in the expansion and activity that we have here,  
12 we now have a good unemployment rate and it's dropping.  
13 We happen to be fortunate right now that it's a little bit  
14 lower than the state level. And we're real proud of that.  
15 But that could be reversed instantly with the decision not  
16 to keep a plant open or put it somewhere else because  
17 there's a better strategic environment there. And so, I  
18 urge you to look at all your alternatives and pick some  
19 place other than Stratton Ridge for the Strategic  
20 Petroleum Reserve expansion.

21 Thank you very much.

22 MS. KAREN FADELY: I'd like to call Bill  
23 Henry of Freeport LNG.

7:36P 24 MR. BILL HENRY: My name is Bill Henry,  
25 H-e-n-r-y. I'm vice president of Freeport LNG. I just

D0093

12

1 want to make a few comments here. While our business is  
2 not directly dependent upon salt, I should mention to you  
3 that Dow Chemical is the 15 percent owner of Freeport LNG;  
4 and we're very concerned about their welfare. They're  
5 also one of the biggest customers of our terminal. We  
6 want to see their economic viability continue for a long  
7 period of time so that they can utilize our facilities.

8 One of the comments I wanted to make is that  
9 in your environmental impact statement study it was  
10 unclear to me, as I went through it, that you were really  
11 considering the fact that there was an LNG plant being  
12 built here. Let me assure you that it is. We were -- we  
13 had filed for and received our federal regulatory permits  
14 back in June of 2004. In August of 2005 we started  
15 construction. In January, 2005, we are 18 months into  
16 construction. First deliveries through the first phase of  
17 our plant will begin at the end of '07 and continue from  
18 thereon.

19 We have also filed for an expansion of this  
20 facility. It's specified in those dockets there. That  
21 expansion is to go from 1.5 Bcf of daily capacity to 4 Bcf  
22 of daily capacity at the terminal. That was filed in May  
23 of 2005. The environmental assessment on that has just  
24 been published, and it is on the FERC agenda for July.  
25 So, we anticipate getting all the permits for that by the

Appendix N: Comments on Draft Environmental Impact Statement

13

1 end of this year and -- and then possibly starting  
2 construction at the first part of 2007.  
3 We also have as part of this project a  
4 send-out pipeline -- a 42-inch send-out pipeline which  
1 5 goes from Quintana Island to Stratton Ridge. It actually  
6 crosses the 40-inch DOE line going to Texas City. That's  
7 a high-pressure pipeline. 1250 pounds, MAOP of 1440. So,  
8 I want to make sure that if you're going to build another  
9 pipeline you be real careful where you put it.  
10 The second thing that's in our expansion is  
11 salt cavern storage wells. We have in our plans to build  
12 up to two natural gas salt cavern storage wells as part of  
13 our Freeport LNG facility. We have permitted those with  
14 the Texas Railroad Commission. They're considered  
2 15 non-jurisdictional by FERC. So, they were permitted by the  
16 Texas Railroad Commission. That docket is shown in the --  
17 the material I have given you. So, that -- that's going  
18 to happen. It is on the other side about approximately  
19 where you pointed. I will send you by E-mail the X and Y  
20 coordinates of those particular -- those wells so that  
21 you'll be able to consider those in your consideration.  
22 Our position is that -- is that we want to  
3 23 make sure that you've considered our operations in any  
24 development just like we would be concerned about Dow or  
25 anybody else's development therein concerning our

14

1 operations.  
2 One other thing, which I don't know if it  
3 was recognized in your environmental impact statement, but  
4 because of our first phase and second phase, we would have  
5 up to 400 LNG ships a year coming into this port. So,  
6 we're going to add fairly considerably to the marine  
3 7 traffic coming in here. We have worked with the Coast  
8 Guard. We have received our waterway suitability studies  
9 for that number of ships. So, I suggest those are things  
10 that you may want to consider as you consider your project  
11 with additional ships and crude carriers that would come  
12 into the Freeport port.  
13 I think that's it. I appreciate your time.  
14 MR. DAVID JOHNSON: Thank you.  
15 MS. KAREN FADELY: At this point that's all  
16 the speakers that I had pre-registered. So, I'd like to  
17 open it up, if you want to raise your hand.  
7:42P 18 MR. VICK WADE: My name is Vick Wade. I'm D0094  
19 coming to you as a local, long-time Brazoria County  
20 resident. And I -- I mean, I'm just here to express --  
21 I'm not going to give you a long speech or anything but  
1 22 I'm just putting my vote in and my vote would be that we  
23 don't -- do not have you-all come in. I just -- I see it  
24 as an eminent domain thing that -- and I do have a small  
25 business here, and I have long-term interests in our area.

D0013

June 23, 2006

Donald Silawsky  
Office of Petroleum  
Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue  
SW., Washington, DC 20585-0301;  
(email at [Donald.Silawsky@hq.doe.gov](mailto:Donald.Silawsky@hq.doe.gov))

Re: Draft Environmental Impact Statement: Site Selection for the  
Expansion of the Strategic Petroleum Reserve, DOE/EIS-0385

Dear Mr. Silawsky,

The Gulf Restoration Network (GRN) is a diverse coalition of groups and individuals committed to uniting and empowering people to protect and restore the resources of the Gulf Region. The GRN has reviewed the United States Department of Energy's (DOE) draft environmental impact statement (DEIS) assessing a proposed capacity expansion at three of the four existing Strategic Petroleum Reserve (SPR) storage sites and the development of a new storage site at Clovelly, LA; Chacahoula, LA; Richton, MS; Mississippi; Bruinsburg, MS; and/or Stratton Ridge, TX. The GRN has the following concerns and comments:

**SCOPE OF REVIEW**

The GRN believes that the Draft Programmatic Environmental Impact Statement (DEIS) does not meet the requirements of the National Environmental Policy Act (NEPA). We recognize that Congress, in section 303 of the Energy Policy Act of 2005, required that

not later than 1 year after the date of enactment of this Act, the Secretary shall complete a proceeding to select, from sites that the Secretary has previously studied, sites necessary to enable the acquisition by the Secretary of the full authorized volume of the Strategic Petroleum Reserve.

Nonetheless, the GRN would argue that circumstances surrounding the DOE's decision have changed substantially, particularly in light of the 2005 hurricane season and the prediction of increasing hurricane severity in the Gulf of Mexico over the next ten years. Although the DEIS

1 notes that its existing facilities and the proposed sites survived the storm, existing storm barriers (wetlands, barrier islands, etc) in Louisiana, Mississippi, and Texas are being lost, putting coastal facilities at greater risk. It is not, therefore, in the national interest to expand the SPR in the coastal areas of the Gulf states. Instead, the DOE should request that Congress revisit the provisions of the Act to allow consideration of sites outside the coastal area of the Gulf that were not previously considered.

**BRINE DUMPING IN THE GULF UNACCEPTABLE**

2 The DOE must fully analyze the potential impacts of, and where possible, avoid alternatives that would require disposal of brine in the Gulf of Mexico. Depending on the season, a salinity change of 4.23 may or may not be a "normal" variability as claimed by the DOE. In either case, during the summer, discharge near the bottom can contribute to low oxygen, which in turn, can affect finfish and other marine species.

3 The DOE has already identified alternatives to ocean dumping at some sites. For example, expansion of the Bayou Choctaw and West Hackberry sites would involve disposal of the brine in underground injection wells (DEIS at pp. 2-10, 2-11). Similarly, construction of a storage site at Clovelly and/or Bruinsburg would involve disposal of brine via underground injection. Accordingly, it is clear that discharge of brine to the Gulf is not the only disposal option. Yet, despite the potential for harmful impacts to marine species, the DEIS does not consider alternative disposal scenarios for brine at the other sites. The final EIS must fully analyze alternatives to disposal of brine in the Gulf of Mexico at other sites, and if no other alternative exists, should eliminate those sites from consideration.

**PREFERRED ALTERNATIVE MUST BE LEAST ENVIRONMENTALLY DESTRUCTIVE ALTERNATIVE**

The goal of the Energy Act of 2005 is to expand the SPR to 273 MMB. The final EIS should develop as their preferred alternative one that includes those site decisions that would lead to the least environmentally destructive options.

4 It is evident from review of the DEIS that expansion of existing SPR sites would require minimal additional infrastructure and minimal impact, over and above that associated with initial construction, on environmental resources. Expansion of these sites could account for 153 MMB of the 273 MMB target (DEIS at p. S-3). Expansion of existing sites, should therefore, be part of the preferred alternative.

With regard to the remaining 120 MMB short fall, the question then becomes identification of new sites which would be the least environmentally damaging.<sup>1</sup> Although the 6 sites considered

5 <sup>1</sup> Although the mathematically the shortfall would be 120 MMB, DOE asserts that 160 MMB is needed to provide capability to store two types of crude oil and support a drawdown rate of 1 million barrels per day. (DEIS at p. S-3). It is unclear from the DEIS why this is necessary, or why 160 MMB was not included in setting the target (i.e. a target of 313 MMB would include the 160 MMB). What is clear, however, is that by making this claim DOE



4 for a new facility could all - singly or in combination - meet the target, it is clear that some carry significantly greater potential environmental impact than others. Specifically, there are at least 3 sites that have the potential to inflict significant and irreparable (non-mitigable ?sp?) environmental impacts. **These sites should be excluded from consideration and should not be included in any preferred alternative.** These sites are:

(1) **The Chacahoula, LA site:**

Development of the Chacahoula site would require the clearing of 239 acres of cypress-tupelo swamp, and removal of trees from an additional 90 acres. The DEIS notes that the site falls within a large continuous patch of cypress-tupelo wetlands in the area and also indicates that there is an abundance of this habitat in the region (DEIS, p 3-220). The DEIS ignores environmental realities as reflected by the conclusions of a Science Working Group (SWG) empannelled by Governor Blanco (LA).

It is true that cypress-tupelo swamps were once abundant in coastal Louisiana. These forests were extensively clear-cut early in the last century and extensive parts of Louisiana's Maurepas Basin and other parts of the Deltaic plain where such clear-cutting occurred have witnessed **no significant regeneration of cypress trees**. In fact, some scientists doubt that cypress swamps can regenerate in the face of rising water levels and the continuing deterioration of wetlands being experienced in coastal Louisiana. Successful sprouting of seeds can take place only during prolonged drought conditions when deep swamps have exposed unsaturated soils, conditions which are not likely today in coastal Louisiana.

6 The Governors' SWG scientists have identified three "condition classes" for the coastal wetland forests:

- Class I:* Sites with Potential for Natural Regeneration;
- Class II:* Sites with the Potential for Artificial Regeneration Only (through use of aggressive reforestation techniques); and
- Class III:* Sites with No Potential for either Natural or Artificial Regeneration

Within the final EIS the DOE must determine the class of Cypress/Tupelo wetlands located on the Chatahoula site. If, as suspected, the Chacahoula site consists of Class III cypress/tupelo swamps. The wetland impacts associated with development of this site will not be mitigable in-kind or in region. If it is found that the forests on the site are a Class II wetlands, the DOE must include within any mitigation plan, an acknowledgement that mitigation will be in-kind requiring aggressive reforestation, to ensure replacement of this dwindling natural resource.

---

eliminates from possibility the selection of one of the least environmentally damaging sites (Clovelly, LA) unless combined with another site. (i.e. Clovelly has capacity for 120 MMB but not 160 MMB).

(2) **The Richton, MS site:**

7 Selection of this site also poses a significant risk of environmental degradation and irreparable damage to endangered species. Predominantly these impacts are associated with water withdrawal associated with salt dome excavation. As currently planned, water will be withdrawn from the Leaf River (DEIS at p. 2-44). The DEIS authors admit that "the flow rate of the Leaf River is highly variable and there would be significant potential for withdrawing a significant fraction of the total river flow during drought periods (DEIS at p. 2-70). In fact, during low flow, withdrawal from the Leaf River could constitute as much as 11% or more of total flow in the river. Such a withdrawal rate during low flow conditions, as aptly noted by the DEIS, could significantly impact downstream aquatic communities as the decrease in flow would lower water depth, reduce stream channel width, and change currents. The severity of the effect on species would depend on the length and frequency of low-flow rate in the Leaf River during the four to five years of cavern solution mining (DEIS at pp.3-253, 3-254). Water withdrawal could also potentially affect water quality as it would reduce capacity of river to assimilate waste from non-point and permitted dischargers (DEIS at p. 3-254). In addition, several pipeline Right of Ways (ROWs) will cross the lower Pascagoula drainage, potentially affecting habitat for resident endangered species.

The area of the Leaf River that will be the site of this activity is designated habitat for several species listed as threatened or endangered under the Endangered Species Act or that are candidates for listing. For example, the pearl darter (a federal candidate species) has been documented throughout the Leaf River to the lower Pascagoula drainage. The black pine snake (another federal candidate species) and the gopher tortoise (a federally listed species) are found within close proximity of both the proposed storage site and all ROW's. In fact, the segment containing the RWI is designated as critical habitat for the federally threatened gulf sturgeon (DEIS, p. 3-247). Both, the USFWS and Mississippi Natural Heritage Program have expressed serious concern about the effect that selection of the Richton site will have on water flow and the Gulf sturgeon, due to the importance of the Leaf River near Hattiesburg to spawning and juvenile sturgeon (DEIS at p 3-255).

(3) **The Stratton Ridge, TX site**

Choice of this site would require two ROW's crossing the Brazoria National Wildlife Refuge (NWR) (DEIS, at p. 2-74). Approximately three miles of the co-located RWI pipelines, brine disposal pipeline, and power line ROW would cross the southwestern edge of the Brazoria NWR complex. In addition, 4.7 miles of the pipeline along the existing Bryan Mound pipeline ROW would cross the refuge along its northern border.

8 The Brazoria NWR was established to provide habitat for migratory waterfowl and other birds (DEIS at pp. 3-262-263). ROW crossings of the NWR would reduce the areas value as habitat and thus undermine the purposes of the NWR.

9 The authors of the DEIS admit that some "wildlife would be killed or displaced to surrounding areas during construction at the Stratton Ridge." Due to the fact that forested

9 wetland habitat is uncommon in the area, some wildlife species may be unable to find suitable habitat, including migrating neo-tropical birds that use palustrine forested wetlands as stopover habitat. Reduction in the quantity of forested habitat available to these birds would add to the stress of annual migration (DEIS at p. 3-266). In short, selection of this site would result in potential irretrievable injury to increasingly rare forested wetland habitats in the area and the bird species dependent upon those habitats, and will potentially undermine the purposes of an established NWR.

10 In the opinion of the GRN, the site with the least environmental impacts is the Clovelly, LA site. The proposed Clovelly SPR site is located at the existing site of the Louisiana Offshore Oil Port (LOOP) dome storage facility. Except for the new RWI structure, the facility would, with the exception of a new RWI and 0.1 mile access road, rely on existing LOOP infrastructure, thereby reducing construction impacts. Although brine disposal in the Gulf is contemplated, there few, if any, additional environmental impacts from the selection of this alternative that are not already associated with the LOOP facility (DEIS, pp. 2-35-2-39). Although some dredging and filling of wetlands is contemplated, the impacts to jurisdictional wetlands associated with this site are much less than are those at other sites being considered. The GRN would argue, therefore, that if a new site in the coastal area of the Gulf states must be selected from those already considered by the DOE, Clovelly should be the chosen as the preferred (least environmentally destructive) alternative.

We recognize that Clovelly only has the capacity for 120 MMB, and that DOE asserts that 160 MMB is required. However, under the Energy Act of 2005 the fully authorized volume for the SPR is 263 MMB, not 313 MMB. The Clovelly site if chosen would provide capacity for the fully "authorized" volume and thus should not be excluded from consideration on the basis that it does not have sufficient capacity. In the event that DOE persists in its assertion that it must have 160 MMB, some combination of the Clovelly site and the Bruinsburg, MS site should be considered. Although the Bruinsburg site involves unacceptable environmental impacts, it is evident that those impacts are not as egregious as are those associated with the three sites discussed above and thus must be considered the lesser of the evils presented by the restrictions placed on site selection by the Energy Act of 2005.

INCORPORATION OF COMMENTS

The GRN notes that comments are being submitted by persons having expertise on issues of specific concern to the GRN. We therefore adopt as our comments and incorporate herein by reference any and all comments submitted by the Gulf of Mexico Regional Fishery Management Council, the Gulf States Marine Fish Commission, the U.S. Fish and Wildlife Service, and the U.S. Environmental Protection Agency.

Respectfully submitted,

Cynthia M. Sarthou  
Executive Director

Appendix N: Comments on Draft Environmental Impact Statement

20

1 MR. DAVID JOHNSON: Thank you very much.  
2 MS. KAREN FADELY: Would anybody else like  
3 to come up?  
4 **MR. TOMMY SORIERO:** I don't have a prepared  
5 statement. My name is Tommy Soriero. I represent the  
6 owner of Pinto Energy Partners. We are the owner of the  
7 majority of the land where the -- the site has -- has been  
8 platted, and I want to make a statement. I'm not going to  
9 reiterate the words of Mr. Walker and Mr. Henry, but we  
10 have owned the property since the Thirties with the view  
11 towards the mineral value of both the salt and the storage  
12 capabilities from the property itself.

D0098

13 We have in the last year worked a deal with  
14 Freeport LNG. They are building their cavern -- both  
15 their caverns, and they are permitted on our property. We  
16 also have additional development underway on the property  
17 for additional caverns both for gas storage to support the  
18 LNG and the local consumption of the chemical facilities  
19 in the area. We also have, obviously, a very large  
20 interest in the mineral value of the salt that Mr. Walker  
21 alluded to in his speech that we hate to see that -- that  
22 mineral wasted and it seems like it'd certainly be a way  
23 to accomplish both goals both realizing the mineral value  
24 of the salt as it is mined and not being wasted since  
25 there is a consumer in the area that could take the salt

21

1 and it's also something, I said, the company has owned  
2 for -- in the range of 70 years -- maintain the ownership  
3 of this land for this specific reason. And we anticipate  
4 that there's probably going to be a difference in the  
5 economic value as being proposed by -- by the DOE versus  
6 our company and how long we've held the property with the  
7 development plans that we have and this would certainly  
8 interfere with all of those plans.

9 What we would like to see is -- is some way  
10 to work out a -- an arrangement whereby both the mineral  
11 can be extracted and the value derived from those minerals  
12 which -- like I said, I'm not going to reiterate all the  
13 words -- chemical producers in that area would like to see  
14 that mineral exploited and -- and the operations as well  
15 as potentially provide the storage for the -- for the SPR  
16 utilizing those same caverns in that same production  
17 process.

18 Now, I know that it's difficult to  
19 accomplish all those goals at the same time but it's  
20 certainly something that would be done with minimum waste  
21 and -- and most value to us, the mineral owner, and to the  
22 chemical consumption industries -- or the chemical  
23 production industries that use the salt as feedstock and  
24 as well as to develop a potential of the property for gas  
25 storage which was just alluded to that we see in the

1 infrastructure and the storage that is capable of being  
2 developed on the property for the natural gas, we see it  
3 as being as, you know, every bit as important as the  
4 security and the need for the oil storage.

5 Thank you.

7:53P

6 **MR. SHANE PIRTLE:** Shane Pirtle,

D0099

7 F-i-r-t-l-e, immediate and former mayor of Lake Jackson.  
8 And I won't presume to speak for other elected officials.  
9 I say that -- as you've already heard, Dow Chemical is a  
10 major -- the primary employer in this community, largest  
11 employer in this community; and obviously it's a  
12 substantial contributor to this community.

1

13 So, with that being said, we wouldn't want  
14 to see anything that jeopardizes what we've seen as a  
15 great partner in this community both as an employer and  
16 contributing in a number of other activities. So, I think  
17 that would -- and as well as the cities -- all those --  
18 most of the large cities are members of The Economic  
19 Development Alliance and we're a part of this resolution.

20 Thank you.

21 **MS. KAREN FADELY:** Would anybody else like  
22 to come up and make a comment?

23 Go ahead, ma'am.

7:54P

24 **MS. JANICE EDWARDS:** My name is Janice  
25 Edwards. And my background -- and I'm retired from Getty,



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July 18, 2006

D0113

Mr. Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, D.C. 20585-0301

Dear Mr. Silawsky,

Enclosed are the comments of the Houston Regional Group of the Sierra Club (HSC) regarding the Department of Energy's (DOE) Draft Environmental Impact Statement (EIS) for the Strategic Petroleum Reserve Expansion (SPRE). The HSC understands that the deadline for the EIS has passed. Until last week we were not aware where the proposed locations for the SPRE were and that the Stratton Ridge site in Brazoria County would destroy several hundred acres of Columbia Bottomlands ecosystem.

The HSC has been involved with protection of the Columbia Bottomlands ecosystem for over 10 years. We are very concerned that that DOE will choose the Stratton Ridge site and inadequately mitigate damage to the Columbia Bottomlands ecosystem and other wetlands ecosystems.

1) The HSC is appalled that the DOE has no wetlands delineation to document the potential damage. The wetlands delineation for the Stratton Ridge site is needed to create an adequate mitigation plan. This DEIS should be withdrawn or supplemented with a new public comment period when the DOE conducts a wetlands delineation and the Corps of Engineers verifies its accuracy. **The public and decision-makers need the wetlands delineation in the DEIS to review, comment on, and understand the full environmental impacts of the SPRE.**

1

2) The HSC requests that a 10:1 compensation ratio (in acres) be assigned to any Columbia Bottomlands that are destroyed or damaged by the proposed SPRE. This means that the reported 258 acre loss of Columbia Bottomlands would be mitigated with compensation that results in land acquisition, protection, and management of 2,580 acres of Columbia Bottomlands forested wetlands. The HSC recommends that an amount of money that will buy 2,580 acres of Columbia Bottomlands forested wetlands be earmarked and given to the U.S. Fish & Wildlife Service for the acquisition of this compensation land.

"When we try to pick out anything by itself, we find it hitched to everything else in the universe." *John Muir*

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An EIS is not complete unless it contains "a reasonably complete discussion of possible mitigation measures." *Robertson v. Methow Valley Citizens Council*, 490 U.S. 332, 352, 109 S.Ct. 1835, 104 L.Ed.2d 351 (1989). ("...omission of a reasonably complete discussion of possible mitigation measures would undermine the "action-forcing" function of NEPA. Without such a discussion, neither the agency nor other interested groups and individuals can properly evaluate the severity of the adverse effects.") That requirement is implicit in NEPA's demand that an EIS must discuss "any adverse environmental effects which cannot be avoided should the proposal be implemented." *Id.* at 351-52, 109 S.Ct. 1835 (quoting NEPA, 42 U.S.C. § 4332(C)(ii)); see also 40 C.F.R. § 1502.16(h) (stating that an EIS must contain "[m]eans to mitigate adverse environmental impacts").

A "mitigated FONSI" is upheld when the mitigation measures significantly compensate for a proposed action's adverse environmental impacts. *Friends of Endangered Species, Inc. v. Jantzen*, 760 F.2d 976, 987 (9th Cir.1985); *Greenpeace Action*, 14 F.3d at 1332-33. See also *City of Auburn*, 154 F.3d at 1033 (agency may condition its decision not to prepare a full EIS on adoption of mitigation measures). However, although mitigation measures need not completely compensate for adverse environmental impacts, *Friends of the Pavette v. Horseshoe Bend Hydroelectric Co.*, 988 F.2d 989, 993 (9th Cir.1993), the agency must analyze mitigation measures in detail and explain how effective the measures would be. *Northwest Indian Cemetery Protective Ass'n v. Peterson*, 795 F.2d 688, 697 (9th Cir.1986), *rev'd on other grounds, Lynq v. Northwest Indian Cemetery Protective Ass'n*, 485 U.S. 439, 108 S.Ct. 1319, 99 L.Ed.2d 534 (1988). "A mere listing of mitigation measures is insufficient to qualify as the reasoned discussion required by NEPA." *Id.* Instead, mitigation measures should be supported by analytical data, *Idaho Sporting Congress v. Thomas*, 137 F.3d 1146, 1151 (9th Cir.1998), even if that data is not based on the best scientific methodology available. *Greenpeace Action*, 14 F.3d at 1333. The general invocation of a term like "Best Management Practices" does not satisfy the NEPA requirement that the analysis discuss measures to mitigate the proposed action's adverse environmental impacts. *Northwest Indian Cemetery Protective Ass'n v. Peterson*, 565 F.Supp. 586 (D.C.Cal. 1983).

In other words, the applicable regulations require that a DEIS discuss means to mitigate adverse environmental impacts of the proposed action. Those mitigation measures must be analyzed in detail and must explain, in detail, how effective they will be in mitigating any adverse environmental impacts. Without analytical data to support the proposed mitigation measures they amount to nothing more than a "mere listing" of good management practices. A mere listing of mitigation measures is insufficient to qualify as the reasoned discussion required by NEPA. Simply pointing out, for instance, that BMPs will be followed is not an adequate discussion of means to mitigate adverse environmental impacts.

2

The DEIS does not analyze any mitigation measures in detail or explain how effective these measures would be. This could hardly qualify as a detailed analysis.

1 The DEIS does not adequately analyze mitigation measures in detail and lacks an explanation of how these measures would be effective for this particular project. The mitigation measures are not supported by any site-specific analytical data. Therefore the DEIS violates NEPA. Without this analysis and a showing that the mitigation measures will be effective at averting significant environmental effects the DEIS is deficient.

3) The HSC is concerned that cumulative impacts have not been adequately covered in the SPRE DEIS. There is insufficient documentation in the DEIS of cumulative impacts, including direct, indirect, secondary, and connected impacts of past, present, and foreseeable future actions. Yet the NEPA and the CEQ require that analysis, assessment, and evaluation of cumulative impacts be conducted. Please see Chapters 1502.16, 1508.7, and 1508.8 of the CEQ regulations which are binding on all federal agencies to implement. The DOE does not include in its cumulative impacts analysis all past actions.

**At minimum, an adequate cumulative effects analysis must:**

1) Identify the past, present, and reasonably foreseeable actions of DOE and other parties affecting each particular aspect of the affected environment

2 Must provide quantitative information regarding past changes in habitat quality and quantity, water quality, resource values, and other aspects of the affected environment that are likely to be altered by DOE actions

3) Must estimate incremental changes in these conditions that will result from DOE actions in combination with actions of other parties, including synergistic effects

4) Must identify any critical thresholds of environmental concern that may be exceeded by DOE actions in combination with actions of other parties

5) Must identify specific mitigation measures that will be implemented to reduce or eliminate such effects

Please also see the CEQ's January 1997 document, "Considering Cumulative Effects Under the National Environmental Policy Act." It is clear that the DOE has an affirmative duty, a statutory duty, and a regulatory duty to carry out cumulative impacts assessment.

**Some of the especially important quotes from the CEQ document include:**

3

a. On page v, "Only by reevaluating and modifying alternatives in light of the projected cumulative effects can adverse consequences be effectively avoided or minimized. Considering cumulative effects is also essential to developing appropriate mitigation and monitoring its effectiveness."

b. On page v, "By evaluating resource impact zones and the life cycle of effects rather than projects, the analyst can properly bound the cumulative effects analysis. Scoping can also facilitate the interagency cooperation needed to identify agency plans and other actions whose effects might overlap those of the proposed action."

c. On page vi, "When the analyst describes the affected environment, he or she is setting the environmental baseline and thresholds of environmental change that are important for analyzing cumulative effects. Recently developed indicators of ecological integrity (e.g., index of biotic integrity for fish) and landscape conditions (e.g., fragmentation of habitat patches) can be used as benchmarks of accumulated change over time ... GIS technologies provide improved means to analyze historical change in indicators of the condition of resources, ecosystems, and human communities, as well as the relevant stress factors."

d. On page vi, "Most often, the historical context surrounding the resource is critical to developing these baselines and thresholds and to supporting both imminent and future decision-making."

e. On page ... the consequences of human activities will vary from those that were predicted and mitigated ... therefore, monitoring the accuracy of predictions and the success of mitigation measures is critical.

f. On page vi, "Special methods are also available to address the unique aspects of cumulative effects, including carrying capacity analysis, ecosystem analysis, economic impacts analysis, and social impact analysis."

g. On page vii, Table E-1, "CEA Principles ... Cumulative effects analysis ... Address additive, countervailing, and synergistic effects ... Look beyond the life of the action."

h. On page 1, "The range of actions that must be considered includes not only the projects proposal but all connected and similar actions that could contribute to cumulative effects."

i. On page 3, "The purpose of cumulative effects analysis, therefore is to ensure that federal decisions consider the full range of consequences of actions ... If cumulative effects become apparent as agency programs are being planned or as larger strategies and policies are developed then potential cumulative effects should be analyzed at that times."

j. On page 3, Cumulative effects analysis necessarily involves assumptions and uncertainties, but useful information can be put on the decision-making table now ... Important research and monitoring programs can be identified that will improve analyses in the future, but their absence should not be used as a reason for not analyzing cumulative effects to the extent possible now ... adaptive management provisions for flexible project implementation can be incorporated into the selected alternative."

k. On page 4, "The Federal Highway Administration and state transportation agencies frequently make decisions on highway projects that may not have significant direct environmental effects, but that may induce indirect and cumulative effects by permitting other development activities that have significant effects on air and water resources at a regional or national scale. The highway and other development activities can reasonably be foreseen as "connected actions."

l. On page 7, "Increasingly, decision makers are recognizing the importance of looking at their projects in the context of other development in the community or region (i.e., of analyzing the cumulative effects) ... Without a definitive threshold, the NEPA practitioner should compare the cumulative effects of multiple actions with appropriate national, regional, state, or community goals to determine whether the total effect is significant ... Cumulative effects results from spatial (geographic) and temporal (time) crowding of environmental perturbations. The effects of human activities will accumulate when a second perturbation occurs at a site before the ecosystem can fully rebound from the effect of the first perturbation."

m. On page 8, Table 1-2, lists 8 principles of cumulative effects analysis. **A summary of summary of these principles includes:**

1) Cumulative effects are caused by the aggregate of past, present, and reasonably foreseeable future actions.

2) Cumulative effects are the total effect, including both direct and indirect effects, on a given resource, ecosystem, and human community of all actions taken no matter who has taken the actions.

3) Cumulative effects need to be analyzed in terms of than specific resource, ecosystem, and human community being affected.

4) It is not practical to analyze the cumulative effects of an action on the universe; the list of environmental effects must focus on those that are truly meaningful.

5) Cumulative effects on a given resource, ecosystem, and human community are rarely aligned with political or administrative boundaries.

6) Cumulative effects may result from the accumulation of similar effects or the synergistic interaction of different effects.

7) Cumulative effects may last for many years beyond the life of the action that caused the effects.

8) Each affected resource, ecosystem, and human community must be analyzed in term of its capacity to accommodate additional effects, based on its own time and space parameters.

n. On page 19, "The first step in identifying future actions is to investigate the plans of the proponent agency and other agencies in the area. Commonly, analysts only include those plans for actions which are funded or for which other NEPA analysis is being prepared. This approach does not meet the letter or intent of CEQ's regulations ... The analyst should develop guidelines as to what constitutes "reasonably foreseeable future actions" based on planning process within each agency ... In many cases, local government planning agencies can provide useful information on the likely future development of the region, such as master plans. Local zoning requirements, water supply plans, economic development plans, and various permitting records will help in identifying reasonably foreseeable private actions ... These plans can be considered in the analysis, but it is important to indicate in the NEPA analysis whether these plans were presented by the private party responsible for originating the action. Whenever speculative projections of future development are used, the analyst should provide an explicit description of the assumptions involved ... NEPA litigation ... has made it clear that "reasonable forecasting" is implicit in NEPA and that it is the responsibility of federal agencies to predict the environmental effects of proposed actions before they are fully known.

o. On page 23, "Characterizing the affected environment in a NEPA analysis that addresses cumulative effects requires special attention to defining baseline conditions. These baseline conditions provide the context for evaluating environmental consequences and should include historical cumulative effects to the extent feasible.

p. On page 29, "Lastly, trends analysis of change in the extent and magnitude of stresses is critical for projecting the future cumulative effects.

q. On page 29, "Government regulations and administrative standards ... often influence developmental activity and the resultant cumulative stress on resources, ecosystems, and human communities.

r. On page 31, "Cumulative effects occur through the accumulation of effects over varying periods of time. For this reason, an understanding of the historical context of effects is critical to assessing the direct, indirect, and cumulative effects of proposed actions. Trends data can be used ... to establish the baseline for the affected environment more accurately (i.e., by incorporating variation over time) ... to evaluate the significance of effects relative to historical degradation (i.e., by helping to estimate how close the resource is to a threshold of degradation) ... to predict the effects of the actions (i.e., by using the model of cause and effects established by past actions)."

s. On pages 38-40, "Using information gathered to describe the affected environment, the factors that affect resources (i.e., the causes in the cause-and-effect relationships) can be identified and a conceptual model of cause and effect developed ... The cause-and-effect model can aid in the identification of past, present, and future actions that should be considered in the analysis ... The cause-and effect relationships for each resource are used to determine the magnitude of the cumulative effect resulting from all actions included in the analysis ... one of the most useful approaches for determining the likely response of the resource ... to environmental change is to evaluate the historical effects of activities similar to those under consideration.

t. On page 41, "The analyst's primary goal is to determine the magnitude and significance of the environmental consequences of the proposed action in the context of the cumulative effects of other past, present, and future actions ... The critical element in this conceptual model is defining an appropriate baseline or threshold condition of the resource.

u. On page 43, "Situations can arise where an incremental effect that exceeds the threshold of concern for cumulative effects results, not from the proposed action, but the reasonably foreseeable but still uncertain future actions.

v. On page 45, "The significance of effects should be determined based on context and intensity ... Intensity refers to the severity of effect ... As discussed above, the magnitude of an effect reflects relative size or amount of an effect. Geographic extent considers how widespread the effect might be. Duration and frequency refers to whether the effect is a one-time event, intermittent, or chronic.

w. On page 45, "Determinations of significance ... are the focus of analysis because they lead to additional (more costly) analysis or to inclusion of additional mitigation (or a detailed justification for not implementing mitigation) ... the project proponent should avoid, minimize, or mitigate adverse effects by modifying alternatives ... in most cases, however, avoidance or minimization are more effective than remediating unwanted effects."

y. On page 51, "different resource effects that cumulatively affect interconnected systems must be addressed in combination."

The DOE must utilize the CEQ document to the maximum extent possible so that a full and legal cumulative impacts assessment is conducted in the DEIS.

4) If the DOE does not include important information (see wetlands delineation and cumulative impacts comments above) in the DEIS it will hide from the public and decision-makers the magnitude and significance of the SPRE. The need for this information is clearly documented by the following:

1) **CEQ NEPA Regulation, 1500.1(b)**, "NEPA procedures must insure that environmental information is available to public officials and citizens before decisions are made and before actions are taken. The information must be of high quality. Accurate scientific analysis, expert agency comments, and public scrutiny are essential to implementing NEPA."

2) **CEQ NEPA Regulation, 1500.1(c)**, "The NEPA process is intended to help public officials make decisions that are based on understanding of environmental consequences."

3) **CEQ NEPA Regulation, 1500.2(b)**, "Implement procedures to make the NEPA process more useful to decision-makers and the public."

4) **CEQ NEPA Regulation, 1500.2(d)**, "Encourage and facilitate public involvement in decisions which affect the quality of the human environment."

5) **CEQ NEPA Regulation, 1500.4(b)**, "Preparing analytic rather than encyclopedic environmental impact statements."

6) **CEQ NEPA Regulation, 1500.4(f)**, "Emphasizing the portions of the EIS that are useful to decision-makers and the public."

7) **CEQ NEPA Regulation, 1501.2(b)**, "Identify environmental effects and values in adequate detail so they can be compared to economic and technical analyses."

8) **CEQ NEPA Regulation, 1502.2**, "EISs shall be analytic rather than encyclopedic."

9) **CEQ NEPA Regulation, 1502.4(a)**, "Agencies shall make sure the proposal which is the subject of an EIS is properly defined."

10) **CEQ NEPA Regulation 1502.16**, "This section forms the scientific and analytic basis for the comparisons ... environmental impacts of the alternatives including the proposed action, any adverse environmental effects which cannot

be avoided should the proposal be implemented, the relationship between short-term uses of man's environment and the maintenance and enhancement of long-term productivity, and irreversible or irretrievable commitments of resources."

11) **CEQ NEPA Regulation, 1502.21**, "No material may be incorporated by reference unless it is reasonably available for inspection by potentially interested persons within the time allowed for comment."

12) **CEQ NEPA Regulation, 1502.24**, "Agencies shall insure the professional integrity, including scientific integrity, of the discussions and analyses in EISs. They shall identify any methodologies used and shall make explicit reference by footnote to the scientific and other sources relied upon for conclusions in the statement."

13) **CEQ NEPA Regulation, 1506.6(a)**, "Agencies shall make diligent efforts to involve the public in preparing and implementing their NEPA procedures."

14) **CEQ NEPA Regulation, 1508.3**, "Affecting means will or may have an effect on."

15) **CEQ NEPA Regulation, 1508.14**, "Human Environment shall be interpreted comprehensively to include the natural and physical environment and the relationship of people with that environment ... When an EIS is prepared and economic or social and natural or physical environmental effects are interrelated then the EIS will discuss all of these effects on the human environment."

16) **CEQ NEPA Regulation, 1508.18**, "Major Federal action includes actions with effects that may be major and which are potentially subject to Federal control and responsibility. Major reinforces but does not have a meaning independent of significantly ... Actions include new and continuing activities, including projects ... approval of specific projects, such as construction or management activities located in a defined geographic area."

17) **CEQ NEPA Regulation, 1508.27**, "Significantly as used in NEPA requires considerations of both context and intensity ... Context means that the significance of an action must be analyzed in several contexts ... For instance, in the case of a site-specific action, significance would usually depend upon the effects in the locale rather than in the world as whole ... Intensity refers to the severity of impact ... impacts may be both beneficial and adverse. A significant effect may exist even if the Federal agency believe that on balance the effect will be beneficial ... Unique characteristics of the geographic area (like the Lone Star Hiking Trail) ... The degree to which the effects on the quality of the human environment are likely to be highly controversial ... The degree to which the possible effects ... are highly uncertain or involve unique or unknown risks ... Whether the action is related to other actions with individually insignificant but cumulatively significant impacts ... Whether the action threatens a violation of



Appendix N: Comments on Draft Environmental Impact Statement

Federal, State, or local law or requirements imposed for the protection of the environment."

Examples of where the DOE is deficient in determining cumulative impacts include but are not limited to:

- 1) The DOE does not examine the cumulative impacts due to the U.S. Army Corps of Engineers not implementing Section 404 as required by the Clean Water Act.
- 2) The DOE does not examine the cumulative impacts due to the Intercoastal Waterway (for instance the continued loss of wetlands due to the widening of the Intercoastal Waterway via boat wakes).
- 3) The DOE does not examine the cumulative impacts due to implementation or lack of implementation of Federal Emergency Management Administration's floodplain and storm surge regulations and development in the 100 year floodplain and the hurricane storm surge areas.
- 4) The DOE does not list all Federal Highway Administration, Texas Department of Transportation, Brazoria County, and Brazoria County cities actions (projects) and discuss in detail the cumulative impacts they have on Columbia Bottomlands forested wetlands and other sensitive environmental receptors.

The HSC requests that the DEIS be revised and put out again for a 60 day public review and comment period. The HSC appreciates this opportunity to comment. Thank you.

Sincerely,

Brandt Mannchen  
 Chair, Forestry Subcommittee  
 Houston Sierra Club  
 Lone Star Chapter  
 5431 Carew  
 Houston, Texas 77096  
 713-664-5962  
[brandtshnfbt@juno.com](mailto:brandtshnfbt@juno.com)

MS. BECKY GILLETTE: First I would like to make a comment that's not really directed to the Department of Energy, but to Congress. And it seems to me that it's -- at a time when global warming is a huge concern and when we've had evidence of that through Hurricane Katrina and are now facing stronger hurricanes as a result, the fact that the government would spend billions of dollars to store more oil rather than investing in the renewable energy and energy conservation is a shame and it's an outrage. That's where our efforts need to be placed, not squirreling away more oil while we spend it like there's no tomorrow. Now, specific to the draft EIS, when I made -- I made this point with the scoping comments, that when this hearing was held in Jackson we were still recovering from the nation's largest national disaster. Local residents, nobody was aware of this. Our elected officials were not aware of it. The environmental community was not aware of it. I am co-chair of the Mississippi Chapter of the Sierra Club. I only became aware of this the day after when a reporter called me for comment and said that there were no opponents or nobody at the scoping meeting in Jackson. If you do look at page S21 on the Potential Resource Impact for Alternatives I think you could see from there that the Richton dome is a not a preferred alternative. And when you put things in a chart like this and look at the different -- different sites that are being considered, that's very useful I guess from a scientific standpoint, but you have a little dot here under water resources. The Leaf River flows into the Pascagoula River which is one of the great river systems of the United States. It is the last large un-dammed river system in the entire U.S. It's incredibly important. The Leaf River is important. I lived up there near the Leaf River myself for 13 years and I can tell you that in periods of drought like now it gets very low and there is an impact from that, water usage. You have as -- as addressed in the EIS, you have all kinds of difficulties, not just with your aquatic resources, but everybody who has a wastewater discharge downriver from that will have less water in which to put their wastewater which causes problems for the municipalities that are discharging that wastewater and also from industrial water users. You may actually have a conflict with Chevron Refinery. There have been times when Chevron Refinery has come very close to not being able to run their refinery because the drought conditions have made the Pascagoula River low. So I would say that that is definitely a conflict of interest there in taking more water out of the Leaf River. Also, even though you only see a few members of the public here I would like to make the point that there was a proposal simply to put a dam on the buoy in Hattiesburg for which flows into the Leaf. That was involved about a year or two ago. I guess it was two years ago now in an area where the gulf sturgeon spawns. There was -- they filled up the whole -- a room bigger than this with people who were opposed to that project, so I think if people knew about the impact -- if people in the Hattiesburg area knew about the impact to the Leaf River water quality alone, that there would be a large number people that would have turned out for that. One point that I do take exception to is this idea that the salt domes are completely stable and nothing ever happens. That isn't true. It's my understanding there have been no new engineering studies at the Richton dome. These domes are inherently unstable. They do change and there should have been new engineering studies done before signing off on saying that this is a stable salt dome that would have no problems. I am also concerned about the ability of the Mississippi Department of Environmental Quality to adequately monitor any problems that might be associated with the salt dome if it leaked oil or if it leaked salt. I believe that some of our drinking water actually comes from up in that area in the underground flow, so I would be concerned about the drinking water quality. And I note here on page S22 of the summary that it says that the

D0083

8

total number of brine spills predicted with each alternative is 36 to 103. We have very productive, important natural resources here on the Gulf Coast and if you dump salt water into that you can kill it for years. These are important to our seafood industry and it can take a long time to recover. The other -- this other last point that I will make is I don't think that you've adequately considered the cumulative impact. And I had no idea if TV was here tonight, I was going to walk from the back and just go like this (indicating) and say, I surrender. We have four major public hearings this week in this county of major environmental impacts. We have two LNG boards that you want to put right next to the island that you are talking about putting this marine Shell terminal. These two LNG ports are going to have to regulate a great amount of security around them. I don't know how you are going to get all of these tankers in and out. Two LNG ports, right next door, Chevron Pascagoula Refinery is planning on expanding, doubling the size of their refinery so they would go from being the seventh largest refinery in the country to the third largest refinery in the country. I just went to a hearing tonight at 8:00 about DuPont Chemical expanding their operations there and bringing in a dangerous chemical that I don't think we need. So I don't think that you've adequately addressed the cumulative impact. This area has been hit hard by Katrina. The last thing we need to do is bring huge amounts of additional developments into the marine area that we rely on for our seafood production and our cultural heritage. Thank you.

9

*[This page intentionally left blank]*

N.2.4 Individuals

D0031

DOE selecting the Stratton Ridge Site in TexasFrom: Aguilar Jr, Jesse (J)  
[JAguilarJr@dow.com]  
Sent: Wednesday, June 28, 2006 3:12 PM  
To: Silawsky, Donald  
Subject: DOE selecting the Stratton Ridge Site in Texas

Expires: Thursday, June 28, 2007 1:00 AM

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will  
eliminate jobs in Brazoria County. I'm not opposed to having more oil for  
reserve, just not in Brazoria County.

Thank You,  
Jesse Aguilar

D0032

Stratton RidgeFrom: Dan Ault [permaflame@yahoo.com]  
Sent: Wednesday, June 28, 2006 1:30 PM  
To: Silawsky, Donald  
Subject: Stratton Ridge

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in  
Texas. I feel this will eliminate jobs in Brazoria  
County. I'm not opposed to having more oil for  
reserve, just not in Brazoria County.

Thank You,  
Daniel B. Ault

Do You Yahoo!?  
Tired of spam? Yahoo! Mail has the best spam protection around  
<http://mail.yahoo.com>

Appendix N: Comments on Draft Environmental Impact Statement

D0055

From: Tim B [bucsax2008@yahoo.com]  
Sent: Friday, June 30, 2006 1:13 AM  
To: Silawsky, Donald  
Subject: From a student at Brazoswood

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,

-----  
Do you Yahoo!?  
Get on board. You're invited to try the new Yahoo! Mail Beta.

D0042

Salt DomesFrom: Basaldua, Jr, Richard (RC) [RCBasalduaJr@dow.com]  
Sent: Thursday, June 29, 2006 6:51 AM  
To: Silawsky, Donald  
Subject: Salt Domes

Expires: Friday, June 29, 2007 1:00 AM

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,

Richard C. Basaldua Jr.  
Process Operator  
Union Steward  
(979)238-3705 (wk)  
(979)238-0287 (fax)

Appendix N: Comments on Draft Environmental Impact Statement

D0025

From: Rick Basaldua [blaise072602@yahoo.com]  
Sent: Wednesday, June 28, 2006 5:47 PM  
To: Silawsky, Donald  
Subject: Oil reserve in Brazoria County

Dear Mr. Silawsky,

1 I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,

-----  
Do you Yahoo!?  
Next-gen email? Have it all with the all-new Yahoo! Mail Beta.

D0109

July 5, 2006

Mr. Donald Silawsky  
U. S. Department of Energy

Dear Sir,

The enclosed editorial is from our local paper, "The Spectator", July 2, 2006.

Please ask Energy Secretary Bodman to choose a site other than Stratton Ridge to store 160 million barrels of oil. This procedure would have an extremely negative impact on Dow Chemical Company.

Dow Chemical is important to Brazoria County. Besides the jobs it supplies, the company is very involved in the total community, as are its employees.

Thank you for reading my letter.

Yours very truly,  
Bernice St. Bilich



14A  
SUNDAY  
July 2, 2006

OURVIEWPOINT

# Expansion of oil reserve a good idea — just not here

**I**n August or sometime not long after, the U.S. Department of Energy will choose a spot to store precious cargo — 160 million barrels of oil that will supplement the nation's emergency stockpile of the precious resource.

We wholeheartedly support the expansion of the Strategic Petroleum Reserve, which already includes a site in Brazoria County at Bryan Mound. But it is with just as much vehemence that we join others in Brazoria County in asking the federal government to choose a site other than Stratton Ridge at which to store the oil in underground caverns.

This is not simply another tired case of "not in my backyard." Rather, the caverns near Clute already are filled with a precious resource to industry in this area: salt.

The same brine the Department of Energy is contemplating siphoning out of 16 caverns at Stratton Ridge is vital to Dow Chemical Co., Brazoria County's largest employer.

The method of brine removal for a petroleum reserve could waste about 130 billion pounds of salt, Dow Texas Operations Vice President Bob Walker said at a public meeting on the proposed expansion last week. The proximity of the project also would prevent Dow from using five planned wells on property the company owns at Stratton Ridge.

To Dow, and by extension to this area, that salt means money.

Dow uses Stratton Ridge salt for the production of thousands of products, worth more than \$5 billion annually. About half of the \$125 million Dow pays annually in state and local taxes are dependent on those Walker said.



**ONTHEWEB**  
The draft Environmental Impact Study for the Strategic Petroleum Reserve expansion is available online at [www.fossil.energy.gov](http://www.fossil.energy.gov).

**TOCOMMENT**  
To comment on the proposed site:

**BY MAIL**  
Donald Silawsky,  
Office of  
Petroleum  
Reserves (FE-47)

County's largest employer. The method of brine removal for a petroleum reserve could waste about 130 billion pounds of salt, Dow Texas Operations Vice President Bob Walker said at a public meeting on the proposed expansion last week. The proximity of the project also would prevent Dow from using five planned wells on property the company owns at Stratton Ridge.

To Dow, and by extension to this area, that salt means money.

Dow uses Stratton Ridge salt for the production of thousands of products, worth more than \$5 billion annually. About half of the \$125 million Dow pays annually in state and local taxes are dependent on those, Walker said.

Without government interference, Dow has enough salt at Stratton Ridge to last 30 years, which is important because, to Southern Brazoria County, Dow means even more than money. It means jobs.

Dow officials have said thousands of jobs could be lost if the Strategic Petroleum Reserve chooses the Stratton Ridge site. Even more than that, Dow Chemical is intrinsically connected with other industry in the area and with community service and charitable giving.

The U.S. Department of Energy also is considering sites at Bruinsburg, Miss., Richton, Miss., Clovelly, La., and Chachoula, La.

People at public meetings near the proposed Mississippi sites were much more receptive to the expansion in their towns, so it should be an easy call that the government would choose another site. However, while an energy department spokesman said public sentiment on the proposed site will be taken into consideration as Energy Secretary Samuel Bodman makes the choice of where to expand, there will, of course, be other factors that could scream louder than us.

The department also will consider which of the five possible sites offers the best distribution capabilities at the lowest cost with the least environmental impact.

We urge the department also to consider non-environmental impact in the form of possible economic peril to the site chosen, and we urge area residents to make themselves heard on the matter before the comment period ends on July 10.

Today's editorial was written by Yvonne Mintz, managing editor of The Facts.



**ONTHEWEB**  
The draft Environmental Impact Study for the Strategic Petroleum Reserve expansion is available online at [www.fossil.energy.gov](http://www.fossil.energy.gov).

**TOCOMMENT**  
To comment on the proposed site:

**BY MAIL**  
Donald Silawsky,  
Office of  
Petroleum  
Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Ave. SW  
Washington DC, 20585-0301

**BY E-MAIL**  
[donald.silawsky@hq.doe.gov](mailto:donald.silawsky@hq.doe.gov)

**BY FAX**  
(202) 586 4446

The public comment period will close July 10.

Appendix N: Comments on Draft Environmental Impact Statement

00014

-----Original Message-----

From: Tony Bland [mailto:tbland@localnet.com]  
Sent: Friday, June 23, 2006 7:43 AM  
To: Silawsky, Donald  
Subject: Richton Salt Dome Project

Dear Mr. Silawsky,

1 | I am writing to let you know of my opposition to the proposal to expand the nation's Strategic Petroleum Reserve in the Richton Salt Domes. I am concerned about the environmental impact of the project.

2 | My overwhelming concern is the impact on the Pascagoula River Basin by diverting the flow of the Leaf River. The Pascagoula, as one of the few remaining natural river systems in the U.S., is a national treasure. I do not want to see it affected by having the flow of one of its main tributaries diverted.

3 | My second main concern is the effect of dumping large quantities of brine directly into the Mississippi Sound and the impact it would have on fish and other seafood.

4 | I am also concerned about the inherent lack of stability of salt domes and the potential for groundwater contamination from oil stored there.

I urge you to reject this proposal.

Sincerely

Tony Bland  
Rt. 2, Box 760  
Maben, MS 39750  
662-263-4754  
tbland@localnet.com

D0052

-----Original Message-----

From: Brown, Brintley (BL) [mailto:BLBrown@dow.com]  
Sent: Thursday, June 29, 2006 8:28 PM  
To: Silawsky, Donald  
Subject: DOE selecting the Stratton Ridge Site in Texas

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You, Brint Brown. A concerned citizen and tax payer.

Appendix N: Comments on Draft Environmental Impact Statement

D0012

-----Original Message-----

From: donnybruceb@aol.com [mailto:donnybruceb@aol.com]  
Sent: Thursday, June 22, 2006 10:04 AM  
To: Silawsky, Donald  
Subject: "The Salting of the Leaf River"

To Whom It May Concern:

1 | This sounds, at best, a very flaky project.....Please reconsider  
this theory and do more research on how to solve your problem....water  
and air are quite possibly the most important assets to life here in  
Mississippi - and elsewhere! There must be a better way!!

Bruce Browning, concerned canoe guide and lover of Mississippi's  
Coastal Region.....

Check out AOL.com today. Breaking news, video search, pictures, email  
and IM. All on demand. Always Free.

D0054

Dow Stratton Ridge SiteFrom: kaplita [kaplita@cebridge.net]  
Sent: Friday, June 30, 2006 7:29 AM  
To: Silawsky, Donald  
Subject: Dow Stratton Ridge Site

Donald Silawsky  
Office of Petroleum Reserves

1 | As a concerned citizen of Brazoria County, I am asking you not to choose  
Stratton Ridge as the location of the petroleum reserve. This will completely  
ruin the lives of so many people and the future economy of this area. Please  
choose one of the locations that is more receptive to this project. This  
decision would be very devastating to the 6,000 employees of Dow Chemical and  
their families. This would effect every business in Brazoria County and leave  
this area extremely depressed.

Thank you,  
Jeanette Bumpers



Appendix N: Comments on Draft Environmental Impact Statement

D0064

-----Original Message-----

From: Clint & Jill Church [mailto:Smb90@verizon.net]  
Sent: Saturday, July 01, 2006 1:57 AM  
To: Silawsky, Donald  
Subject:

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,  
Jill Church

D0047

From: Fred Cummins [usanvil@usanvil.com]  
Sent: Thursday, June 29, 2006 11:18 AM  
To: Silawsky, Donald  
Subject: Dow

Sir

1 Concerning expansion of the oil reserve in the Stratton ridge area of Clute, Texas. There is some other reason that Dow opposes this project obviously. They seem to have a lock on the Texas environmental People so it may be that they have injected something that they do not want exposed. I have lived here and worked on the Gulf as a Sea Captain for fifty years. I have seen this coast destroyed by the Chemical industry.

The community wets itself if Dow makes rumors of moving or laying off. I suggest you take the country into account and let the chips fall for Dow and the Community as they will. Dow is not a trustworthy company but it has a good PR department and the local newspaper is their cheerleader.

This is one citizens opinion. Do what is best for the Country.  
Fred Cummins  
979-233-2633  
327 Hagerman Road  
Freeport, Texas 77541

Appendix N: Comments on Draft Environmental Impact Statement

D0049

JobsFrom: Dickens, D (DC) [DCDickens@dow.com]  
Sent: Thursday, June 29, 2006 4:28 PM  
To: Silawsky, Donald  
Subject: Jobs

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

DAN DICKENS

D0067

-----  
From: djedwards@mdanderson.org [mailto:djedwards@mdanderson.org]  
Sent: Monday, July 03, 2006 3:33 PM  
To: Silawsky, Donald  
Subject: Draining of Stratton Ridge Site in Texas

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,  
Dennis J. Edwards  
5189 Wickwillow Ln.  
Alvin, Tx. 77511

Appendix N: Comments on Draft Environmental Impact Statement

22

1 infrastructure and the storage that is capable of being  
2 developed on the property for the natural gas, we see it  
3 as being as, you know, every bit as important as the  
4 security and the need for the oil storage.

5 Thank you.

7:53P

6 **MR. SHANE PIRTLE:** Shane Pirtle,  
7 P-i-r-t-l-e, immediate and former mayor of Lake Jackson.  
8 And I won't presume to speak for other elected officials.  
9 I say that -- as you've already heard, Dow Chemical is a  
10 major -- the primary employer in this community, largest  
11 employer in this community; and obviously it's a  
12 substantial contributor to this community.

D0099

1

13 So, with that being said, we wouldn't want  
14 to see anything that jeopardizes what we've seen as a  
15 great partner in this community both as an employer and  
16 contributing in a number of other activities. So, I think  
17 that would -- and as well as the cities -- all those --  
18 most of the large cities are members of The Economic  
19 Development Alliance and we're a part of this resolution.

20 Thank you.

21 **MS. KAREN FADELY:** Would anybody else like  
22 to come up and make a comment?

23 Go ahead, ma'am.

7:54P

24 **MS. JANICE EDWARDS:** My name is Janice  
25 Edwards. And my background -- and I'm retired from Getty,

D0100

23

1 Texaco, and Shell and so, I know a lot about the oil  
2 industry.

3 And my question to you-all is -- I  
4 understand we need strategic oil reserves. But looking at  
5 the map where they all are, they all reside in the Gulf  
6 Coast. I realize most of our refineries are here; but the  
7 problem I see is if we have a major disaster like a  
8 Katrina and a Rita again and you cannot get to the  
9 strategic oil reserves, it'd do you no good. I suggest  
10 that you consider some place a little bit further inland  
11 that would not be impacted by the hurricanes that we are  
12 going to continue to receive down in the Gulf Coast.

1

13 Thank you.

(Mr. David Johnson concludes with closing remarks and meeting is concluded at 7:55 p.m.)

Appendix N: Comments on Draft Environmental Impact Statement

D0028

From: Sheri Edwards [sedwards3111@yahoo.com]  
Sent: Wednesday, June 28, 2006 4:29 PM  
To: Silawsky, Donald  
Subject: Strategic Petroleum Reserve

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will  
eliminate jobs in Brazoria County. I'm not opposed to having more oil for  
reserve, just not in Brazoria County.

Thank You,

Sheri E. Edwards  
5189 Wickwillow Ln  
Alvin, TX 77511

Sheri E. Edwards

D0111

-----Original Message-----

From: Filippi, Carlo (CA) [mailto:CAFilippi@dow.com]  
Sent: Thursday, July 06, 2006 2:01 PM  
To: Silawsky, Donald  
Subject: jobs

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will  
eliminate jobs in Brazoria County. I'm not opposed to having more oil for  
reserve, just not in Brazoria County.  
Thank You,  
Carlo Filippi

Appendix N: Comments on Draft Environmental Impact Statement

D0070

-----  
From: TIMOTHY FISCHER [mailto:timfischer@sbcglobal.net]  
Sent: Wednesday, July 05, 2006 8:40 PM  
To: Silawsky, Donald  
Subject:

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,  
Tim fischer  
timfischer@sbcglobal.net

Timmy Fischer

D0023

DOE selecting the Stratton Ridge Site in TexasFrom: Fischer, Wanda (WC)  
[WCFischer@dow.com]  
Sent: Wednesday, June 28, 2006 10:10 AM  
To: Silawsky, Donald  
Subject: DOE selecting the Stratton Ridge Site in Texas

Expires: Thursday, June 28, 2007 1:00 AM

Attachments: ATT-15-C041CBDA471CA143AA4A4F6709CCB563-ATT10.jpg

Dear Mr.. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,

Wanda Fischer  
A-915 Distribution Lab  
979.238.4233

Appendix N: Comments on Draft Environmental Impact Statement

D0046

From: Tony [tonylocal564@sbcglobal.net]  
Sent: Thursday, June 29, 2006 11:25 AM  
To: Silawsky, Donald  
Subject: Stratton Ridge

Donald Silawsky

Office of Petroleum Reserves (FE-47)

U.S. Department of Energy

1000 Independence Avenue SW

Washington, DC 20585-0301

Dear Mr. Silawsky,

1 I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,

Manuel "TONY" Fuentes

Organizer

IUOE LOCAL 564

D0105

From: Garza Jr, Herbert (HJ) [mailto:HJGarzaJr@dow.com]  
Sent: Thursday, June 29, 2006 6:10 AM  
To: Silawsky, Donald  
Subject: FW: Strategic Petroleum Reserve

-----Original Message-----

From: Woodard Jr, Cuney (CM)

Sent: Wednesday, June 28, 2006 10:07 PM

To: Woodard Jr, Cuney (CM); Area, Donald (DR); Bell, Gerald (GH); Branch, Herman (HL); Brannan, Bruce (BM); Brown, Steven (M); Butler, Clifton (CW); Carrales, George (GL); Crockett, Lance (LJ); Davis, Jerry (J); Edwards, Ralph (RD); Garza Jr, Herbert (HJ); Glass, Kenneth (KW); Hancock, David (DM); Harding, Randy (RH); Hodge, David (A); Hollingsworth, Holly (RA); Ledesma, Jaime (J); Lindsey, Gary (GL); Nieto, Hipolito (HG); Robinson, Carlos (CR); Rodriguez, Fred E. (FE); Scott Jr, Bobby (BE); Slack, Eric (E); Smith, Ben (BM); Thomas, Donnie (DW); Tipp, Robert (RW); Wisch Jr, Billy (WH)

Subject: FW: Strategic Petroleum Reserve

F Y I

-----Original Message-----

From: local564 [mailto:local564@sbcglobal.net]

Sent: Wednesday, June 28, 2006 8:58 AM

To: Roy, R (RM); Keith Peralta (hm); Peralta, Keith (K); James Price (hm); Price, James (JW); Damian, Joe (JL); Judkins, Graylyn (GW); Bratcher, D (DW); Donald (HM) Bratcher; David White (hm); Ledesma, D (D); White, David (DK); Adell, Darrell (DA); Saenz, Clemente (CS); Bryan Porter (hm); Porter, Bryan (BA); Bob Ed Johnson (hm); Johnson, Bob Ed (BE); Rudy Herrera (hm); Herrera, Rudy (R); Van Hawkins (hm); Hawkins, Van (D); Davis, Steve (SW); Scott Tyler (hm); Tyler, Scott (SV); Moore, Robert (RJ); Rick Basaldua (hm); Basaldua, Jr, Richard (RC); Cranfill, R (RL); McCleary, Mike (MP); Miles, L (LR); Miller, Ken (KD); Joe Echartea (hm); Echartea, J (J); Alex Arguello (hm); Arguello, Alex (AA); Damian Jr, I (IG); Fischer, Wanda (WC); Stephen Griffith (hm); Griffith, Stephen (SW); Phillips, Juan (JF); MIKE HOLDEN (HM); Holden, Mike (MJ); Carroll, Kevin (KW); Kevin Carroll (hm); Spillers, John (J); JESSE MONDRAGON; Mondragon, Jesse (JJ); Mihalovich, Jim (JM); Wines, Jarrod (JB); Danny Kier (hm); Kier, Danny (JD); Sims, Billy (BR); Branch, Bruce (BL); Troy Black (hm); Black, Troy (TW); Rubalcaba, Fred (F); Fred Rubalcaba (hm); Woodard Jr, Cuney (CM); DEXTER SARGENT (hm); Felix P Nunez (hm); Nunez, Felix (FP); Sargent III, Dexter (DJ); Genna, Jason (JP); Bennett, John (JB); John Bennett (hm); Voss, Johnny (JL); JOHNNY VOSS (HM); McMinn, Mike (MF); Partlow, Matthew (MJ); Matt Partlow (hm); George, Nolan (NK); Haagensen, Pat (P); Pat Haagensen (hm); Cole, Brian (SB)

Subject: Strategic Petroleum Reserve

Dear Friend of Labor,

The Department of Energy is wanting to take part of the Stratton Ridge storage facility and drain the brine water to the Gulf of Mexico, thus eliminating salt that the Dow Chemical uses to make 50% of their products. This will affect *thousands of jobs in Brazoria County*. We need your help.

How can you help?

1. Cut and paste the following statement to an e-mail:

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy

Appendix N: Comments on Draft Environmental Impact Statement

1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,  
\_\_\_\_\_

2. Send it to [donald.silawsky@hq.doe.gov](mailto:donald.silawsky@hq.doe.gov)
3. Please forward this message.
4. Your done. Thanks

D0045

From: RANDYG351@aol.com  
Sent: Thursday, June 29, 2006 10:25 AM  
To: Silawsky, Donald  
Subject: (no subject)

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,

\_\_\_\_\_ Randy Griffin \_\_\_\_\_

2. Send it to [donald.silawsky@hq.doe.gov](mailto:donald.silawsky@hq.doe.gov)
3. Please forward this message.
4. Your done. Thanks

Randy Griffin

Appendix N: Comments on Draft Environmental Impact Statement

D0018

Strategic Petroleum ReserveFrom: Larry Grimmett [legrimm@bellsouth.net]  
Sent: Wednesday, June 28, 2006 11:57 AM  
To: Silawsky, Donald  
Subject: Strategic Petroleum Reserve

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will  
eliminate jobs in Brazoria County. I'm not opposed to having more oil for  
reserve, just not in Brazoria County.

Thank You,

D0063

Purposed Strategic Petroleum Reserve in Brazoria CountyFrom: Grossman IV., Karl  
(KD) [KDGrossmanIV@dow.com]  
Sent: Friday, June 30, 2006 9:02 PM  
To: Silawsky, Donald  
Subject: Purposed Strategic Petroleum Reserve in Brazoria County

Expires: Saturday, June 30, 2007 1:00 AM

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,  
1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will  
eliminate jobs in Brazoria County. I'm not opposed to having more oil for  
reserve, just not in Brazoria County.

Thank You,

> Karl Grossman  
>  
>



Appendix N: Comments on Draft Environmental Impact Statement

5

1 Other than that, Dominion is very interested in  
2 pursuing and hoping that our alternative is considered.  
3 3 It does make a lot of sense. Obviously it could be put in  
4 service probably the quickest of any of the alternatives.  
5 Although it is small, it certainly meets the criteria.

6 Questions, comments?

7 MR. JOHNSON:

8 Well, thank you very much.

9 MR. KOHLER:

10 Thank you.

11 MS. FADLEY:

12 I'd like to invite Sybil Guidry up.

13 MS. SYBIL GUIDRY:

D0102

14 My name is Sybil Guidry and I'm a resident of  
15 Terrebonne Parish. I'd like to voice my concerns  
16 1 regarding the destruction of wetlands in Chacahoula, the  
17 Department of Energy and disappointingly on the  
18 recommendation of the State of Louisiana.

19 I'm not sure. Where's Dominion? Where did you say  
20 Dominion was?

21 MR. KOHLER:

22 We're at the Hackberry facility.

23 MS. GUIDRY:

24 Hackberry facility?

25 MR. KOHLER:

6

1 Yes, ma'am.

2 MS. GUIDRY:

3 Is that where the Morton Salt Company was, the -- no?

4 MR. KOHLER:

5 No. Farther west.

6 MS. GUIDRY:

7 Farther west?

8 MR. KOHLER:

9 I think they were actually developed -- (inaudible).

10 MS. GUIDRY:

11 Well, I feel that it would impact severely the  
12 fragile ecosystem that's already wounded from exploitation  
13 by oil companies, by some thoughtless locals, as well as  
14 the natural forces.

15 2 Terrebonne Parish has been negatively impacted by  
16 Hurricanes Katrina and Rita. And so that's my concern, is  
17 that, here goes some more wetlands, some more destruction.  
18 And I'd just like to see the funding that DOE would expend  
19 on building the petroleum oil reserves in the development  
20 of alternative sources of clean energy. Thank you.

21 MR. JOHNSON:

22 Thank you.

23 MS. FADLEY:

24 Charlotte, did you have some comment?

25 MS. CHARLOTTE RANDOLPH:

Appendix N: Comments on Draft Environmental Impact Statement

D0009

-----Original Message-----

From: June Havens [mailto:jhavens@publconline.net]  
Sent: Tuesday, June 20, 2006 8:45 AM  
To: Silawsky, Donald  
Subject: Richton, MS inappropriate for Strategic Petroleum Reserve storage site

1 | Dr. Mr. Silawsky,  
Richton, MS is inappropriate for a Strategic Petroleum Reserve storage site. The salt domes are not stable and the ground water for the coastal area could be in jeopardy. Hasn't the Coast suffered enough.

2 | Also the devastating impact on endangered species is unacceptable. The loss of the Leaf River flow into the Pascagoula River could be detrimental to the only unfettered river bed in the area. And with the current drought situation any loss of water is crucial.

Why would it even be considered since it would violate the Endangered Species Act?

This area is a very sensitive ecosystem and completely inappropriate for a storage site.

Thank you,  
June Havens  
1819 Stuart Avenue  
Ocean Springs, MS 39564  
228-872-2303

D0039

Stratton Ridge SiteFrom: Holden, Mike (MJ) [MJHolden@dow.com]  
Sent: Wednesday, June 28, 2006 7:40 PM  
To: Silawsky, Donald  
Subject: Stratton Ridge Site

Expires: Thursday, June 28, 2007 1:00 AM

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,

Appendix N: Comments on Draft Environmental Impact Statement

D0071

Stratton Ridge SiteFrom: Hollingsworth, Holly (RA) [RAHollingsworth@dow.com]  
Sent: Wednesday, July 05, 2006 11:30 PM  
To: Silawsky, Donald  
Subject: Stratton Ridge Site

Expires: Thursday, July 05, 2007 1:00 AM

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.  
Thank You,

D0037

Stratton Ridge Site in Texas.From: Hudgins, Anthony (A) [AHudgins@dow.com]  
Sent: Wednesday, June 28, 2006 9:31 PM  
To: Silawsky, Donald  
Subject: Stratton Ridge Site in Texas.

Expires: Thursday, June 28, 2007 1:00 AM

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.  
Thank You,

Anthony Hudgins  
Environmental Operations  
The Dow Chemical Company  
2301 N. Brazosport Blvd. Bldg E-3501  
Freeport, TX. 77541-3257  
Ph. (979) 238-2269  
Mobile # (979) 236-7307

Appendix N: Comments on Draft Environmental Impact Statement

7 going to build this Rube Goldberg. I hope in God's name we don't. Let's see.  
There's a couple of other points I would like to get if I can see them. We've  
got to have good drinking water and we have good drinking water. Now, I was  
8 watching a program the other night on the earthquake. If you put that petroleum  
in there and we do have an earthquake -- because I think it's a New Madrid  
9 fault. Is that right, Frank and Becky? A New Madrid fault between Memphis and  
St. Louis and if it comes and breaks that thing open and dumps it into our  
water supply we've all lost, so, you know, it's not practical. It's not  
practical at all. I think that's mainly the points I wanted to get in and I hope  
they'll be taken with -- seriously. So I would like to close with one word.  
No.

**MR. LIN JACOBSON:** My name the Lin, L-I-N, Jacobson, J-A-C-O-B-S-O-N. I live at  
802 Washington Avenue, Pascagoula. That's the west end of Washington Avenue.  
My home is approximately one-third mile north of Singing River Island. I was  
1 amazed to see a small blurb in Saturday's Mississippi Press announcing this  
public hearing. And in my asking around town the past three days, does anybody  
have any information on this public hearing. Nobody knew the first thing about  
it. Mr. Leech has done an excellent job of expressing his displeasure. He has  
expressed the way I feel. I have no information to offer to this hearing at all  
other than the fact I feel that -- Mr. Lemon talked about a railroad or a rail  
2 line. We are being railroaded here it feels like. We have been through a  
tremendous amount the past ten months and to be hit with something like this is  
extremely distasteful. I would expect more from my federal government quite  
honestly. So I have nothing further to say. I would like to learn a lot about  
3 the brine situation as a result of the salt dome. Brine to me is a  
concentrated, concentrated salt water solution and I don't think that needs to  
be pumped out into our front yard in the Gulf, but I will need further  
information. The planning on this may have been exquisite for you guys, but  
your public relations as to what is going on to the people of Jackson County has  
been a zero and that's unfortunate. Thank you.

**MR. LEECH:** the State of Mississippi has done a poor job as well, then, of having  
the local jurisdictions which have home rule advised within the process because  
I would expect the Mississippi Development Authority -- we do have an Area  
Development Partnership that spoke at Jackson which is supporting the Perry  
County Board of Supervisors. We have relationships across this state regarding  
economic development and it would just seem as though to me that something would  
have been communicated. And I am -- I am a little bit taken back by the fact  
that the storm has become everybody's whipping boy, so to speak. It is the  
fault of everything that is not happening and our federal government hasn't done  
a good job with regard to it and neither are we doing a good job now with regard  
to other things that have really nothing to do with this storm, y'all. You need  
to carry on your business as usual and to me if you are going to set up a  
meeting it's going to be published in the Federal Register that you are coming  
here, then come and do what you say you are going to do. If you are not, then  
some communication needs to be sent so that people could be aware of the fact  
that this is going on. And you know when you had to have a meeting today with  
Matthew Avara as well as the Port of Pascagoula in order to -- to, you know,  
enlighten them in some fashion. Well, heavens to Betsy, 9-1 was two days after  
the storm and for this to go to the Federal Register then and us just think, you  
know, it's business as usual then. It wasn't. So, yes, I guess we can blame  
some of this on the storm, but I think due diligence was the cause or give cause  
for your need to take an extra step with regard to this process and any  
Environmental Impact Statement that has been developed in what I would call a  
vacuum, without local input, I think is just quite -- it's quite disrespectful

D0086

for the local jurisdiction. So again, I think I made my point clear. I won't  
go any further.

**MR. LEMON:** Dave, let me say this. I just got my roof fixed on my house and  
repaired -- a complete new roof three weeks ago and everybody down here is just  
way behind, so really this stuff should really be advertised completely and give  
us time -- even the Feds gave us time on our income tax. Boy, that is something  
when you get something out of the IRS.

**MR. LEECH:** Yes. As a CPA they even gave us another extension to October 15th,  
so needless to say, there is some consideration.

(MEETING CONCLUDED AT 8:20 P.M.)

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Appendix N: Comments on Draft Environmental Impact Statement

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D0072

jobsFrom: Jimenez, Xavier (X) [XJimenez@dow.com]  
Sent: Wednesday, July 05, 2006 10:41 PM  
To: Silawsky, Donald  
Subject: jobs

Expires: Thursday, July 05, 2007 1:00 AM

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.  
Thank You,

D0022

Strategic Petroleum ReserveFrom: Johnson, Bob Ed (BE) [BEJohnson@dow.com]  
Sent: Wednesday, June 28, 2006 10:29 AM  
To: Silawsky, Donald  
Subject: Strategic Petroleum Reserve

Expires: Thursday, June 28, 2007 1:00 AM

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.  
Thank You,

Bob Ed Johnson  
Union Steward, IUOE Local 564

Appendix N: Comments on Draft Environmental Impact Statement

D0030

From: Bob Ed Johnson [bobedjohnson@sbcglobal.net]  
Sent: Wednesday, June 28, 2006 3:31 PM  
To: Silawsky, Donald  
Subject: Strategic petroleum reserve

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,  
Bob Ed Johnson  
114 Willenberg  
Lake Jackson, Texas

D0026

From: bomar22213@sbcglobal.net  
Sent: Wednesday, June 28, 2006 4:45 PM  
To: Silawsky, Donald  
Subject: Strategic petroleum reserve

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,

BOB I JOHNSON

307 REDWOOD  
LAKE JACKSON TX.

Appendix N: Comments on Draft Environmental Impact Statement

D0048

-----Original Message-----

From: Johnson, Jennifer (J) [mailto:jjohnson4@dow.com]  
Sent: Thursday, June 29, 2006 3:50 PM  
To: Silawsky, Donald  
Subject: Oil reserve

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

1 | Dear Mr. Silawsky,  
I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.  
Thank You,  
Jennifer Johnson

D0011

-----Original Message-----

From: Nan Johnson [mailto:nan@olemiss.edu]  
Sent: Tuesday, June 20, 2006 6:31 PM  
To: Silawsky, Donald  
Subject: protecting Leaf/Pascagoula rivers from petroleum project

Dear Mr. Silawsky,

- 1 | I am writing in opposition to the proposed expansion of the Strategic Petroleum Reserve in the Richton Salt Domes...especially as it would impact on the Leaf and Pascagoula Rivers.
- 2 | I find the existing EIS to be inadequate, especially as it does not seem to address the stability of the salt domes with any new studies. The U.S. Fish and Wildlife Service Mississippi field office has stated there are concerns over potential negative impacts to 17 threatened or endangered species and their habitats. Black bears, sturgeon, bald eagles and sea turtles, among others, could all be "adversely impacted by the proposed construction or operation of the oil storage facility."
- 3 |

The proposal comes at a time when the marine environment has taken a huge hit from Katrina.

As a Mississippian, I value the incredible natural resource represented by the Pascagoula River, and feel that short term gain/profit will mean long-term damage, which won't be repaired. I am so tired of us shortchanging ourselves and our children by treating these rivers and other natural resources as expendable commodities.

I agree with President Bush that our addiction to oil must be addressed.  
In the meantime, we can do better than this proposed project.

Sincerely,

Nan Johnson

PO Box 167

Water Valley, MS 38965 662-473-3670 (registered voter and concerned citizen)

Appendix N: Comments on Draft Environmental Impact Statement

D0065

-----Original Message-----  
From: kaplita [mailto:kaplita@cebridge.net]  
Sent: Saturday, July 01, 2006 10:52 AM  
To: Silawsky, Donald  
Subject: Dow Stratton Ridge Site

Donald Silawsky  
Office of Petroleum Reserves

1

As a citizen of Brazoria County I am very concerned about the economic impact your decision as to the location of the proposed petroleum reserve will have on our county. The companies and businesses in this county and surrounding counties are all so interlocked it would impact, not only Dow and this immediate area, but also a very large surrounding area. The economic impact on the people would be devastating.

Thank you for your consideration,  
Sharon L. Jones

D0061

-----Original Message-----  
From: Kennedy, Kevin (K) [mailto:KKennedy@dow.com]  
Sent: Monday, July 03, 2006 2:19 AM  
To: Silawsky, Donald  
Subject: FW: Strategic Petroleum Reserve

-----Original Message-----  
From: Smith, Larry (Freeport) (LR)  
Sent: Thursday, June 29, 2006 5:59 PM  
To: .DL E1 B390PR  
Subject: FW: Strategic Petroleum Reserve

-----Original Message-----  
From: Holden, Mike (MJ)  
Sent: Wednesday, June 28, 2006 6:36 PM  
To: .DL MFG HAA OPERATORS  
Subject: FW: Strategic Petroleum Reserve

-----Original Message-----  
From: local1564 [mailto:local1564@sbcglobal.net]  
Sent: Wednesday, June 28, 2006 8:58 AM  
To: ROBERT ROY; Keith Peralta (hm); Keith Peralta; James Price (hm); James Price; J. L. DAMIAN; G. W. JUDKINS; DONALD BRATCHER; Donald (HM) Bratcher; David White (hm); DAVID LEDESMA; D. K. WHITE; D. A. ADELL; C. S. SAENZ; Bryan Porter (hm); BRYAN PORTER; Bob Ed Johnson (hm); B. E. JOHNSON; Rudy Herrera (hm); Herrera, Rudy (R); Van Hawkins (hm); VAN HAWKINS; Steve Davis; Scott Tyler (hm); SCOTT TYLER; Robert J. Moore; Rick Basaldua (hm); RICK BASALDUA; RED CRANFILL; M. P. MCCLEARY; L. R. MILES; KEN MILLER; Joe Echartea (hm); JOE ECHARTEA; Alex Arguello (hm); Alex A. Arguello; I. G. DAMIAN; WANDA FISCHER; Stephen Griffith (Hm); S. W. GRIFFITH; Phillips, Juan (JF); MIKE HOLDEN (HM); Michael Holden; KEVIN W. CARROLL; Kevin Carroll (hm); John Spillars; JESSE MONDRAGON; Jesse J Mondragon; J. M. MIHALOVICH; J. B. WINES; Danny Kier (hm); Danny Kier; BILLY SIMS; B. L. BRANCH; Troy Black (hm); T. W. BLACK; Fred Rubalcaba; Fred Rubalcaba (hm); C. M. WOODARD; DEXTER SARGENT (hm); Felix P Nunez (hm); Felix P Nunez II; III DEXTER SARGENT; JASON GENNA; John Bennett; John Bennett (hm); JOHNNY VOSS; JOHNNY VOSS (HM); M. F. MCMINN; Matt J Partlow; Matt Partlow (hm); N. K. GEORGE; PAT HAAGENSEN; Pat Haagensen (hm); S. B. Cole  
Subject: Strategic Petroleum Reserve

Dear Friend of Labor,



Appendix N: Comments on Draft Environmental Impact Statement

The Department of Energy is wanting to take part of the Stratton Ridge storage facility and drain the brine water to the Gulf of Mexico, thus eliminating salt that the Dow Chemical uses to make 50% of their products.  
This will affect thousands of jobs in Brazoria County. We need your help.

How can you help?

1. Cut and paste the following statement to an e-mail:

\_\_\_\_\_  
Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel  
this  
will eliminate jobs in Brazoria County. I'm not opposed to having more  
oil  
for reserve, just not in Brazoria County.

Thank You,  
\_\_\_\_\_

2. Send it to donald.silawsky@hq.doe.gov  
<mailto:donald.silawsky@hq.doe.gov>

3. Please forward this message.

4. Your done. Thanks

D0024

From: JDANNY0220@aol.com  
Sent: Wednesday, June 28, 2006 6:15 PM  
To: Silawsky, Donald  
Subject: Stratton Ridge

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will  
eliminate jobs in Brazoria County. I'm not opposed to having more oil for  
reserve, just not in Brazoria County.

Thank You,  
Danny Kier

D0107

-----Original Message-----

From: Rick Lampard [mailto:rlampard@dow-ia.com]  
Sent: Thursday, July 13, 2006 3:05 PM  
To: Silawsky, Donald  
Subject: EIS

Donald Silawsky,

In the earlier days of Dow, they decided to do a so-called project on some Dow property with the old chlorine contact cells by putting them along the banks of the Nease River. The chlorine is the contact KILLED the bacteria in the water which caused the River to be un-inhabitable for 30+ years and took away from the Freeport TX. Fishing Industry. Freeport was the Tazpen Capital of the World at one time and now Tazpen does not even name up the River.

Now your telling the people, He, that our Government is going to take the Brine out of the salt domes, and pump it to 30 ft. deep of Gulf water, which is only about 2 to 3 miles from the Beach. These will cause a dead area where fish can't live again.

1 | Why not do like there doing now and take the salt out of the water before they pump it anywhere. That way it doesn't leave a dead spot in our Gulf !!!!!!!

R.D.L.

Rick Lampard  
Safety Manager  
Diversified Plant Services, L.C.  
14004 E Hwy 280 E  
Angleton, Texas 77010  
Phone: 979-849-9323 Fax: 979-849-9322

D0053

-----Original Message-----

From: Ledesma, Jaime (J) [mailto:JLedesma@dow.com]  
Sent: Thursday, June 29, 2006 9:01 PM  
To: Silawsky, Donald  
Subject: I oppose the DOE selecting the Stratton Ridge Site in Texas.

Dear Mr. Silawsky,  
I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.  
Thank You,

1

Appendix N: Comments on Draft Environmental Impact Statement

our meeting today, who happens to be celebrating his 30th wedding anniversary today, so I can appreciate why he is not here or he would have been, I am certain, because he has great concern about our environment. But I have asked each and every one of them if they were aware of any or all of this and there was not the first single, solitary person that was aware, that I spoke to, be it at the port or be it at our board. In that I am going to close and I am going to say once again I thank you for allowing us the opportunity to come. I am saddened by the fact that this was not very well publicized. I am saddened by the fact that we do not have an abundance of people here this evening to respond to what I think could be an issue that could provide a critical situation in Jackson County as we go forward. And I personally do not believe it would be in our best interest and the State of Mississippi necessarily to have this 160 million barrels of oil stored here when it could be stored other ways and other places. Thank you very much.

**MR. FRED LEMON:** First I'd like to thank Dave and Karen. Thank y'all for coming, taking your time down here. We appreciate it. I am also mighty honored to follow Ms. Gillette and Mr. Leech, Supervisor Leech and I want to thank the Congress. I think they are on the right track. They just took the wrong trail, especially when it came to Richton. I don't think that the Richton deal -- it's kind of like the pleasure is not worth the pain. You know, I just don't think it's a good idea at all. Number one, we might want that salt for something else. Number two, are we going to change the salinity? Number two, (sic) we are going to spend a lot of the Chinese money we borrowed from them for Congress and I like Congress. And I've had a lot to do with helping good men get in and helping bad ones get out. As long as they keep their money not too cold, I think they are right. They are doing right. We've just got to get this thing straight. Now, as far as us having this meeting, I am not sure it's a legal meeting because if it wouldn't have been for Ms. Gillette I wouldn't have even known about it, so, you know, I think we need to look at that. But let's get on back to our water. Our water comes through those salt domes. How much of it comes out, how much of it gets salted because our water down here -- and I've traveled this country from one end to the other and crisscrossed in a camper and in only one-third of the sites would I put the water in that campground in my camper it was so bad and we have good water. Are we are going to take a chance -- are we going to take a chance in polluting it with this petroleum? I don't think it's -- I don't think it's worth it. And I was in on the atomic dump. They tried their very level best to dump that atomic waste here. It was real popular at the time to dump on Mississippi and so, boy, they really tried. I have got an older radiologist friend -- when they started using radium and he says the place to put that atomic waste is back in the mountain, so we got it to the Oquirrh (phonetic) Mountains, but they haven't just been smart enough yet to put it in, but it's got to go somewhere. It can't go into Congress's back pocket, so eventually it's got to go somewhere. But let's don't screw this salt dome up with petroleum. It needs to go somewhere. Let's put it back in the ground where it came out of, but let's don't put it there. In fact, this plan on the wall, it kind of looks like -- and some of you people are not old enough to remember, but it looks like the Rube Goldberg and the old comic strips. You know, you run this here and you pump this water in there and you -- you take away from the Leaf River and then you put the salt down in the other pipeline and then you pump the petroleum in. It's just a -- the pleasure is not worth the pain. It's a Rube Goldberg. It's poor. The price, like I'd asked you today and you couldn't give me the price and we have borrowed money from the Chinese. Are they going to own our country one day? I hope not because I am a professional businessman. And we've just got to stop that. When I went into business -- I hate to say this, but it was 54 years ago you could do a lot with a dollar. Now, it's not even worth a dime. It's close to a nickel and we are

D0085

going to build this Rube Goldberg. I hope in God's name we don't. Let's see. There's a couple of other points I would like to get if I can see them. We've got to have good drinking water and we have good drinking water. Now, I was watching a program the other night on the earthquake. If you put that petroleum in there and we do have an earthquake -- because I think it's a New Madrid fault. Is that right, Frank and Becky? A New Madrid fault between Memphis and St. Louis and if it comes and breaks that thing open and dumps it into our water supply we've all lost, so, you know, it's not practical. It's not practical at all. I think that's mainly the points I wanted to get in and I hope they'll be taken with -- seriously. So I would like to close with one word. No.

**MR. LIN JACOBSON:** My name the Lin, L-I-N, Jacobson, J-A-C-O-B-S-O-N. I live at 802 Washington Avenue, Pascagoula. That's the west end of Washington Avenue. My home is approximately one-third mile north of Singing River Island. I was amazed to see a small blurb in Saturday's Mississippi Press announcing this public hearing. And in my asking around town the past three days, does anybody have any information on this public hearing. Nobody knew the first thing about it. Mr. Leech has done an excellent job of expressing his displeasure. He has expressed the way I feel. I have no information to offer to this hearing at all other than the fact I feel that -- Mr. Lemon talked about a railroad or a rail line. We are being railroaded here it feels like. We have been through a tremendous amount the past ten months and to be hit with something like this is extremely distasteful. I would expect more from my federal government quite honestly. So I have nothing further to say. I would like to learn a lot about the brine situation as a result of the salt dome. Brine to me is a concentrated, concentrated salt water solution and I don't think that needs to be pumped out into our front yard in the Gulf, but I will need further information. The planning on this may have been exquisite for you guys, but your public relations as to what is going on to the people of Jackson County has been a zero and that's unfortunate. Thank you.

D0086

**MR. LEECH:** the State of Mississippi has done a poor job as well, then, of having the local jurisdictions which have home rule advised within the process because I would expect the Mississippi Development Authority -- we do have an Area Development Partnership that spoke at Jackson which is supporting the Perry County Board of Supervisors. We have relationships across this state regarding economic development and it would just seem as though to me that something would have been communicated. And I am -- I am a little bit taken back by the fact that the storm has become everybody's whipping boy, so to speak. It is the fault of everything that is not happening and our federal government hasn't done a good job with regard to it and neither are we doing a good job now with regard to other things that have really nothing to do with this storm, y'all. You need to carry on your business as usual and to me if you are going to set up a meeting it's going to be published in the Federal Register that you are coming here, then come and do what you say you are going to do. If you are not, then some communication needs to be sent so that people could be aware of the fact that this is going on. And you know when you had to have a meeting today with Matthew Avara as well as the Port of Pascagoula in order to -- to, you know, enlighten them in some fashion. Well, heavens to Betsy, 9-1 was two days after the storm and for this to go to the Federal Register then and us just think, you know, it's business as usual then. It wasn't. So, yes, I guess we can blame some of this on the storm, but I think due diligence was the cause or give cause for your need to take an extra step with regard to this process and any Environmental Impact Statement that has been developed in what I would call a vacuum, without local input, I think is just quite -- it's quite disrespectful

Appendix N: Comments on Draft Environmental Impact Statement

D0008

D0076

From: Silawsky, Donald [Donald.Silawsky@hq.doe.gov]  
Sent: Monday, July 10, 2006 8:06 AM  
To: Fadely, Karen  
Subject: FW: Stretegic oil storage

More from the perturbed citizens of Brazoria County.

-----Original Message-----

From: Bill and Brenda Logan [mailto:blogan2@houston.rr.com]  
Sent: Sunday, July 09, 2006 2:41 AM  
To: Silawsky, Donald  
Subject: Stretegic oil storage

Dear Mr. Silawsky,

1 We in the Brazoria County, TX, area are concerned that the plan to take over Dow's Stratton Ridge facilities would do a great deal of harm to our economy. According to an editorial in The Facts, the people near the proposed Mississippi sites are generally in favor of having storage facilities there.

We hope you will choose one or both of the Mississippi sites.

Thank you.

Bill and Brenda Logan  
304 Forest Drive  
Lake Jackson, TX 77566

-----Original Message-----

From: AMajorman@aol.com [mailto:AMajorman@aol.com]  
Sent: Monday, June 19, 2006 12:10 PM  
To: Silawsky, Donald  
Subject: PLEASE

Mr. Silawsky,

1 PLEASE don't turn the Leaf\Pascagoula rivers into dry streambeds! This is far worse a proposal than the dams on the Leaf proposed for flood control that was so successfully opposed by a large number of people in Hattiesburg.

Thank you,

Alex Major  
A Concerned Mississippian

Appendix N: Comments on Draft Environmental Impact Statement

17

1 would be willing to look at going somewhere else other  
2 than in Brazoria County. Commissioner's Court does not  
3 oppose having an increase in the barrels of oil. We just  
4 oppose it coming to Brazoria County.

5 Thank you-all.

6 MS. KAREN FADELY: Anybody else like to say  
7 something?

7:45P

8 MS. TERI MASTERON: My name is Teri  
9 Masterson, M-a-s-t-e-r-s-o-n. And my background is in  
10 trade and commodity markets. And I was just -- I really  
11 have a question more than a comment.

D0096

12 Do you-all consider, when you're doing your  
13 economic and risk analysis, not only the economic risks to  
14 the local economy but also to the natural gas supplies of  
15 the United States? Because as we look at more LNG coming  
16 in and we look at storage capability, the strategic oil  
17 reserve is obviously for disruptions in oil production.  
18 But natural gas production is also key to electric power  
19 generation as well as the gas that we use in -- for power  
20 and feedstocks in the -- in industries all around the  
21 state and, in fact, all around the United States.

22 So, when you look at the impact of affecting  
23 LNG and the volatility that that can have on natural gas  
24 markets -- because that will help depress volatility of  
25 natural gas markets. I know you-all are focused on oil;

18

1 but you do need to consider the impact on natural gas, its  
2 volatility and that impact on the domestic economy when  
3 you do your economic analysis.

4 Thank you.

5 MS. DIANE KILE: Good evening. My name is  
6 Diana Kile. And I am the deputy director for U.S.  
7 Congressman Ron Paul. And I would -- and Kile is K-i-l-e.  
8 And I would like to read a statement written by  
9 Congressman Paul today.

D0097

10 I want to join with others tonight in  
11 expressing my concerns regarding the Stratton Ridge  
12 expansion of the Strategic Petroleum Reserve. In the  
13 recent past, President Bush has stated the need to  
14 judiciously diminish the reserve in order to reduce  
15 non-market demand, thus helping to reduce energy costs.  
16 In light of that, we should seriously consider not only  
17 where but also whether or not to increase the reserve.  
18 Certainly if high energy prices are a legitimate  
19 concern -- and they clearly are at this time -- we should  
20 not undertake such an expansion in a way that could  
21 negatively impact any component of the petrochemical  
22 industry. Any federal action that would threaten to raise  
23 costs to business, which would be passed along to  
24 consumers, is a bad policy at any time. However, this is  
25 a particularly bad time for any such policy to be enacted.

1

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Appendix N: Comments on Draft Environmental Impact Statement

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D0034

Strategic Petroleum ReserveFrom: Matt [Matt@ezgameservers.com]  
Sent: Wednesday, June 28, 2006 1:06 PM  
To: Silawsky, Donald  
Subject: Strategic Petroleum Reserve

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel  
this will eliminate jobs in Brazoria County. I'm not opposed to having  
more oil for reserve, just not in Brazoria County.

Thank You,

Matt

D0029

saltFrom: McCleary, Mike (MF) [MPMcCleary@dow.com]  
Sent: Wednesday, June 28, 2006 3:55 PM  
To: Silawsky, Donald  
Subject: salt

Expires: Thursday, June 28, 2007 1:00 AM

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will  
eliminate jobs in Brazoria County. I'm not opposed to having more oil for  
reserve, just not in Brazoria County.

Thank You,  
Mike McCleary

Appendix N: Comments on Draft Environmental Impact Statement

D0033

Stratton Ridge storage facilityFrom: Mihalovich, Jim (JM) [JMihalovich@dow.com]  
Sent: Wednesday, June 28, 2006 1:20 PM  
To: Silawsky, Donald  
Subject: Stratton Ridge storage facility

Expires: Thursday, June 28, 2007 1:00 AM

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,  
James M. Mihalovich  
Lake Jackson, Texas

D0036

StopFrom: Mondragon, Chad (C) [u382045@eximc.nam.dow.com]  
Sent: Wednesday, June 28, 2006 10:44 PM  
To: Silawsky, Donald  
Subject: Stop

Expires: Thursday, June 28, 2007 1:00 AM

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,

Appendix N: Comments on Draft Environmental Impact Statement

D0020

Stratton Ridge Site - Brazoria CountFrom: Mondragon, Jesse (JJ)  
[JJMondragon@dow.com]  
Sent: Wednesday, June 28, 2006 10:39 AM  
To: Silawsky, Donald  
Subject: Stratton Ridge Site - Brazoria Count

Expires: Thursday, June 28, 2007 1:00 AM

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will  
eliminate many jobs in Brazoria County. I'm not opposed to having more oil for  
reserve, just not in Brazoria County.

Thank You,

JESSE MONDRAGON /S/  
U.S. Army, MSG (Ret)  
Persian Gulf War Veteran  
Brazoria County Resident

D0035

Stratton Ridge SiteFrom: Morgan, Chester (CD) [CDMorgan@dow.com]  
Sent: Thursday, June 29, 2006 12:33 AM  
To: Silawsky, Donald  
Subject: Stratton Ridge Site

Expires: Thursday, June 28, 2007 1:00 AM

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will  
eliminate jobs in Brazoria County. I'm not opposed to having more oil for  
reserve, just not in Brazoria County.

Thank You,



Appendix N: Comments on Draft Environmental Impact Statement

D0040

From: Randy and Marcy Murrell [rmmurrell@earthlink.net]  
Sent: Wednesday, June 28, 2006 8:27 PM  
To: Silawsky, Donald  
Subject: doe

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will  
eliminate jobs in Brazoria County. I'm not opposed to having more oil for  
reserve, just not in Brazoria County.

Thank You,

RANDY MURRELL

D0059

-----Original Message-----  
From: Pavlik, Matt (M) [mailto:MPavlik@dow.com]  
Sent: Friday, June 30, 2006 3:10 PM  
To: Silawsky, Donald  
Subject: Stratton Ridge

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will  
eliminate jobs in Brazoria County. I'm not opposed to having more oil for  
reserve, just not in Brazoria County.  
Thank You,

Matt Pavlik  
The Dow Chemical Company

Appendix N: Comments on Draft Environmental Impact Statement

D0041

JobsFrom: Price, Charles (CW) [CWPrice@dow.com]  
Sent: Thursday, June 29, 2006 7:25 AM  
To: Silawsky, Donald  
Subject: Jobs

Expires: Friday, June 29, 2007 1:00 AM

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.  
Thank You,

D0069

-----Original Message-----

From: Jason Price [mailto:jason3857@sbcglobal.net]  
Sent: Wednesday, July 05, 2006 2:51 PM  
To: Silawsky, Donald  
Subject: Petroleum Reserves

Donald Silawsky

Office of Petroleum Reserves (FE-47)

U.S. Department of Energy

1000 Independence Avenue SW

Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,

Appendix N: Comments on Draft Environmental Impact Statement

D0062

Opposition to DOE Stratton Ridge Project  
From: Sanchez, Jr., Santos (S)  
[SSanchezJr@dow.com]  
Sent: Friday, June 30, 2006 8:34 PM  
To: Silawsky, Donald  
Subject: Opposition to DOE Stratton Ridge Project

Expires: Saturday, June 30, 2007 1:00 AM

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,  
Santos Sanchez, Jr.

D0082

-----Original Message-----

From: LakesYogi@aol.com [mailto:LakesYogi@aol.com]  
Sent: Monday, July 10, 2006 10:33 PM  
To: Silawsky, Donald  
Subject: Stratton Ridge Site in Texas

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,  
Norman Schroeder  
P.O. Box 296  
Angleton, Tx 77516  
LakesYogi@aol.com

Appendix N: Comments on Draft Environmental Impact Statement

D0060

-----Original Message-----

From: Schuelke, Tim (T) [mailto:TSchuelke@dow.com]  
Sent: Sunday, July 02, 2006 10:11 PM  
To: Silawsky, Donald  
Subject: DOE

1 I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.  
Thank You,

Timmy Schuelke  
Environmental Operations  
Water Distribution  
B-3501  
Phone-238-2269  
mailto:E-mailHYPERLINK "mailto:E-mailtschuelke@dow.com"tschuelke@dow.com  
<mailto:E-mailHYPERLINK >

D0017

-----Original Message-----

From: Charlie Singletary [mailto:charlie564@sbcbglobal.net]  
Sent: Wednesday, June 28, 2006 9:54 AM  
To: Silawsky, Donald  
Subject: Stratton Ridge Site

Donald Silawsky  
Office of Petroleum Reserves (PE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,

Charlie Singletary  
Business Manager  
Operating Engineers Local 564  
Phone(979) 480-0003  
Fax (979) 480-0509

Appendix N: Comments on Draft Environmental Impact Statement

D0051

-----Original Message-----

From: Smith, Larry (Freeport) (LR) [mailto:LRSmith@dow.com]  
Sent: Thursday, June 29, 2006 7:05 PM  
To: Silawsky, Donald  
Subject: Brazoria County oil reserves

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will  
eliminate jobs in Brazoria County. I'm not opposed to having more oil for  
reserve, just not in Brazoria County.  
Thank You,  
Larry R. Smith

D0056

strategic petroleum reserveFrom: Solano, Mario (MP) [MFSolano@dow.com]  
Sent: Friday, June 30, 2006 7:26 AM  
To: Silawsky, Donald  
Subject: strategic petroleum reserve

Follow Up Flag: Follow up  
Flag Status: Flagged  
Expires: Saturday, June 30, 2007 1:00 AM

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this  
will eliminate jobs in Brazoria County. I'm not opposed to having more oil  
for reserve, just not in Brazoria County.  
Thank You,

D0104

-----Original Message-----

From: Cindy Suggs [mailto:csuggs@univ-usa.com]  
Sent: Tuesday, July 11, 2006 9:14 AM  
To: Steward, Donald  
Subject: Brazosport will become a ghost town

Hello,

1 As a lifetime resident of the greater Brazosport area, I am terribly concerned about the proposed Strategic Energy Reserve at Stratton Ridge.

I'm not sure how strategic it is when the entire economic viability of the region would be at risk. I formerly worked for Dow, and realize that as Dow goes, so goes our communities. If Dow cannot get the raw materials it needs for its key processes, it will be forced to build overseas - such of which they are already doing.

2 That in turn means thousands of jobs, including Dow employees, vendors, contractors, medical professionals, local stores, etc. The Brazosport area would cease to exist.

I understand there are other sites being looked at. It makes sense to me to look at those (such as Dason) that are not directly tied to the entire economic livelihood of tens of thousands of people.

I already work in Houston. I can - along with my husband - easily move there, taking my votes, my tax dollars, and my spending with me. Well, maybe not easily, because I live in the greater Brazosport region for a reason. But I'm afraid we would be forced to go where there are jobs.

Thank you for considering my opinion.

Cindy  
Cindy S. Suggs, APR  
Corporate Communications Manager  
Universal Weather & Aviation, Inc.  
8781 Follyho  
Houston, TX 77061  
(713) 944-1622 ext 5710  
(713) 943-4624 fax  
email: csuggs@univ-usa.com <mailto:csuggs@univ-usa.com> Success from  
the word GO.

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Appendix N: Comments on Draft Environmental Impact Statement

D0068

-----Original Message-----

From: A. Thomason [mailto:thomas1@livingston.net]  
Sent: Tuesday, July 04, 2006 9:57 PM  
To: Silawsky, Donald  
Subject: Oppose

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,  
Allen Thomason

D0019

Petroleum ReservesFrom: Thornberg, Mike (MC) [MThornberg@dow.com]  
Sent: Wednesday, June 28, 2006 11:35 AM  
To: Silawsky, Donald  
Subject: Petroleum Reserves

Expires: Thursday, June 28, 2007 1:00 AM

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,

\_\_\_\_\_  
Michael C Thornberg

Appendix N: Comments on Draft Environmental Impact Statement

D0027

From: Duke Tullis [rtullis1@houston.rr.com]  
Sent: Wednesday, June 28, 2006 4:36 PM  
To: Silawsky, Donald  
Subject: oppose selecting Stratton Ridge Site in Texas

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

1 | Dear Mr. Silawsky,  
I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,  
R.Duke Tullis

D0057

-----Original Message-----  
From: Tyler, Scott (SV) [mailto:SVTyler@dow.com]  
Sent: Friday, June 30, 2006 7:48 AM  
To: Silawsky, Donald  
Subject: Stratton Ridge Site

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

1 | Dear Mr. Silawsky,  
I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.  
Thank You,  
Scott Tyler



Appendix N: Comments on Draft Environmental Impact Statement

D0058

-----Original Message-----

From: Tywater, Elizabeth (ER) [mailto:ERTywater@dow.com]  
Sent: Friday, June 30, 2006 8:54 AM  
To: Silawsky, Donald  
Subject: Oil reserves

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will  
eliminate jobs in Brazoria County. I'm not opposed to having more oil for  
reserve, just not in Brazoria County.  
Thank You,  
E. R. Tywater

D0050

Strategic Oil ReservesFrom: Vaughn, Donald (DL) [DLVaughn@dow.com]  
Sent: Thursday, June 29, 2006 4:09 PM  
To: Silawsky, Donald  
Subject: Strategic Oil Reserves

Expires: Friday, June 29, 2007 1:00 AM

Mr. Silawsky,

1 | I am not opposed to more oil reserves. I am opposed to having them in Brazoria  
County, Texas as I feel that using the underground storage facility at Stratton  
Ridge will be detrimental to our local economy. I am afraid that it will cause  
local jobs to be lost over the long term.

Thanks,

D.L. "Donnie" Vaughn  
Ph. 979-238-1615  
Eg. 800-342-3976

Appendix N: Comments on Draft Environmental Impact Statement

D0038

From: JOHNNY VOSS [johnny.voss@sbcglobal.net]  
Sent: Wednesday, June 28, 2006 9:29 PM  
To: Silawsky, Donald  
Subject: Brazoria County Jobs

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will  
eliminate jobs in Brazoria County. I'm not opposed to having more oil for  
reserve, just not in Brazoria County.

Thank You,  
Johnny Voss,  
My wife is alive thanks to an organ donor!

14

1 operations.  
2 One other thing, which I don't know if it  
3 was recognized in your environmental impact statement, but  
4 because of our first phase and second phase, we would have  
5 up to 400 LNG ships a year coming into this port. So,  
6 we're going to add fairly considerably to the marine  
7 traffic coming in here. We have worked with the Coast  
8 Guard. We have received our waterway suitability studies  
9 for that number of ships. So, I suggest those are things  
10 that you may want to consider as you consider your project  
11 with additional ships and crude carriers that would come  
12 into the Freeport port.

3

13 I think that's it. I appreciate your time.  
14 MR. DAVID JOHNSON: Thank you.  
15 MS. KAREN FADELY: At this point that's all  
16 the speakers that I had pre-registered. So, I'd like to  
17 open it up, if you want to raise your hand.

7:42P

18 MR. VICK WADE: My name is Vick Wade. I'm  
19 coming to you as a local, long-time Brazoria County  
20 resident. And I -- I mean, I'm just here to express --  
21 I'm not going to give you a long speech or anything but  
22 I'm just putting my vote in and my vote would be that we  
23 don't -- do not have you-all come in. I just -- I see it  
24 as an eminent domain thing that -- and I do have a small  
25 business here, and I have long-term interests in our area.

D0094

1

Appendix N: Comments on Draft Environmental Impact Statement

15

1 And I don't see it as a -- this as a long-term positive  
 2 for our area.  
 3 Thanks.  
 4 MR. DAVID JOHNSON: Thank you.  
 7:43P 5 **MR. DONALD PAYNE:** Donald Payne, P-a-y-n-e. D0095  
 6 I'm County Commissioner, Precinct 1, Brazoria County. And  
 7 I'd like to read a Resolution that was passed in  
 8 Commissioner's Court today.  
 9 To all to whom these present shall come,  
 10 Greetings: Whereas, it is understood that the Energy  
 11 Policy Act of 2005 directs the Secretary of Energy to fill  
 12 the Strategic Petroleum Reserve to a capacity of 1 billion  
 13 barrels of oil; and Whereas, it will require the  
 14 Department of Energy to expand the Strategic Petroleum  
 15 Reserve, such plans to include adding one new site; and  
 16 Whereas, the new site must be selected from a group of  
 17 sites previously assessed in the Draft Environmental  
 18 Impact Statement; and Whereas, Stratton Ridge, Texas, is  
 19 one of the new sites being considered; and Whereas,  
 20 Stratton Ridge, Texas, is in Brazoria County, Texas; and  
 21 Whereas, the proposed location of a Strategic Petroleum  
 1 22 Reserve storage operation is Stratton Ridge, Texas --  
 23 would have an adverse effect on the area's chemical  
 24 manufacturing industry and related jobs and thus the  
 25 area's new economic base would be adversely affected; and

D0007

-----Original Message-----  
 From: elizabeth waldorf [mailto:elizabeth.waldorf@mgccc.cc.ms.us]  
 Sent: Mon 6/19/2006 9:29 AM  
 To: Silawsky, Donald  
 Cc: bgillett@bellsouth.net  
 Subject: Leaf, Pascagoula River

Dear Mr. Silawsky,

- 1 We are writing to oppose the use of Leaf River water in the Richton petroleum storage. This practice would create more problems that it solves.
  - 2 South Mississippi is developing a vigorous ecotourism industry. Eliminating a large input to the Pascagoula River would imperil that pristine ecosystem.
  - 3 Currently excess water pumping is mining ground water from Mississippi soils. On average over the state our water table drops a foot a year. Your proposed withdrawals would combine with this excess.
  - 4 Endangered species are protected by federal law. Sturgeon survive in the Pascagoula. Dramatically reducing its flow would put this remnant population of ancient fish at greater risk.
- Ecologist Eugene Odom recognized in the 1970's that communities should cherish and protect their water as equal or greater in importance than energy. Renewable energy provides an alternative to petroleum. There is no alternative to clean water.

Please care for our glorious Earth as you make decisions about water.

Sincerely,  
 Dr. Elizabeth Waldorf

Appendix N: Comments on Draft Environmental Impact Statement

D0043

**From:** Kimmy Wessels [mailto:kimmywessels@sbcglobal.net]  
**Sent:** Thursday, June 29, 2006 9:09 AM  
**To:** Silawsky, Donald  
**Subject:** Stratton Ridge Site in Texas

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will eliminate jobs in Brazoria County. I'm not opposed to having more oil for reserve, just not in Brazoria County.

Thank You,

*Kimmy Wessels*  
*Specializing in Home Marketing*  
*979-477-6953*  
*Keller Williams Realty*  
*Texas Gulf Properties*  
*103 Circle 5 Way*  
*Lake Jackson TX 77566*  
*www.kimmywessels.net*

D0003

-----Original Message-----

From: Mary Ellen Whitworth [mailto:mewhit@hal-pc.org]  
Sent: Tue 6/13/2006 11:55 AM  
To: Silawsky, Donald  
Subject: Stratton Ridge

1 Dear Mr. Silawsky: I am opposed to destroying 258 acres of relatively rare and ecologically important bottomland hardwood forest at the Stratton Ridge site. The Brazoria National Wildlife Refuge is meant to be an area that is protected for generations to come. The DOE needs to look at other sites for their pipeline that does not destroy what cannot be restored. The lowest cost is not sufficient reason to use public land over other alternatives. Thank you for giving me the opportunity to review the summary of the EIS. Mary Ellen Whitworth, 1408 Michigan, Houston, Texas 77006

Appendix N: Comments on Draft Environmental Impact Statement

D0066

-----Original Message-----

From: Williams, Hannah (HF) [mailto:HFWilliams@dow.com]  
Sent: Saturday, July 01, 2006 10:37 PM  
To: Silawsky, Donald  
Subject: Stratton Ridge Site in Texas

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this will  
eliminate jobs in Brazoria County. I'm not opposed to having more oil for  
reserve, just not in Brazoria County.

Thank You,

Hannah F. Williams  
A-915 Distribution Lab  
Ph: 979-238-4233  
Fax: 979-2382768

D0044

From: Bill & Nelda [lwoods@sbcglobal.net]  
Sent: Thursday, June 29, 2006 10:41 AM  
To: Silawsky, Donald  
Subject: Petroleum Reserves

Donald Silawsky  
Office of Petroleum Reserves (FE-47)  
U.S. Department of Energy  
1000 Independence Avenue SW  
Washington, DC 20585-0301

Dear Mr. Silawsky,

1 | I oppose the DOE selecting the Stratton Ridge Site in Texas. I feel this  
will eliminate jobs in Brazoria County. I'm not opposed to having more oil for  
reserve, just not in Brazoria County.

Thank You,

William Woods

**N.3 PUBLIC MEETING TRANSCRIPTS**

**N.3.1 Pascagoula Public Meeting**

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U.S. DEPARTMENT OF ENERGY  
DRAFT EIS PUBLIC MEETING

TRANSCRIPT OF A PUBLIC MEETING

The following public meeting was held in  
Pascagoula, Mississippi, on the 20th day of June  
2006, commencing at approximately 1:00 p.m.

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PRESENT:

MR. DAVID JOHNSON  
DEPARTMENT OF ENERGY  
OFFICE OF PETROLEUM RESERVE  
MS. KAREN FADELÝ  
DEPARTMENT OF ENERGY  
OFFICE OF PETROLEUM RESERVE

ALSO PRESENT: MR. ALAN SUMMERVILLE

Phyllis A. Hoiles, AL-CSR-338  
Court Reporter  
Mississippi CSR 1726

Appendix N: Comments on Draft Environmental Impact Statement

**MS. BECKY GILLETTE:** First I would like to make a comment that's not really directed to the Department of Energy, but to Congress. And it seems to me that it's -- at a time when global warming is a huge concern and when we've had evidence of that through Hurricane Katrina and are now facing stronger hurricanes as a result, the fact that the government would spend billions of dollars to store more oil rather than investing in the renewable energy and energy conservation is a shame and it's an outrage. That's where our efforts need to be placed, not squirreling away more oil while we spend it like there's no tomorrow. Now, specific to the draft EIS, when I made -- I made this point with the scoping comments, that when this hearing was held in Jackson we were still recovering from the nation's largest national disaster. Local residents, nobody was aware of this. Our elected officials were not aware of it. The environmental community was not aware of it. I am co-chair of the Mississippi Chapter of the Sierra Club. I only became aware of this the day after when a reporter called me for comment and said that there were no opponents or nobody at the scoping meeting in Jackson. If you do look at page S21 on the Potential Resource Impact for Alternatives I think you could see from there that the Richton dome is a not a preferred alternative. And when you put things in a chart like this and look at the different -- different sites that are being considered, that's very useful I guess from a scientific standpoint, but you have a little dot here under water resources. The Leaf River flows into the Pascagoula River which is one of the great river systems of the United States. It is the last large un-dammed river system in the entire U.S. It's incredibly important. The Leaf River is important. I lived up there near the Leaf River myself for 13 years and I can tell you that in periods of drought like now it gets very low and there is an impact from that, water usage. You have as -- as addressed in the EIS, you have all kinds of difficulties, not just with your aquatic resources, but everybody who has a wastewater discharge downriver from that will have less water in which to put their wastewater which causes problems for the municipalities that are discharging that wastewater and also from industrial water users. You may actually have a conflict with Chevron Refinery. There have been times when Chevron Refinery has come very close to not being able to run their refinery because the drought conditions have made the Pascagoula River low. So I would say that that is definitely a conflict of interest there in taking more water out of the Leaf River. Also, even though you only see a few members of the public here I would like to make the point that there was a proposal simply to put a dam on the buoy in Hattiesburg for which flows into the Leaf. That was involved about a year or two ago. I guess it was two years ago now in an area where the gulf sturgeon spawns. There was -- they filled up the whole -- a room bigger than this with people who were opposed to that project, so I think if people knew about the impact -- if people in the Hattiesburg area knew about the impact to the Leaf River water quality alone, that there would be a large number people that would have turned out for that. One point that I do take exception to is this idea that the salt domes are completely stable and nothing ever happens. That isn't true. It's my understanding there have been no new engineering studies at the Richton dome. These domes are inherently unstable. They do change and there should have been new engineering studies done before signing off on saying that this is a stable salt dome that would have no problems. I am also concerned about the ability of the Mississippi Department of Environmental Quality to adequately monitor any problems that might be associated with the salt dome if it leaked oil or if it leaked salt. I believe that some of our drinking water actually comes from up in that area in the underground flow, so I would be concerned about the drinking water quality. And I note here on page S22 of the summary that it says that the

D0083

total number of brine spills predicted with each alternative is 96 to 103. We have very productive, important natural estuaries here on the Gulf Coast and if you dump salt water into that you can kill it for years. These are important to our seafood industry and it can take a long time to recover. The other -- this other last point that I will make is I don't think that you've adequately considered the cumulative impact. And I had an idea if TV was here tonight, I was going to walk from the back and just go like this (indicating) and say, I surrender. We have four major public hearings this week in this county of major environmental impacts. We have two LNG boards that you want to put right next to the island that you are talking about putting this marine Shell terminal. These two LNG ports are going to have to require a great amount of security around them. I don't know how you are going to get all of these tankers in and out. Two LNG ports, right next door, Chevron Pascagoula Refinery is planning on expanding, doubling the size of their refinery so they would go from being the seventh largest refinery in the country to the third largest refinery in the country. I just went to a hearing tonight at 6:00 about DuPont Chemical expanding their operations there and bringing in a dangerous chemical that I don't think we need. So I don't think that you've adequately addressed the cumulative impact. This area has been hit hard by Katrina. The last thing we need to do is bring huge amounts of additional developments into the marine area that we rely on for our seafood production and our cultural heritage. Thank you.

**MR. FRANK LEECH:** Dr. Osborne and Mr. Johnson, especially on behalf of Jackson County, I would like to say welcome here this evening. And to the rest of you folks that are here to support this, the effort, I am appreciative of your coming our way. I suppose that I would much rather have been able to say that I appreciated being officially invited here this evening, but as you well know I was not officially invited and as far as I am aware, there is not a member of the Jackson County Board of Supervisors that was officially invited or notified as to this meeting or this hearing. Neither was there a notification on October 5th, which was to be a local scoping meeting for this -- Environmental Impact Statement was there any notice given to our Board of Supervisors nor our port authority, nor was there any local meeting relative to input that I am aware of in either Jackson County nor was there one on October the 4th, I believe, as it was scheduled in Hattiesburg, either. So with regard to the fact that none of the meetings have been held on a local level and I don't believe there has been adequate notice relative to this issue being placed before the citizens of Jackson County, I would say that I think this Environmental Impact Statement needs to take a step backward and I think in taking a step backward we need to then recognize and realize that the citizens of the Gulf Coast of Mississippi should be apprised and especially those individuals that are elected to represent a constituency, especially in Jackson County, should be one of the very first people that are on mailing list. I would further request that the Board of Supervisors be advised of why we have not been on an official mailing list and I would like to also know who has been notified as to any scoping meetings or any of the publications of the record that are taking place with regard to this Environment Impact Statement. I am aware that also within this Environmental Impact Statement it makes reference to establishing a marine terminal within the Port of Pascagoula. The Port of Pascagoula is represented by nine board members. Five of those being appointed by the Board of Supervisors. Four of those being appointed by the governor of the State of Mississippi and they, too, were not in the loop with regard to this project at all. I notified -- after having found out via the grapevine today that this meeting was taking place, I notified Mark McAndrews, the director of the Port of Pascagoula, as to this meeting and suggested that -- I wondered if he was aware of this and he apprised me that he was not. Mr. Johnson, it's my understanding

D0084

Appendix N: Comments on Draft Environmental Impact Statement

1 that a meeting was convened at 3:00 p.m. this afternoon to bring Mr. McAndrews  
 as well as Denise Freeman, the director of the Jackson County Economic  
 Development Foundation, QUASI, up to speed on what may be taking place here. I  
 think all of this is a little bit on the ridiculous side as far as our Federal  
 2 government not working with local government to at least apprise it of what is  
 going on. I further am very concerned about the fact that there seems to be some  
 idea that has been quite, unquote, concocted that we are going to build a marine  
 terminal on Singing River Island that is in the process of lease assignment and  
 the closure process. And I think in that regard and the fact that we do have an  
 organization that has been recognized in Jackson County by the Federal  
 government as being an organization that would work toward the adaptive reuse of  
 the island and look at it as to what may transpire there in the future that even  
 3 that organization, I do not believe, is aware of this proposed marine terminal.  
 I think in that regard things that are up for discussion is the future  
 ownership, maintenance and the adaptive reuse of the Singing River Island as we  
 try to proceed and as we try to actively economic development within Jackson  
 County with regard to that island, which the State of Mississippi and the  
 Jackson County citizens have certainly made significant investment toward. We  
 further, I believe, would be concerned about the fact that here we are about to  
 -- it appears as though if this were found to be the right site -- incur a  
 significant capital outlay into an area that is right on the face of the Gulf of  
 Mexico and with the onslaught of the various and sundry not only tropical  
 4 storms, but catastrophic hurricanes it would appear as though to me we will be  
 in a constant state of maintenance with regard to a marine terminal that is  
 going to be placed within the brunt of a zone that would be impacted by each and  
 every hurricane that enters the Gulf and comes our way. Not only so I am concerned  
 about the fact that -- that is an issue, but with regard to what was described  
 by Mr. Gillette so far as water resources and the extraction of water from a  
 water supply that Jackson County has been concerned about for a long period of  
 time. It would be my idea on EIS when it talks about water resources, we  
 address surface water, and it says the proposed facilities would draw water from  
 nearby surface water bodies for use in the sewage solution along -- if I can  
 feed up here in the draft. Two of the proposed new sites would withdraw the  
 water from the ICW the proposed, et cetera, et cetera. Then you get down to the  
 fact the new Righton site, the flow rate of the Leaf River is highly variable  
 5 and there would be a potential for withdrawing a significant fraction of the  
 total river flow during drought periods. This withdrawal could exceed the  
 minimum instream flow levels established by the Mississippi Department of  
 Environmental Quality during periods of low flow in the Leaf River. Well, we  
 have certainly experienced low flow within that river system and the fact that  
 the Jackson County Board of Supervisors is presently in the final stages of a  
 water supply for industrial purposes as well as for potential potable water for  
 drinking water for our municipalities, a project by which we would continue to  
 withdraw sizable amounts of water from the Pascagoula River. I am concerned  
 about the fact that all of this could certainly place quite a strain upon the  
 water resources, so I would ask that some additional consideration with regard  
 to that be given and the fact that we are presently -- have in the last five  
 years, I know, had to purchase water from the Fort Harrison Waterway through the  
 Port of Pascagoula in order to stabilize industrial water supply for the local  
 industries. I think we need to reconsider the fact -- withdrawing from the  
 local surface water supply as far as this concern is concerned. I am very  
 much interested in the fact that we are -- are looking for alternatives for  
 storage and why are the locations all within a three-state area of the southern  
 United States on the Gulf of Mexico. It would seem as though to me with regard  
 for a need -- we certainly have a great need in the northeastern quadrant of the  
 United States as well as the West Coast, so would it not be appropriate to  
 establish some other location as opposed to a concentration of strategic

5 petroleum reserves being stored in such close proximity to each other? I do not  
 have any earthly idea what the impact from a security standpoint may be, but  
 with the fact that this is all around the Gulf, it would seem as though to me it  
 would be better if it were spread out into other jurisdictions and this were not  
 basically crammed down a couple of three states' throats as it appears as though  
 we sometimes become the whipping posts for our government. I am also very  
 concerned about the fact that these -- that there is such a concern about life  
 cycle costs and if you want to look at life cycle costs why couldn't we merely  
 look at another investment as opposed to merely incurring all of this capital  
 6 outlay of pipelines and terminals and such as that by looking at a  
 public/private partnership within some of our refineries whereby I am certain  
 that an arrangement could be made for them to store some of this needed reserve  
 product and could probably be done in such a fashion that it would be such less  
 costly and would be ever present for productivity at those refineries so that  
 that product that is called "crude" could then certainly be converted to  
 something that would be consumable by the citizens of the United States? I am  
 cognizant of the fact that we certainly need and we will always need to look for  
 alternative uses or alternative energy sources. And I think that certainly I  
 echo Mr. Gillette's comment with regard to the message to Congress that we need  
 to be looking at something other than continuing to build strategic petroleum  
 7 reserves and look at another means of providing as opposed to oil. I would ask  
 that the prior Environmental Impact Statement that was developed in the '90s be  
 returned to the website or that copies of that specifically be made available as  
 far as a CD ROM or such so that we could compare what prior findings were made  
 as compared to today's Environmental Impact Statement. That as probably are just  
 merely recreating the wheel and all of this has been studied and studied and  
 studied again, so it would be my opinion that we probably ought to quit studying  
 and we ought to just try to get down to the brass tacks of the matter of the  
 fact that there are some alternatives other than Mississippi becoming the  
 process of having oil stored in our salt domes and then have to be concerned  
 8 with this brine sludge or whatever is going to come down this pipeline for  
 introduction into the Gulf of Mexico. I would further ask that the Gulf of  
 Mexico program office be consulted with regard to any and all concerns as well  
 as national marine fisheries simply because our Gulf is a very -- is very much  
 as important financially and economically across the entire southern United States,  
 and with the shrimp and the aquaculture production that we are working so hard  
 to improve so that we don't have to rely upon foreign seafood and the import of  
 9 additional products, it would seem as though to me we would want to be much more  
 protective of our Gulf than what we are presently talking about doing and that's  
 merely dumping some additional brine or whatever is going to come out of that  
 salt dome down this pipeline into the Gulf of Mexico. So with that you can  
 gather from my comments that I am concerned. I am very much displeased with the  
 fact that a federal agency has come to Pascagoula, Mississippi on this date  
 without having had any prior meeting in Jackson County with regard to something  
 that is going to ultimately end up here in our county and guess what, it is not  
 10 appropriate I do not believe for this local government to be ignored and to be  
 glossed over. So for that I would say y'all have not done justice to our local  
 government. It is with great disdain that I stand here having to say this  
 evening that I don't appreciate any or all of this. I don't appreciate that  
 many federal agencies have been involved, but yet, none of here had any  
 discussion with the people that are elected to care about our county and how we  
 go forward. I'd ask that you please do not take these comments personal. These  
 are my personal comments and I would further say that I do not speak on behalf  
 of the five members of the Board of Supervisors. I am speaking as Tony Leach,  
 District 4 Supervisor of the Jackson County Board of Supervisors and I am not  
 speaking on behalf of the board, even though I did ask each one of our board  
 members today that were present as well as Mr. Broussard, who was not present at



Appendix N: Comments on Draft Environmental Impact Statement

11 not meeting today, who happens to be celebrating his 50th wedding anniversary today, so I can appreciate why he is not here as he would have been, I am certain, because he has great concerns about our environment. But I have asked each and every one of them if they were aware of any or all of this and there was not the faintest glimmer, military grade that was aware, that I spoke to, be it at the part of be it at our board. In that I am going to allow and I am going to say once again I thank you for allowing us the opportunity to come. I am saddened by the fact that this was not very well publicized. I am saddened by the fact that we do not have an abundance of people here this evening to respond to what I think could be an issue that could provide a critical situation in Jackson County as we go forward. And I personally do not believe it would be in our best interest and the State of Mississippi necessarily to have this 140 million barrels of oil stored here when it could be stored other ways and other places. Thank you very much.

12 **MR. FRED LEMON:** First I'd like to thank Dave and Karen. Thank y'all for coming, taking your time down here. We appreciate it. I am also mighty honored to follow Mr. Gillette and Mr. Leach, Supervisor Leach and I want to thank the Congress. I think they are on the right track. They just took the wrong trail, especially when it came to Richman. I don't think that the Richman deal -- it's kind of like the pleasure is not worth the pain. You know, I just don't think it's a good idea at all. Number one, we might want that salt for something else. Number two, are we going to change the salinity? Number two, (sic) we are going to spend a lot of the Chinese money we borrowed from them for Congress and I like Congress. And I've had a lot to do with helping good men get in and helping bad ones get out. As long as they keep their money not too cold, I think they are right. They are doing right. We've just got to get this thing straight. Now, as far as having this meeting, I am not sure it's a legal meeting because if it wouldn't have been for Mr. Gillette I wouldn't have even known about it, so, you know, I think we need to look at that. But let's get on back to our water. Our water comes through those salt domes. How much of it comes out, how much of it gets salted because our water down here -- and I've traveled this country from one end to the other and collapsed in a camp and is only one-third of the sites would I put the water in that compound in my camper it was so bad and we have good water. Are we are going to take a chance -- are we going to take a chance in polluting it with this petroleum? I don't think it's -- I don't think it's worth it. And I was in on the atomic dump. They tried their very level best to dump that atomic waste here. It was real popular at the time to dump on Mississippi and so, hey, they really tried. I have got an older radiologist friend -- when they started using radium and he says the place to put that atomic waste is back in the mountains, so we got it to the Cairns (phonetic) Mountains, but they haven't just been smart enough yet to put it in, but it's got to go somewhere. It can't go into Congress's back pocket, so eventually it's got to go somewhere. But let's don't strew this salt down up with petroleum. It needs to go somewhere. Let's put it back in the ground where it came out of, but let's don't put it there. In fact, this piece of the well, it kind of looks like -- and some of you people are not old enough to remember, but it looks like the same oldberg and the old comic strips. You know, you run this here and you pump this water in there and you -- you take away from the Leaf River and then you put the salt down in the other pipeline and then you pump the petroleum in. It's just a -- the pleasure is not worth the pain. It's a Rube Goldberg. It's poor. The price, like I'd asked you today and you wouldn't give me the price and we have borrowed money from the Chinese. Are they going to own our country one day? I hope not because I am a professional businessman. And we've just got to stop that. When I went into business -- I hate to say this, but it was 54 years ago you could do a lot with a dollar. Now, it's not even worth a dime. It's a pipe to a Rachel and we are

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7 going to build this Rube Goldberg. I hope in God's name we don't. Let's see. There's a couple of other points I would like to get if I can see them. We've got to have good drinking water and we have good drinking water. Now, I was watching a program the other night on the earthquake. If you put that petroleum in there and we do have an earthquake -- because I think it's a New Madrid fault. Is that right, Frank and Becky? A New Madrid fault between Memphis and St. Louis and if it comes and breaks that thing open and dumps it into our water supply we've all lost, so, you know, it's not practical. It's not practical at all. I think that's mainly the points I wanted to get in and I hope they'll be taken with -- seriously. So I would like to close with one word. No.

8 **MR. LIN JACOBSON:** My name the Lin, L-I-N, Jacobson, J-A-C-O-B-S-O-N. I live at 802 Washington Avenue, Pascagoula. That's the west end of Washington Avenue. My home is approximately one-third mile north of Singing River Island. I was amazed to see a small blurb in Saturday's Mississippi Press announcing this public hearing. And in my asking around town the past three days, does anybody have any information on this public hearing. Nobody knew the first thing about it. Mr. Leach has done an excellent job of expressing his displeasure. He has expressed the way I feel. I have no information to offer to this hearing at all other than the fact I feel that -- Mr. Lemon talked about a railroad or a rail line. We are being railroaded here it feels like. We have been through a tremendous amount the past ten months and to be hit with something like this is extremely distasteful. I would expect more from my federal government quite honestly. So I have nothing further to say. I would like to learn a lot about the brine situation as a result of the salt dome. Brine to me is a concentrated, concentrated salt water solution and I don't think that needs to be pumped out into our front yard in the Gulf, but I will need further information. The planning on this may have been exquisite for you guys, but your public relations as to what is going on to the people of Jackson County has been a zero and that's unfortunate. Thank you.

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9 **MR. LEECH:** the State of Mississippi has done a poor job as well, then, of having the local jurisdictions which have home rule advised within the process because I would expect the Mississippi Development Authority -- we do have an Area Development Partnership that spoke at Jackson which is supporting the Perry County Board of Supervisors. We have relationships across this state regarding economic development and it would just seem as though to me that something would have been communicated. And I am -- I am a little bit taken back by the fact that the storm has become everybody's whipping boy, so to speak. It is the fault of everything that is not happening and our federal government hasn't done a good job with regard to it and neither are we doing a good job now with regard to other things that have really nothing to do with this storm, y'all. You need to carry on your business as usual and to me if you are going to set up a meeting it's going to be published in the Federal Register that you are coming here, then come and do what you say you are going to do. If you are not, then some communication needs to be sent so that people could be aware of the fact that this is going on. And you know when you had to have a meeting today with Matthew Avara as well as the Port of Pascagoula in order to -- to, you know, enlighten them in some fashion. Well, heavens to Betsy, 9-1 was two days after the storm and for this to go to the Federal Register then and us just think, you know, it's business as usual then. It wasn't. So, yes, I guess we can blame some of this on the storm, but I think due diligence was the cause or give cause for your need to take an extra step with regard to this process and any Environmental Impact Statement that has been developed in what I would call a vacuum, without local input, I think is just quite -- it's quite disrespectful

Appendix N: Comments on Draft Environmental Impact Statement

for the local jurisdiction. So again, I think I made my point clear. I won't go any further.

**MR. LEMON:** Dave, let me say this. I just got my roof fixed on my house and repaired -- a complete new roof three weeks ago and everybody down here is just way behind, so really this stuff should really be advertised completely and give us time -- even the Feds gave us time on our income tax. Boy, that is something when you get something out of the IRS.

**MR. LEECH:** Yes. As a CPA they even gave us another extension to October 15th, so needless to say, there is some consideration.

[MEETING CONCLUDED AT 8:20 P.M.]

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C E R T I F I C A T E

STATE OF ALABAMA:

COUNTY OF BALDWIN:

I do hereby certify that the above and foregoing transcript of proceedings in the matter aforementioned was taken down by me in machine shorthand, and the questions and answers thereto were reduced to writing under my personal supervision, and that the foregoing represents a true and correct transcript of the proceedings given by said witness upon said hearing.

I further certify that I am neither of counsel nor of kin to the parties to the action, nor am I in anywise interested in the result of said cause.

PHYLLIS A. HOILES, AL-CSR-338

Court Reporter

Mississippi CSR 1726

**N.3.2 Richton Public Meeting**

1 U.S. DEPARTMENT OF ENERGY  
2 DRAFT EIS PUBLIC MEETINGS  
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10 TRANSCRIPT OF A PUBLIC MEETING  
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15 The following public meeting was  
16 held in Richton, Mississippi on the  
17 21st day of June 2006, commencing at  
18 approximately 7:00 p.m.  
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1 PRESENT:  
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3 Mr. David Johnson  
4 U.S. Department of Energy  
5 Office of Petroleum Reserve  
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7 Ms. Karen Fadely  
8 U.S. Department of Energy  
9 Office of Petroleum Reserve  
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25 COURT REPORTER: Deborah Ann Payton, DCR, RPR

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 MR. JACK MOODY: All right. My name is Jack Moody. I work for the Mississippi Development Authority. First of all, I would like to acknowledge the very thorough job that Dave and his people have done in Mississippi and Mississippi is delighted to have two candidates for consideration in this expansion. As he pointed out, there was a second candidate put into it and, really, we've got two features in Mississippi, very distinct, very different, and can serve two different purposes, in a sense. Where we are, it's got the biggest, prettiest, shallowest piece of salt anywhere in Mississippi. It's a fabulous natural resource with tremendous storage capacities, but as you saw, the plumbing involved in this is quite extensive, so it would take two different views of our two different sites. One would be a very long term, very major, strategic decision here, money going in up front, investing in something very big, but that's what y'all live on top of in the Richton salt dome; tremendous capabilities. We've got room in there. Our state geologist and one of his staff is with us. They've put out publications. I think Stan published a summary of all of our salt domes here in Mississippi just a few years ago and that document puts about 5,800 acres under -- above 2,000 feet in the salt. That's a lot of storage capability. So, again, the Richton site, you would have to think of almost building an interstate. It's the type of investment the government looked at, and yes, it's big; yes, it's expensive, but oh, when it gets done, it's going to do a great job. The other site that we have at Bruinsburg on the river, as Dave pointed out, is a smaller site. On a good day, you could put 160 million barrels in it. That's a yawn for the Richton site. Oh, yeah, it's a good beginning, but when we're really going to get going, you know. But there are two different sites and it will be up to his office and the amount of monies that they have going. But we, in Mississippi, are also saying we think it's a good idea. As you saw from those maps, the Strategic Petroleum Reserve is located on the coast and both of our sites are geographically removed from the coast, geographically removed from surge influence that the hurricanes will bring. NOAA, which is the National Oceanic and Atmospheric Administration, has put out on its site that hurricane seasons are cyclical, just like everything else in life, and we have been in one of those really nice, low-intensity cycles for about 30 years and we are embarking -- starting about two seasons ago, on our next high-intensity, high-frequency cycle. So, that goes back to, we would politely -- we're going to put our best foot forward, that we would hope the DOE would take that into consideration. The Strategic Petroleum Reserve, we think it would be a strategic move to geographically pull part of that off of the coast and be able to serve the Midwest in the event that we had a repeat of a Katrina-type situation, but something, whether it would be a foreign import interruption or whether it would be domestic difficulties from natural disasters. But nevertheless, we would be removed from the coast and be able to continue to contribute to the stability of the country while they're dealing with whatever problems developed. But again, we really appreciate the thoroughness of the review the DOE has given Mississippi and we certainly wish them - as a country, we wish them the best decision for the good of the country. Thank you.

D0087

1 CERTIFICATE

2  
 3 STATE OF ALABAMA)  
 4 MOBILE COUNTY )

5  
 6 I hereby certify that the above and  
 7 foregoing deposition was taken down by me  
 8 in stenotype, and the questions and answers  
 9 thereto were transcribed by means of  
 10 computer-aided transcription, and that the  
 11 foregoing represents a true and correct  
 12 transcript of the deposition given by said  
 13 witness upon said hearing.

14 I further certify that I am neither  
 15 of counsel nor of kin to the parties to the  
 16 action, nor am I in any way interested in the  
 17 result of said cause.

18  
 19  
 20  
 21  
 22 DEBORAH ANN FAYTON, CCR, RPR

23  
 24 My Commission expires  
 25 September 10, 2006

**N.3.3 Port Gibson Public Meeting**

U.S. DEPARTMENT OF ENERGY  
PUBLIC MEETING ON THE DRAFT EIS  
FOR THE EXPANSION OF THE STRATEGIC PETROLEUM RESERVE  
CLAIBORNE COUNTY MULTIPURPOSE BUILDING  
THURSDAY, JUNE 22, 2006  
7:00 P.M.

AS REPORTED BY:  
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CERTIFIED VERBATIM REPORTER  
CERTIFIED MS COURT REPORTER #1613  
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I N D E X

COMMENTS BY:	PAGE NO.
Mr. Jack Moody Mississippi Development Authority	3
Mr. Vernon Phillips Anabasis, LLC	10
Mr. James Miller Claiborne County Board of Supervisors	14

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1 P R O C E E D I N G S

2 MR. DAVID JOHNSON

3 DEPARTMENT OF ENERGY

4 OFFICE OF PETROLEUM RESERVES

5 DIRECTOR OF PLANNING AND ENGINEERING OFFICE

6 Mr. Johnson gave a 20-minute presentation and then opened  
7 the floor to questions and comments from the audience.

8 C O M M E N T S F R O M T H E A U D I E N C E

9 JACK MOODY

10 D0088

11 My name is Jack Moody. I'm with the Mississippi  
12 Development Authority. And on behalf of the state, I would  
13 like to recognize the tremendous amount of work that the DOE  
14 is doing. They've really been time constrained to come to a  
15 final decision by the Congress, and we have been working with  
16 them all along and really admire the level of effort that's  
17 having to go into doing a thorough analysis in such a pressed  
18 timeframe.

19 Mississippi did put a second salt dome into the process,  
20 as you saw the big dome over towards Pascagoula, Richton.  
21 Historically, it was in the process; it was in the running for  
22 the last expansion of the Strategic Petroleum Reserve and it,  
23 therefore, was grandfathered in, so to speak, on the process.  
24  
25

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1 And then the additional location for Bruinsburg was then added  
2 when the opportunity came up.

3 And what Bruinsburg brings to the table, as Mr. Johnson  
4 pointed out, and as you saw on that map, right now the  
5 Strategic Petroleum Reserve is primarily located on the coast.  
6 And in the events of Katrina and Rita, that pointed up some of  
7 the vulnerabilities of having all your eggs in one basket.

8 Mississippi feels like it would be a strategic move for  
9 the Strategic Petroleum Reserve to spread the geography out on  
10 this reserve, because when something comes up, whether it's a  
11 natural disaster or something else, and we need it, it would  
12 be good -- and in our pocket: We're trying to sell Mississippi  
13 -- it would be good to have us up and away from that  
14 concentration and be able to supply those crude oils that are  
15 going to go up to the Midwest and to the center part of the  
16 United States, coming out of what we hope would be this  
17 Bruinsburg location.

18 Bruinsburg, in our view, has quite a few things going for  
19 it. Stan Fielding, with the Office of Geology, authored a  
20 booklet several years ago that basically gathered all of the  
21 information for all the shallow salt domes here in  
22 Mississippi. There're 51 of them, I believe. And in the  
23 Bruinsburg and putting that information together -- and he's  
24 good at digging up stuff that nobody else can find -- there  
25 was a lot of drilling. There was a lot a history here:

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Appendix N: Comments on Draft Environmental Impact Statement

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1 everything from salt companies who have gone in and drilled  
2 the top of this salt; they've analyzed the salt, and it's very  
3 pure salt.

4 In some other locations, you've got a lot of minerals  
5 that are mixed in with it; but in this case, not many of  
6 those, according to the analysis, which is good when you start  
7 to put some freshwater into it. You're going to end up with a  
8 bunch of water and not a lot of solids, and that's going to go  
9 thorough the solution process better.

10 But we've got control. There were some seismic, which is  
11 a technique that allows you to look down into the earth, the  
12 exploration people use quite a bit. It wasn't on top of the  
13 dome. It wasn't designed to see the dome. It was actually  
14 designed to get away from it a little bit. But it picked up  
15 some of the edges. Of course they had the responsibility of  
16 locating this site and making a very big decision and a very  
17 expensive decision. And so, again, in the diligence and in  
18 the timeframe, they're going to do a seismic survey over the  
19 Bruinsburg dome in the very near future.

20 Mr. Johnson got creative on getting the incentives to  
21 make these people get up and go so that they can get it done  
22 in time, but there will be two more lines that are going  
23 across there, and it will be designed to see the dome. The  
24 oil and gas seismic was not designed to see the dome. It was  
25 designed to see stuff down at about 15,000 feet, and what he

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1 needs to see is at about 2000 to 5000 feet. So there'll be  
2 some very good high quality data that they'll be able to build  
3 a lot more confidence on the size of the dome. Again the  
4 state, from all of the data that we've been able to put  
5 together, we feel confident that the size of the dome is going  
6 to be there to accommodate the 160 million barrel option if  
7 need be.

8 And then we also recognized the strategic location of  
9 Bruinsburg in and of itself, the mighty Mississippi sitting  
10 right here. Freshwater to make these caverns can be a big,  
11 big deal if you don't have any. If you don't believe that, go  
12 talk to the people at Richton. But you have got the biggest  
13 river in North America coming through there, and there's going  
14 to be plenty of water source.

15 We also, from DOE's point of view, our way of getting rid  
16 of that brine, when they put the fresh water in the well, and  
17 when it comes back up, it's going to be salty. It will pucker  
18 your lips. And they've got to get rid of it. So in this  
19 case, we're too far from the Gulf of Mexico to get rid of it  
20 that way. So it will be injected into salt water disposal  
21 wells, which will be drilled here in a line going one way.  
22 It's all designed to have a series of salt water disposal  
23 wells. So the Mississippi River is going down in the cavern,  
24 the brine is coming out, and then the brine is being put down  
25 way below freshwater. You don't have to worry about the

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Appendix N: Comments on Draft Environmental Impact Statement

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1 drinking water.

2 Their experiences down in South Louisiana and Texas,  
3 they're not that comfortable with that process. In  
4 Mississippi the oil industry moves a lot of water this way;  
5 albeit, not as much water as fast as what they need. But the  
6 analysis that archaeologists have done along the Mississippi  
7 River and in this location, you couldn't find a better place  
8 in Mississippi to have a salt water injection project than  
9 here. It is loaded with sands down from about 2000 feet on  
10 down. So we have a lot of confidence that when DOE gets into  
11 the salt water injection process, they're going to find that  
12 there's going to be a better story than the what they've run  
13 into at other locations.

14 The geology that we see is favorable for the salt water  
15 injection. We've got the Mississippi River giving them the  
16 freshwater that they need in great big quantities, and the  
17 Mississippi also plays a part in the distribution. And it's a  
18 critical part of the job they have to do. If we get into  
19 trouble as a country, and they say that we've got to get this  
20 oil out of here, it's got to go. And so in the due diligence  
21 that they were doing, they discovered -- is it the Baxter  
22 Wilson -- a power plant up near Vicksburg has and maintains an  
23 active port there. And so they made a deal with the folks,  
24 that if this were chosen as the site, that that would allow  
25 them to distribute something on the order of 200,000 barrels.

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1 So part of it's going to go up the river, and the rest of  
2 it's going to head over to the Capline, which is the main  
3 artery that's going to be serving all the way up close to  
4 Chicago.

5 So we feel like the Mississippi is a real asset to us.  
6 We feel like in the 80 million barrels -- remember, he said  
7 that we have two options. The 80 million barrel option, we're  
8 sharing that, I guess, if that came to pass, with the Clovelly  
9 dome in South Louisiana, which is really out in South  
10 Louisiana, way down there. And it would be an interesting  
11 combination. And they've noted that by going that route it  
12 kind of doubles their overhead, instead of having your  
13 overhead for one location, you have double overhead. But you  
14 also are splitting the risks. You feel like here you've got  
15 the possibility to move out of harm's way for a natural  
16 disaster, that certainly South Louisiana is in a position to  
17 suffer some of those things.

18 And at the same time, there's a lot of experimental  
19 activity that's going to go on with Clovelly because they've  
20 already got salt domes sitting with caverns in them. And for  
21 the first time anywhere, I think, they're going to come in and  
22 make it the second story or the second basement, so to speak.  
23 They'll create theirs underneath the existing ones. So it's  
24 going to be a real interesting engineering experiment because  
25 you go deeper and you go into higher pressures, higher

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Appendix N: Comments on Draft Environmental Impact Statement

1 temperatures, and they'll be dealing with a lot of those  
 2 things, which will be wonderful because you can see that you  
 3 can take any salt dome and you can double the capacity of it  
 4 if it works out. They'll have their work to do down there,  
 5 and we feel like, what our salt dome here does would be  
 6 complimentary to that.

7 So we're hoping that in the final analysis -- they've got  
 8 a big responsibility, national security, petroleum for us. I  
 9 guess y'all over in this part of the state, and I know I did  
 10 in my place, went on for about 15 days. We've been without  
 11 for a little bit, so we know what that's like.

12 So they've got the responsibility to keep things going.  
 13 And we certainly wish them well, and we certainly hope that  
 14 Mississippi will be one of those locations. We hope to see,  
 15 and I stress again, we really would like to see that reserve  
 16 spread out a little bit, a little bit out of harm's way. And  
 17 we think that we've got the candidate site here that could  
 18 contribute to that.

19 With that, we wish them well in their endeavors and look  
 20 forward to their final analysis.

23 **VERNON PHILLIPS**

D0089

24 Hi, once again. My name is Vernon Phillips, and if it's  
 25 all right, I'll speak from a prepared document.

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1 My name is Vernon Phillips, and I speak on behalf of  
 2 Anabasis, LLC. I would first like to thank Claiborne County  
 3 for the hearing in the past, as well as the hearing today, and  
 4 their hospitality and the opportunity to speak. I would like  
 5 to thank Governor Barbour, the State of Mississippi for having  
 6 included the Bruinsburg site as a candidate. I commend the  
 7 DOE for consideration of the Bruinsburg site as a candidate  
 8 for expansion of the United States Petroleum Strategic  
 9 Reserve.

1

10 I would ask the Department of Energy to consider the  
 11 following advantages that the Bruinsburg site offers:

12 Number 1 is geographic distribution. The Bruinsburg site  
 13 lies 100 miles north of existing storage sites to offer  
 14 strategic supply advantages to the PADD, (spelling) P.A.D.D.  
 15 Number 2 and removes the site from all possibilities of  
 16 hurricane storm surge. Furthermore, the Bruinsburg site  
 17 offers the strategic disbursement from other sites acquired by  
 18 the original enabling legislation of the United States  
 19 Strategic Petroleum Reserve.

2

20 Number 2 is the minimal environmental impact. The  
 21 Bruinsburg offers the shortest possible pipeline routes of all  
 22 the candidate sites with the facilities completely under the  
 23 Department of Energy's security procedures.

24 The Bruinsburg site offers raw water availability out of  
 25 the fragile brackish marsh environment.

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Appendix N: Comments on Draft Environmental Impact Statement

1 The Bruinsburg site offers highland pipeline construction  
 2 for minimal environmental impact and least of cost.  
 3 The Bruinsburg site offers abundant availability of  
 4 disposal zones underground, which completely protect the  
 5 underground fresh water supplies and result in no discharge to  
 6 the environment of hyper-saline brine.  
 7 The Bruinsburg site offers cost-effective construction  
 8 options with excellent distribution by pipeline and barge to  
 9 PADD, PADD II, and PADD III.  
 10 Anabasis would like to respectfully submit for  
 11 consideration an option incorporating several elements of the  
 12 Department of Energy's proposal of the Bruinsburg site, which  
 13 will substantially reduce pipeline mileage, minimize  
 14 environmental impact, and reduce its cost without compromising  
 15 security, operational flexibility, or crude distribution in  
 16 times of national emergency.  
 17 A facility can be constructed at Bruinsburg with the  
 18 capacity of 80 million barrels, as a joint facility with  
 19 Clovelly, or as a 100 million barrel facility that could stand  
 20 alone at Bruinsburg. The following suggestions can be applied  
 21 to either at the facilities.  
 22 By locating the new road along the common right-of-way of  
 23 the proposed power line, which the Department of Energy  
 24 depicted on the southeast side of the facility, the visual  
 25 impact of the historic Civil War landscape, which is alluded

2

3

3 1 to in Section 23 of the Summary Draft EIS, will be totally  
 2 eliminated.  
 3 Structure of a brine disposal system with a pipeline  
 4 paralleling the raw water supply line and constructing  
 5 disposal wells perpendicular to the pipeline will allow  
 6 minimal environmental impact.  
 7 Additionally, by using both the Sparta and Wilcox  
 8 formations for brine disposal, the capacity of each well can  
 9 be doubled or increased fourfold, thus reducing the number of  
 10 disposal wells required, reducing the wellhead pressure of  
 11 each well, and increasing injection runtime between workovers,  
 12 which will commensurate reduced cost and enhance environmental  
 13 safety.  
 14 Both the Sparta and Wilcox formations have proven to be  
 15 safe, well known, and commonly used disposal zones in  
 16 Mississippi with excellent disposal capacity. Both zones can  
 17 be used at the same time in each well-bore further enhancing  
 18 safety and the disposal capacity.  
 19 Additionally, by constructing a dock at the Mississippi  
 20 River, near the old ferry site, less than three miles to the  
 21 southwest of the site, a short crude oil distribution line can  
 22 be also laid parallel to the raw water supply pipeline and the  
 23 brine disposal pipeline. To do this will minimize  
 24 environmental impact. A dock there will also be available to  
 25 be accessed by the old ferry road.

3

4

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Appendix N: Comments on Draft Environmental Impact Statement

7  
1 The 30-inch crude oil distribution pipeline to the  
2 Capline can be laid parallel to the proposed power line right-  
3 of-way and our proposed access road to the southeast side of  
4 the site. The pipeline then can be parallel to the Energy  
5 power line, which runs from the Grand Gulf Power Plant to  
6 Peetsville.

8  
7 As the DOE mentioned in the Summary Draft EIS on page  
8 S23, the natural landscape can be preserved by placing  
9 pipelines underground and otherwise working with agencies to  
10 minimize impact. The issues addressed in the Summary Draft  
11 EIS on concerns with the Homochitto National Forest can be  
12 eliminated by routing the pipeline around the forest to the  
13 north for short distances necessary to avoid any problems on  
14 the east end of the Bruinsburg and Peetsville line.

15 However, by going through the forest, the pipeline can be  
16 laid to incorporate existing right-of-ways; and in many cases,  
17 some pipeline exposure in the forest is a boon to recreational  
18 use by providing different ecosystems to enhance activities,  
19 such as hunting and bird watching. Any endangered species  
20 encountered along the route will be found in streams, which  
21 can be avoided by horizontal boring beneath the stream bed.

22 At Bruinsburg the salt has been cored and analyzed by the  
23 Atomic Energy Commission in the 1960's and was reported with  
24 salt purity in excess of 99 percent. The top of the salt is  
25 2000 feet below the surface, which is the optimum depth for

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1 environmental safety and cost effectiveness for construction  
2 and operations during the life of the storage facility.

9  
3 By moving the caverns and service facilities as far west  
4 on the site as practical, the maximum subsurface safety as to  
5 the geologic control and operational effectiveness can be  
6 obtained. By constructing a facility in that manner, visual  
7 resources, endangered species, cultural resources impact can  
8 be minimized or eliminated. The affected area will be less  
9 than 700 acres. This will result in an environmentally sound,  
10 very cost-effective site. I would like to submit to you for  
11 the record a proposal incorporating all of these features.

12 Thank you so much for your time. I appreciate it.

13  
14 **JAMES MILLER**

D0090

15 My name is James Miller. I'm Claiborne County  
16 Administer, and I'm here on behalf of the Claiborne County  
17 Board of Supervisors. And I want to apologize. They're in a  
18 board meeting as we speak, so that's why they're not here.  
19 They sent me to echo their concerns.

1  
20 I want to first and foremost say the Claiborne County  
21 Board of Supervisors totally supports this effort. And, as a  
22 matter of fact, we, the county, we have been talking to our  
23 congressional delegation about this particular endeavor for  
24 the last couple or three years. Congressman Pickering, I  
25 think, was very instrumental in bringing this to the

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1 forefront, in terms of Claiborne County being included in the  
2 process, as well as Governor Barbour. So the Claiborne County  
3 Board of Supervisors is totally committed to doing whatever it  
4 needs to do to support this.

5 Having said that, we also see this as having implications  
6 for national security. It seems to me, very clearly, that we  
7 need to do everything we can to make sure that our country is  
8 independent and we have a diversified portfolio as it relates  
9 to our energy needs.

10 Most of y'all know that we've also embraced Claiborne  
11 County to the building of Grand Gulf Nuclear Power Plant  
12 Number Three. So we see southwest Mississippi and Claiborne  
13 County being an integral part of the solution to coming energy  
14 solutions to our problems in this country as it relates to  
15 gas, natural gas, and oil, as well as nuclear power. We see  
16 nuclear power and these other energy conglomerates as an  
17 integral part of having a diversified energy portfolio.

18 And so the Claiborne County Board of Supervisors, again,  
19 supports this effort, and we will do anything and everything  
20 we can to work with the Department of Energy and other federal  
21 agencies as we go through this process to make sure that we  
22 act in the best interest of Claiborne County, southwest  
23 Mississippi, the State of Mississippi, and our country.

24 Thank you.

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CERTIFICATE

I, Rosie Kaiser Hails, Notary Public in and for the  
County of Adams, State of Mississippi at Large, do hereby  
certify that there appeared before me the foregoing speakers:

That the testimony was recorded by me, by Stenomask,  
reduced to typewriting via speech recognition, and proofed  
under my direct supervision, and the foregoing consecutively  
numbered pages are a complete and accurate record of the  
comments at said time by said speakers:

That the undersigned is not of kin nor in any way  
associated with any of the parties to said cause of action,  
nor any counsel thereto, and that I am not interested in the  
event(s) thereof.

IN WITNESS WHEREOF, I have hereunto set my hand and seal,  
this the 4th day of July, 2006.

ROSIE KAISER HAILS, CVR  
CERTIFIED VERBATIM REPORTER/  
CERTIFIED MISSISSIPPI COURT  
REPORTER NO. 1613/NOTARY PUBLIC

My commission expires April 19, 2009.

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N.3.4 Lake Jackson Public Meeting

<p style="text-align: center;">1 2 3 4 PUBLIC MEETING 5 FOR 6 DEPARTMENT OF ENERGY'S 7 STRATEGIC PETROLEUM RESERVE 8 9 10 11 JUNE 27, 2006 12 13 14 PRESENTED BY MR. DAVID JOHNSON 15 16 17 18 19 20 21 22 23 LAKE JACKSON CIVIC CENTER 24 333 HIGHWAY 332 EAST 25 LAKE JACKSON, TEXAS GRACIE O'ROURKE &amp; ASSOCIATES - 210.479.6161</p>	<p style="text-align: center;">2</p> <p>6:54P 1 (Presentation by Mr. David Johnson is 2 presented and completed.) 3 MR. DAVID JOHNSON: Karen will introduce the 4 speakers; and if you would, go ahead. 5 MS. KAREN FADELY: Okay. So, at this point 6 we're going to have our court reporter ready to record 7 your comments on the draft EIS. I want to remind you that 8 all of the different methodologies of how you can submit 9 comments before that July 10th deadline is on the green 10 sheet of paper. You can mail it in. You can E-mail us. 11 You can fax us, or you can come up tonight. 12 I do have a number of speakers that have 13 already registered. So, I'm just going to go through the 14 list. Everybody has about five minutes, more or less. I 15 have these little cards. So, if you get a little 16 long-winded, I might wave you down. That's just so that 17 everybody has an equal opportunity to get up and speak. 18 So, first -- also, when you get up here, 19 please state your name clearly and spell your last name 20 for the record. 21 And I'd like to start off with Bob Walker. 7:22P 22 <b>MR. BOB WALKER:</b> Good evening. My name is 23 Bob Walker. I am vice president and site director of The 24 Dow Chemical Company based here in Freeport, Texas. I'd 25 like to share with you a number of concerns that our</p> <p style="text-align: right; border: 1px solid black; padding: 2px;">D0091</p>
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Appendix N: Comments on Draft Environmental Impact Statement

1 company has with the consideration of Stratton Ridge as a  
2 potential location for the SPR expansion site. These are  
3 primarily concerns of economic impact to Dow and to the  
4 region that flow from this environmental impact study.

5 Let me start by stating that we are  
6 certainly not opposed to expanding the Strategic Petroleum  
7 Reserves, but Dow does not support the use of Stratton  
8 Ridge for this expansion. The reasons for this are fairly  
9 straightforward.

10 Over 50 percent of the more than 6,000 Dow  
11 employees and contractor jobs in our Freeport facilities  
12 exist because of the salt that we mine at Stratton Ridge.  
13 This salt is a critical raw material for our chlor-alkali  
14 production, which is, in turn, critical for our downstream  
15 user plants that are dependent upon chlorine and caustic,  
16 as well as several fence line customer plants.

17 From this Stratton Ridge salt, we make  
18 thousands of different products worth over \$5 billion  
19 annually. We also use the Stratton Ridge area to store  
20 raw materials and products. Approximately half of the  
21 \$125 million a year that we pay in taxes for state and  
22 local purposes for Dow's Texas Operations are dependent  
23 upon these assets.

24 On the other hand, the SPR uses underground  
25 salt formations -- as was just covered -- as the basis for

1 their oil storage operations. For their purposes, they  
2 remove the salt and discharge it into the ocean. Placing  
3 the SPR at Stratton Ridge would waste salt that Dow could  
4 otherwise mine and convert into useful, value added  
5 products that support the economy of this area.

6 The use of seawater for mining, the speed of  
7 mining the caverns in the salt dome, and the lack of a  
8 fully saturated brine solution as a discharge precludes  
9 this salt from being consumed by Dow to make useful  
10 products. This salt would simply be wasted into the  
11 ocean.

12 Now, we understand that other sites are also  
13 in consideration to locate the SPR facility but they do  
14 not have any co-located and salt-base production  
15 facilities. So that that salt wasted into the ocean is  
16 not salt that could be used otherwise as a feedstock for  
17 manufacturing purposes.

18 In addition, we have concerns about our  
19 current Stratton Ridge operations, as these assets are  
20 critical to the economic operation of our Freeport site,  
21 which happens to be Dow's largest manufacturing facility  
22 globally. We experienced the concept of eminent domain  
23 firsthand when the U.S. Government first used its power to  
24 take Bryan Mound -- now the local SPR site -- from us when  
25 we were an unwilling seller.

Appendix N: Comments on Draft Environmental Impact Statement

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1 Allow me to demonstrate this impact with  
2 some numbers. At the moment -- without the SPR at  
3 Stratton Ridge -- we estimate that Dow has access to salt  
4 reserves that should last us for more than 30 years. But  
5 the 16 proposed SPR caverns would waste about 130 billion  
6 pounds of salt, or the equivalent of seven years of Dow  
7 salt consumption. But it really doesn't stop there.  
8 When the Department of Energy presented its  
9 initial plan in the fall of 2005, two of Dow's planned  
10 wells on Dow land would have been directly impacted,  
11 wasting another four years of salt that Dow could have  
12 converted into raw material. Since that initial plan, the  
13 DOE has expanded the area that it needs for the SPR. This  
14 impacts another three planned Dow wells, thus reducing  
15 Dow's potential salt consumption up to 11 years.  
16 So, bottom line, under the DOE's current  
17 proposal, up to 18 years of equivalent Dow salt  
18 production -- or consumption is wasted.  
19 The waste of Stratton Ridge salt and the  
20 possibility that the government may take some business  
21 critical property from Dow is a grave concern to our  
22 internal business analysts who make investment  
23 recommendations to Dow's senior management.  
24 Simply put, Texas operations competes with  
25 chemical and plastic producers around the world. We

6

1 already have a competitive disadvantage due to high energy  
2 and feedstock prices here on the Gulf Coast. The Dow  
3 Texas Operations site could lose its global  
4 competitiveness completely if the SPR expansion is located  
5 at Stratton Ridge. But not only potential new investment  
6 would be in jeopardy, these same factors would also be --  
7 negatively affect business decisions for investments to  
8 support current operations.  
9 So, the future of Dow Texas Operations is  
10 dependent on the willingness of Dow, first, to continue to  
11 make investments in new products; second, to continue to  
12 make these products that are made today; and third, to  
13 improve the site's energy efficiency and sustainability.  
14 Without such investments, manufacturing facilities like  
15 ours may cease to be viable and ultimately shut down.  
16 Now, we understand that a hundred or so jobs  
17 might be created for managing the SPR site. However,  
18 placing our Freeport Dow site in further economic jeopardy  
19 would literally put thousands of high-wage manufacturing  
20 jobs, as well as thousands of additional jobs in our  
21 community, at risk.  
22 In short, the long-term viability of our  
23 Texas Operations site depends upon having low cost salt  
24 feedstock and hydrocarbon storage facilities located at  
25 the Stratton Ridge site. The loss of these capabilities

Appendix N: Comments on Draft Environmental Impact Statement

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1 could ultimately cause Dow in Freeport to lose its global  
2 competitiveness and, again, with the potential result in  
3 the inevitable and painful shutdown.

4 Thank you for allowing me to express our  
5 concerns and state the reasons why Dow opposes the use of  
6 the Stratton Ridge location for the new Strategic  
7 Petroleum Reserve site.

8 Thank you very much.

7:29P 9 MR. DAVID JOHNSON: Thank you.

10 MS. KAREN FADELY: I'd like to call David  
11 Stedman of the Economic Development Alliance for Brazoria  
12 County.

13 MR. DAVID STEDMAN: Thank you.

D0092

14 I'm David Stedman, S-t-e-d-m-a-n. I'm the  
15 president and CEO of The Economic Development Alliance for  
16 Brazoria County.

17 The Economic Development Alliance is an  
18 organization composed of businesses large and small. We  
19 have members that include chemical manufacturers, people  
20 in the petroleum industry, contractors, engineers,  
21 retailers, businesses of all types. Some of our members  
22 are small businesses that depend on the local economy and  
23 the spending dollars that are created by some of the large  
24 industries. Our economy is interrelated.

1 | 25 And so, on the 12th of June, our board met

8

1 to represent the entire business community of Brazoria  
2 County and unanimously adopted this resolution, the  
3 Resolution, In Opposition to the Strategic Petroleum  
4 Reserve At Stratton Ridge, Whereas, the Economic  
5 Development Alliance for Brazoria County's mission is to  
6 promote and to diversify the economic base, attract  
7 high-wage jobs and target industries to Brazoria County,  
8 and support and champion the interests of existing  
9 business; and Whereas, it is understood that the Energy  
10 Policy Act of 2005 directs the Secretary of Energy to fill  
11 the Strategic Petroleum Reserve to its one billion barrel  
12 capacity, and this will require the Department of Energy  
13 to expand the Strategic Petroleum Reserve, such plans to  
14 including -- to include adding one new storage site; and  
15 Whereas, Stratton Ridge, Texas, is one of the new sites  
16 being considered from the group of sites previously  
17 assessed in the Draft Environmental Impact Statement, and  
18 Stratton Ridge is located within Brazoria County, Texas;  
19 Whereas, the proposal to locate a Strategic Petroleum  
20 Reserve storage operation at Stratton Ridge, Texas, would  
21 have an adverse effect on the area's chemical  
22 manufacturing industry which constitutes the very  
23 foundation of the economy of South Brazoria County with  
24 over 5,000 direct jobs and as many as four to eight times  
25 that number of indirect jobs among contractors and



Appendix N: Comments on Draft Environmental Impact Statement

2 1 suppliers; Whereas the expansion of the Strategic  
2 Petroleum Reserve at Stratton Ridge would create virtually  
3 no significant economic benefit that could conceivably  
4 compensate for the potential harm it would do to the local  
5 economy; and Whereas, the Department of Energy has other  
6 options to meet its mandated expansion of the Strategic  
7 Petroleum Reserve capacity. Now, Therefore, Be It  
8 Resolved, that the Economic Development Alliance for  
9 Brazoria County hereby opposes said location of a  
10 Strategic Petroleum Reserve at Stratton Ridge, Texas.  
11 And hereby -- in witness hereby, we set our  
12 hands.  
13 So, I appreciate the opportunity to read  
14 this Resolution into the record. And I would just like to  
15 add my personal comments to this.  
16 One of the potential -- or one of the great  
17 benefits of heading an organization like the Economic  
18 Development Alliance is to look at Brazoria County and  
19 look at it as it can be as well as as it is. We want to  
20 diversify our economy, and we're working to do that with  
21 the support of the chemical manufacturing industry and  
22 with the support of our court and all the various elements  
23 that make up our existing economy. And we're doing that  
24 with things like nanotechnology and biotechnology in terms  
25 of trying to attract those to Brazoria County. But how

2 1 suppliers; Whereas the expansion of the Strategic  
2 Petroleum Reserve at Stratton Ridge would create virtually  
3 no significant economic benefit that could conceivably  
4 compensate for the potential harm it would do to the local  
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21 the support of the chemical manufacturing industry and  
22 with the support of our court and all the various elements  
23 that make up our existing economy. And we're doing that  
24 with things like nanotechnology and biotechnology in terms  
25 of trying to attract those to Brazoria County. But how

Appendix N: Comments on Draft Environmental Impact Statement

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1 So, therefore, I think that we need to  
2 really evaluate this in terms of risks. The risks that  
3 you talk about on your slide are risks of disaster or  
4 environmental impact; but there's also a risk when people  
5 can't work, when people can't feed their families.

6 When I first came here to the Economic  
7 Development Alliance, in some of our cities, we had  
8 employment (sic) as high as 17 percent. 17 percent.  
9 Think about that. That means almost one in five people  
10 are out of a job. Now, because of some things that we  
11 have done in the expansion and activity that we have here,  
12 we now have a good unemployment rate and it's dropping.  
13 We happen to be fortunate right now that it's a little bit  
14 lower than the state level. And we're real proud of that.  
15 But that could be reversed instantly with the decision not  
16 to keep a plant open or put it somewhere else because  
17 there's a better strategic environment there. And so, I  
18 urge you to look at all your alternatives and pick some  
19 place other than Stratton Ridge for the Strategic  
20 Petroleum Reserve expansion.

21 Thank you very much.

22 MS. KAREN FADELY: I'd like to call Bill  
23 Henry of Freeport LNG.

7:36P 24 MR. BILL HENRY: My name is Bill Henry,  
25 H-e-n-r-y. I'm vice president of Freeport LNG. I just

D0093

12

1 want to make a few comments here. While our business is  
2 not directly dependent upon salt, I should mention to you  
3 that Dow Chemical is the 15 percent owner of Freeport LNG;  
4 and we're very concerned about their welfare. They're  
5 also one of the biggest customers of our terminal. We  
6 want to see their economic viability continue for a long  
7 period of time so that they can utilize our facilities.

8 One of the comments I wanted to make is that  
9 in your environmental impact statement study it was  
10 unclear to me, as I went through it, that you were really  
11 considering the fact that there was an LNG plant being  
12 built here. Let me assure you that it is. We were -- we  
13 had filed for and received our federal regulatory permits  
14 back in June of 2004. In August of 2005 we started  
15 construction. In January, 2005, we are 18 months into  
16 construction. First deliveries through the first phase of  
17 our plant will begin at the end of '07 and continue from  
18 thereon.

19 We have also filed for an expansion of this  
20 facility. It's specified in those dockets there. That  
21 expansion is to go from 1.5 Bcf of daily capacity to 4 Bcf  
22 of daily capacity at the terminal. That was filed in May  
23 of 2005. The environmental assessment on that has just  
24 been published, and it is on the FERC agenda for July.  
25 So, we anticipate getting all the permits for that by the

Appendix N: Comments on Draft Environmental Impact Statement

13

1 end of this year and -- and then possibly starting  
2 construction at the first part of 2007.

3 We also have as part of this project a  
4 send-out pipeline -- a 42-inch send-out pipeline which  
1 5 goes from Quintana Island to Stratton Ridge. It actually  
6 crosses the 40-inch DOE line going to Texas City. That's  
7 a high-pressure pipeline. 1250 pounds, MAOP of 1440. So,  
8 I want to make sure that if you're going to build another  
9 pipeline you be real careful where you put it.

10 The second thing that's in our expansion is  
11 salt cavern storage wells. We have in our plans to build  
12 up to two natural gas salt cavern storage wells as part of  
13 our Freeport LNG facility. We have permitted those with  
14 the Texas Railroad Commission. They're considered  
2 15 non-jurisdictional by FERC. So, they were permitted by the  
16 Texas Railroad Commission. That docket is shown in the --  
17 the material I have given you. So, that -- that's going  
18 to happen. It is on the other side about approximately  
19 where you pointed. I will send you by E-mail the X and Y  
20 coordinates of those particular -- those wells so that  
21 you'll be able to consider those in your consideration.

22 Our position is that -- is that we want to  
3 23 make sure that you've considered our operations in any  
24 development just like we would be concerned about Dow or  
25 anybody else's development therein concerning our

14

1 operations.

2 One other thing, which I don't know if it  
3 was recognized in your environmental impact statement, but  
4 because of our first phase and second phase, we would have  
5 up to 400 LNG ships a year coming into this port. So,  
3 6 we're going to add fairly considerably to the marine  
7 traffic coming in here. We have worked with the Coast  
8 Guard. We have received our waterway suitability studies  
9 for that number of ships. So, I suggest those are things  
10 that you may want to consider as you consider your project  
11 with additional ships and crude carriers that would come  
12 into the Freeport port.

13 I think that's it. I appreciate your time.

14 MR. DAVID JOHNSON: Thank you.

15 MS. KAREN FADELY: At this point that's all  
16 the speakers that I had pre-registered. So, I'd like to  
17 open it up, if you want to raise your hand.

7:42P 18 MR. VICK WADE: My name is Vick Wade. I'm  
19 coming to you as a local, long-time Brazoria County  
20 resident. And I -- I mean, I'm just here to express --  
21 I'm not going to give you a long speech or anything but  
1 22 I'm just putting my vote in and my vote would be that we  
23 don't -- do not have you-all come in. I just -- I see it  
24 as an eminent domain thing that -- and I do have a small  
25 business here, and I have long-term interests in our area.

D0094

Appendix N: Comments on Draft Environmental Impact Statement

1 And I don't see it as a -- this as a long-term positive  
 2 for our area.  
 3 Thanks.  
 4 MR. DAVID JOHNSON: Thank you.  
 7:43P 5 MR. DONALD PAYNE: Donald Payne, P-a-y-n-e. D0095  
 6 I'm County Commissioner, Precinct 1, Brazoria County. And  
 7 I'd like to read a Resolution that was passed in  
 8 Commissioner's Court today.  
 9 To all to whom these present shall come,  
 10 Greetings: Whereas, it is understood that the Energy  
 11 Policy Act of 2005 directs the Secretary of Energy to fill  
 12 the Strategic Petroleum Reserve to a capacity of 1 billion  
 13 barrels of oil; and Whereas, it will require the  
 14 Department of Energy to expand the Strategic Petroleum  
 15 Reserve, such plans to include adding one new site; and  
 16 Whereas, the new site must be selected from a group of  
 17 sites previously assessed in the Draft Environmental  
 18 Impact Statement; and Whereas, Stratton Ridge, Texas, is  
 19 one of the new sites being considered; and Whereas,  
 20 Stratton Ridge, Texas, is in Brazoria County, Texas; and  
 21 Whereas, the proposed location of a Strategic Petroleum  
 1 22 Reserve storage operation is Stratton Ridge, Texas --  
 23 would have an adverse effect on the area's chemical  
 24 manufacturing industry and related jobs and thus the  
 25 area's new economic base would be adversely affected; and

1 Whereas, the Department of Energy has other options to  
 2 meet its mandated expansion of the Strategic Petroleum  
 3 Reserve capacity.  
 4 Now, therefore be it resolved, that Brazoria  
 2 5 County hereby opposes any location of a Strategic  
 6 Petroleum Reserve at Stratton Ridge, Texas.  
 7 In witness thereof, we have hereunto set our  
 8 hands and cause the Great Seal of Brazoria County to be  
 9 affixed on the 27th day of June, 2006. It's signed by all  
 10 the members of the Commissioner's Court: County Judge,  
 11 John Willy; myself, Commissioner of Precinct 1; Jim  
 12 Clawson, Commissioner of Precinct 2; Jack Harris,  
 13 Commissioner of Precinct 3; and L.L. Stanley, Commissioner  
 14 of Precinct 4.  
 15 And on a personal note, before I was elected  
 16 in 2001, I worked for Dow for 22 years, and ten of those  
 17 years were in a chlorine plant. And I know the need of  
 18 the brine for the -- for the chlorine operations. And I'm  
 3 19 actually surprised when Bob stood up here and said it  
 20 would only affect 50 percent of the people out there. I  
 21 figured it would be more than that because at all of the  
 22 other plants -- or a lot of the other plants tie in to  
 23 chlorine.  
 24 So, this is something that would -- with  
 25 you-all having another site, I sure would hope you-all

Appendix N: Comments on Draft Environmental Impact Statement

17

1 would be willing to look at going somewhere else other  
2 than in Brazoria County. Commissioner's Court does not  
3 oppose having an increase in the barrels of oil. We just  
4 oppose it coming to Brazoria County.

5 Thank you-all.

6 MS. KAREN FADELY: Anybody else like to say  
7 something?

7:45P

8 MS. TERI MASTERON: My name is Teri  
9 Masterson, M-a-s-t-e-r-s-o-n. And my background is in  
10 trade and commodity markets. And I was just -- I really  
11 have a question more than a comment.

D0096

12 Do you-all consider, when you're doing your  
13 economic and risk analysis, not only the economic risks to  
14 the local economy but also to the natural gas supplies of  
15 the United States? Because as we look at more LNG coming  
16 in and we look at storage capability, the strategic oil  
17 reserve is obviously for disruptions in oil production.  
18 But natural gas production is also key to electric power  
19 generation as well as the gas that we use in -- for power  
20 and feedstocks in the -- in industries all around the  
21 state and, in fact, all around the United States.

22 So, when you look at the impact of affecting  
23 LNG and the volatility that that can have on natural gas  
24 markets -- because that will help depress volatility of  
25 natural gas markets. I know you-all are focused on oil;

18

1 but you do need to consider the impact on natural gas, its  
2 volatility and that impact on the domestic economy when  
3 you do your economic analysis.

4 Thank you.

5 MS. DIANE KILE: Good evening. My name is  
6 Diana Kile. And I am the deputy director for U.S.  
7 Congressman Ron Paul. And I would -- and Kile is K-i-l-e.  
8 And I would like to read a statement written by  
9 Congressman Paul today.

D0097

10 I want to join with others tonight in  
11 expressing my concerns regarding the Stratton Ridge  
12 expansion of the Strategic Petroleum Reserve. In the  
13 recent past, President Bush has stated the need to  
14 judiciously diminish the reserve in order to reduce  
15 non-market demand, thus helping to reduce energy costs.  
16 In light of that, we should seriously consider not only  
17 where but also whether or not to increase the reserve.  
18 Certainly if high energy prices are a legitimate  
19 concern -- and they clearly are at this time -- we should  
20 not undertake such an expansion in a way that could  
21 negatively impact any component of the petrochemical  
22 industry. Any federal action that would threaten to raise  
23 costs to business, which would be passed along to  
24 consumers, is a bad policy at any time. However, this is  
25 a particularly bad time for any such policy to be enacted.

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Appendix N: Comments on Draft Environmental Impact Statement

19

1 In addition, it is always a concern of local  
2 property owners that federal activity will result in a  
3 taking of private property. Such takings have a direct  
4 negative impact not merely on the property owner who has  
5 every right to expect that government will protect its  
6 property interest but also upon economic activity. When  
7 property rights are in jeopardy, property owners do not  
8 take the kinds of economic actions that benefit themselves  
9 as well as other economic actors.

2

10 As a leading advocate of property rights, I  
11 share the strong concern of others in the area that  
12 locating this reserve expansion in Stratton Ridge will  
13 negatively impact property owners. Moreover, I join with  
14 the local government authorities and taxpayers who are  
15 always concerned about taking property off of the local  
16 tax rolls. With many suffering from property valuation  
17 inflation, further erosion of the tax base will only serve  
18 to further increase property taxes upon already strapped  
19 homeowners and businesses.

3

20 Again, I wish to join with The Economic  
21 Development Alliance for Brazoria County, the Dow Chemical  
22 Company, and other concerned members of the community in  
23 expressing my concern regarding the siting of an SPR  
24 expansion at Stratton Ridge.

25 I thank you for giving me this opportunity.

20

1 MR. DAVID JOHNSON: Thank you very much.  
2 MS. KAREN FADELY: Would anybody else like  
3 to come up?

7:50P

4 **MR. TOMMY SORIERO:** I don't have a prepared  
5 statement. My name is Tommy Soriero. I represent the  
6 owner of Pinto Energy Partners. We are the owner of the  
7 majority of the land where the -- the site has -- has been  
8 platted, and I want to make a statement. I'm not going to  
9 reiterate the words of Mr. Walker and Mr. Henry, but we  
10 have owned the property since the Thirties with the view  
11 towards the mineral value of both the salt and the storage  
12 capabilities from the property itself.

D0098

1

13 We have in the last year worked a deal with  
14 Freeport LNG. They are building their cavern -- both  
15 their caverns, and they are permitted on our property. We  
16 also have additional development underway on the property  
17 for additional caverns both for gas storage to support the  
18 LNG and the local consumption of the chemical facilities  
19 in the area. We also have, obviously, a very large  
20 interest in the mineral value of the salt that Mr. Walker  
21 alluded to in his speech that we hate to see that -- that  
22 mineral wasted and it seems like it'd certainly be a way  
23 to accomplish both goals both realizing the mineral value  
24 of the salt as it is mined and not being wasted since  
25 there is a consumer in the area that could take the salt

Appendix N: Comments on Draft Environmental Impact Statement

21

1 and it's also something, I said, the company has owned  
2 for -- in the range of 70 years -- maintain the ownership  
3 of this land for this specific reason. And we anticipate  
4 that there's probably going to be a difference in the  
5 economic value as being proposed by -- by the DOE versus  
6 our company and how long we've held the property with the  
7 development plans that we have and this would certainly  
8 interfere with all of those plans.

9           What we would like to see is -- is some way  
10 to work out a -- an arrangement whereby both the mineral  
11 can be extracted and the value derived from those minerals  
12 which -- like I said, I'm not going to reiterate all the  
13 words -- chemical producers in that area would like to see  
14 that mineral exploited and -- and the operations as well  
15 as potentially provide the storage for the -- for the SPR  
16 utilizing those same caverns in that same production  
17 process.

18           Now, I know that it's difficult to  
19 accomplish all those goals at the same time but it's  
20 certainly something that would be done with minimum waste  
21 and -- and most value to us, the mineral owner, and to the  
22 chemical consumption industries -- or the chemical  
23 production industries that use the salt as feedstock and  
24 as well as to develop a potential of the property for gas  
25 storage which was just alluded to that we see in the

22

1 infrastructure and the storage that is capable of being  
2 developed on the property for the natural gas, we see it  
3 as being as, you know, every bit as important as the  
4 security and the need for the oil storage.

5           Thank you.

7:53P

6           **MR. SHANE FIRTLER:** Shane Firtle,

D0099

7 F-i-r-t-l-e, immediate and former mayor of Lake Jackson.  
8 And I won't presume to speak for other elected officials.  
9 I say that -- as you've already heard, Dow Chemical is a  
10 major -- the primary employer in this community, largest  
11 employer in this community; and obviously it's a  
12 substantial contributor to this community.

13           So, with that being said, we wouldn't want

1

14 to see anything that jeopardizes what we've seen as a  
15 great partner in this community both as an employer and  
16 contributing in a number of other activities. So, I think  
17 that would -- and as well as the cities -- all those --  
18 most of the large cities are members of The Economic  
19 Development Alliance and we're a part of this resolution.

20           Thank you.

21           **MS. KAREN FADELY:** Would anybody else like  
22 to come up and make a comment?

23           Go ahead, ma'am.

7:54P

24           **MS. JANICE EDWARDS:** My name is Janice

D0100

25 Edwards. And my background -- and I'm retired from Getty,

Appendix N: Comments on Draft Environmental Impact Statement

23

1 Texaco, and Shell and so, I know a lot about the oil  
2 industry.  
3 And my question to you-all is -- I  
4 understand we need strategic oil reserves. But looking at  
5 the map where they all are, they all reside in the Gulf  
6 Coast. I realize most of our refineries are here; but the  
7 problem I see is if we have a major disaster like a  
8 Katrina and a Rita again and you cannot get to the  
9 strategic oil reserves, it'd do you no good. I suggest  
10 that you consider some place a little bit further inland  
11 that would not be impacted by the hurricanes that we are  
12 going to continue to receive down in the Gulf Coast.  
13 Thank you.

(Mr. David Johnson concludes with closing remarks and meeting is concluded at  
7:55 p.m.)

24

1 STATE OF TEXAS  
2 COUNTY OF BRAZORIA  
3 REPORTER'S CERTIFICATE  
4 TO THE PUBLIC MEETING  
5 HELD ON JUNE 27, 2006  
6

7 I, the undersigned Certified Shorthand Reporter in  
8 and for the State of Texas, certify that the comments  
9 stated in the foregoing pages are true and correct.  
10 I further certify that I am neither attorney or  
11 counsel for, related to, nor employed by any parties in  
12 which these comments were taken and, further, that I am  
13 not a relative or employee of anyone employed by the  
14 parties hereto or financially interested in the outcome of  
15 the meeting.

16 SUBSCRIBED AND SWORN TO under my hand and seal of  
17 office on this the 6th day of July, 2006.  
18

19  
20 IDA H. SALINAS, TEXAS CSR 4469  
21 Expiration Date: 12/31/2006  
22

23 Gracie O'Rourke & Associates  
24 19015 La Verita  
25 San Antonio, Texas 78258  
(210) 479-6161  
(210) 479-6162



GRACIE O'ROURKE & ASSOCIATES - 210.479.6161

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2	REPRESENTING THE DEPARTMENT OF ENERGY:
3	Mr. David Johnson, Director, Planning & Engineering Office,
4	Office of Petroleum Reserves, U.S. Department of Energy
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6	Ms. Karen Fadley, ICF International
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24	Pilant Court Reporting
25	TOLL FREE 1-800-841-6863

Appendix N: Comments on Draft Environmental Impact Statement

PUBLIC STATEMENTS

MS. FADLEY:

I'm going to read out the people who are pre-registered to come and give a comment, and then I'll invite anyone who's decided since walking in the door that you'd like to give a comment.

MR. DAVID KOHLER:

D0101

David Kohler, K-O-H-L-E-R. I'm with Dominion. We own the Hackberry facility. It's one of the facilities that is pre-existing. I'll just comment further on Dave Johnson's comments, that our facility actually has three completed caverns, five million barrels each, that have already been bleached and are just sitting empty. So as far as meeting the criteria -- or the four criteria that were outlined, one of them being cost effectiveness, "expeditiously," you know, in service, and the third one being the least impact. And that's the reason why we wanted to come here and have our comments heard, because in the Draft EIS there's a comment in there that really was misdirected, and I want to read it to you. It's on Page S, Paragraph 2 of the Draft Order, and it says, "The Chacahoula alternative, including the Chacahoula storage site and two of the three SPR expansion sites, Bayou Choctaw and West Hackberry, would affect the most acres of wetland of any alternative in the combination with other

projects in the same ecosystem. The Clovelly alternative would have the smallest effect the combination with the other projects. Louisiana has lost substantial amounts of wetlands associated with agricultural activities, land development, natural land subsidence, erosive forces over the many decades."

Well, our facility happens to sit juxtaposed to the SPR facility. We share a fenceline with them. It's 18 feet above sea level, and when Hurricane Rita came through we didn't even have any water in the wells, so we found it kind of difficult to think that there may be a wetland issue, so we actually invited the Corps of Engineers to come out with us. We actually met them today down at the facility just to have a walk-through, because they're the ones that made the comment.

And I think the reason why the comment was probably made was misconstrued, because we do own some other property that does go out into Black Lake, and I think they misconstrued that the development would go into Black Lake. The three caverns sit up 18 feet above sea level.

We had them come out, and they said if the DOE pursues the plan that they have outlined in their depiction, said that there would be no need for a wetlands permit and there's no issue. So we wanted to make sure that was made very clear.

Appendix N: Comments on Draft Environmental Impact Statement

5

1 Other than that, Dominion is very interested in  
2 pursuing and hoping that our alternative is considered.  
3 3 It does make a lot of sense. Obviously it could be put in  
4 service probably the quickest of any of the alternatives.  
5 Although it is small, it certainly meets the criteria.

6 Questions, comments?

7 MR. JOHNSON:

8 Well, thank you very much.

9 MR. KOHLER:

10 Thank you.

11 MS. FADLEY:

12 I'd like to invite Sybil Guidry up.

13 **MS. SYBIL GUIDRY:**

D0102

14 My name is Sybil Guidry and I'm a resident of  
15 Terrebonne Parish. I'd like to voice my concerns  
16 1 regarding the destruction of wetlands in Chacahoula, the  
17 Department of Energy and disappointingly on the  
18 recommendation of the State of Louisiana.

19 I'm not sure. Where's Dominion? Where did you say  
20 Dominion was?

21 MR. KOHLER:

22 We're at the Hackberry facility.

23 MS. GUIDRY:

24 Hackberry facility?

25 MR. KOHLER:

6

1 Yes, ma'am.

2 MS. GUIDRY:

3 Is that where the Morton Salt Company was, the -- no?

4 MR. KOHLER:

5 No. Farther west.

6 MS. GUIDRY:

7 Farther west?

8 MR. KOHLER:

9 I think they were actually developed -- (inaudible).

10 MS. GUIDRY:

11 Well, I feel that it would impact severely the  
12 fragile ecosystem that's already wounded from exploitation  
13 by oil companies, by some thoughtless locals, as well as  
14 the natural forces.

15 2 Terrebonne Parish has been negatively impacted by  
16 Hurricanes Katrina and Rita. And so that's my concern, is  
17 that, here goes some more wetlands, some more destruction.  
18 And I'd just like to see the funding that DOE would expend  
19 on building the petroleum oil reserves in the development  
20 of alternative sources of clean energy. Thank you.

21 MR. JOHNSON:

22 Thank you.

23 MS. FADLEY:

24 Charlotte, did you have some comment?

25 **MS. CHARLOTTE RANDOLPH:**

Appendix N: Comments on Draft Environmental Impact Statement

7

1 Yes.

2 MS. FADLEY:

3 You can come up now if you have a comment. Please  
4 remember to state your name and spell your last name.

5 MS. RANDOLPH:

D0103

6 Let me first apologize for my dress, so -- we had  
7 some field work to do today. I am Charlotte Randolph,  
8 Lafourche Parish President.

9 My comments, as they had been at the last meeting,  
10 are directed to the Clovelly site. Because LOOP had been  
11 a good environmental storage for many years, we feel that  
12 any expansion could actually be best achieved in that  
13 site. We feel that LOOP would certainly be a good monitor  
14 of the situation, as well.

15 I realize that it will take some time for this  
16 particular project to develop and come to fruition, but at  
17 the same time Lafourche Parish, and in particular the LOOP  
18 site, is encased and encircled by a levee system which was  
19 able to survive Rita last year, and that was very  
20 important because we certainly had some infrastructure  
21 that was involved in that situation.

22 The Chacahoula site is straddling the border between  
23 Lafourche and Terrebonne, and certainly we would be  
24 somewhat concerned about the ecosystem there, but at the  
25 same time -- we're open to discussion about that site, but

8

1 certainly we would favor more a site that has already been  
2 developed, already been established, already been  
3 represented as a group that will certainly make certain  
4 that everything that is necessary to protect the  
5 environment, as well as to provide the storage for this  
6 very important American oil -- I think it would be best  
7 served at LOOP. Thank you very much.

8 MR. JOHNSON:

9 Thank you.

10 MS. FADLEY:

11 Would anybody else like to stand up and make a  
12 comment? Okay. Well, I do remind you that you have until  
13 July 10th to submit your comments.

14 (Whereupon the public statements were concluded.)

15 \* \* \* \* \*

C E R T I F I C A T E

I, Paul Stahls, Certified Court Reporter,  
in and for the State of Louisiana, do hereby certify that  
the proceedings were reported by me and transcribed under  
my personal direction and supervision, and that this is a  
true and correct transcript, to the best of my ability and  
understanding.

PAUL STAHL  
Certified Court Reporter

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**Appendix O:  
Conceptual Compensation Plan for Impacts to Wetlands and Waters**



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## Table of Contents

	<u>Page</u>
<b>Appendix O</b> Conceptual Compensation Plan for Impacts to Wetlands and Waters .....	O-1
<b>O.1</b> <b>COMPENSATORY WETLAND MITIGATION REQUIREMENTS</b> .....	<b>O-1</b>
<b>O.2</b> <b>DOE COMPENSATION FOR WETLANDS AND WATERS IMPACTS</b> .....	<b>O-1</b>
<b>O.3</b> <b>PRELIMINARY REVIEW OF POTENTIAL COMPENSATION SITES</b> .....	<b>O-2</b>
O.3.1 Bruinsburg .....	O-3
O.3.1.1 Bruinsburg Compensation Site 1 .....	O-3
O.3.1.2 Bruinsburg Compensation Site 2 .....	O-5
O.3.1.3 Bruinsburg Compensation Site 3 .....	O-5
O.3.1.4 Summary of Bruinsburg Compensation Sites .....	O-6
O.3.2 Chacahoula.....	O-6
O.3.2.1 Chacahoula Compensation Site 1 .....	O-6
O.3.2.2 Chacahoula Compensation Site 2 .....	O-9
O.3.2.3 Chacahoula Compensation Site 3 .....	O-9
O.3.2.4 Chacahoula Compensation Site 4 .....	O-11
O.3.2.5 Chacahoula Compensation Site 5 .....	O-11
O.3.2.6 Compensation Activities in the Proposed Utility ROW .....	O-11
O.3.2.7 Summary of Chacahoula Compensation Sites .....	O-14
O.3.3 Richton.....	O-14
O.3.3.1 Richton Compensation Site 1.....	O-14
O.3.3.2 Richton Compensation Site 2.....	O-16
O.3.3.3 Richton Compensation Site 3.....	O-16
O.3.3.4 Richton Compensation Site 4.....	O-17
O.3.3.5 Richton Compensation Site 5.....	O-17
O.3.3.6 Richton Compensation Site 6.....	O-18
O.3.3.7 Richton Compensation Site 7: Old Fort Bayou Mitigation Bank .....	O-18
O.3.3.8 Summary of Richton Compensation Sites .....	O-18
O.3.4 Stratton Ridge .....	O-18
O.3.4.1 Stratton Ridge Compensation Site 1 .....	O-19
O.3.4.2 Stratton Ridge Compensation Site 2: Katy-Cypress Mitigation Bank .....	O-19
O.3.4.3 Summary of Potential Compensation Sites for Stratton Ridge .....	O-22
O.3.5 Bayou Choctaw.....	O-22
O.3.5.1 Bayou Choctaw Compensation Site 1.....	O-22
O.3.5.2 Bayou Choctaw Compensation Site 2.....	O-24
O.3.5.3 Summary of Potential Compensation Sites for Bayou Choctaw .....	O-24
O.3.6 Big Hill .....	O-24
O.3.6.1 Big Hill Compensation Site 1 .....	O-25
O.3.6.2 Big Hill Compensation Site 2: Neches River Swamp Reserve Mitigation Bank .....	O-25
O.3.6.3 Summary of Potential Compensation Sites for Big Hill .....	O-25
O.3.7 West Hackberry .....	O-28
<b>REFERENCES</b> .....	<b>O-28</b>

**LIST OF TABLES**

	<u>Page</u>
Table O.3.1-1: Summary of Potential Compensation Sites for Bruinsburg .....	O-6
Table O.3.2-1: Summary of Potential Compensation Sites for Chacahoula.....	O-14
Table O.3.3-1: Summary of Potential Compensation Sites for Richton .....	O-19
Table O.3.4-1: Summary of Potential Compensation Sites for Stratton Ridge.....	O-22
Table O.3.5-1: Summary of Potential Compensation Sites for Bayou Choctaw .....	O-24
Table O.3.6-1: Summary of Potential Compensation Sites for Big Hill.....	O-25

**LIST OF FIGURES**

	<u>Page</u>
Figure O.3.1-1: Location of the Bruinsburg Storage Site and Potential Compensation Sites .....	O-4
Figure O.3.2-1: Location of the Chacahoula Storage Site and Potential Compensation Sites .....	O-7
Figure O.3.2.1-1: Chacahoula Compensation Site 1 .....	O-8
Figure O.3.2.2-1: Chacahoula Compensation Site 2 .....	O-10
Figure O.3.2.4-1: Chacahoula Compensation Site 4 .....	O-12
Figure O.3.2.5-1: Chacahoula Compensation Site 5 .....	O-13
Figure O.3.3-1: Location of the Richton Storage Site, the Pascagoula Terminal, and Two Potential Compensation Sites .....	O-15
Figure O.3.4-1: Location of the Stratton Ridge Storage Site and Potential Compensation Sites.....	O-20
Figure O.3.4.1-1: Stratton Ridge Compensation Site 1 .....	O-21
Figure O.3.5-1: Location of the Bayou Choctaw Storage Site and Potential Compensation Sites.....	O-23
Figure O.3.6-1: Location of the Big Hill Storage Site and Potential Compensation Sites .....	O-26
Figure O.3.6.1-1: Big Hill Compensation Site 1 .....	O-27

## **Appendix O**

### **Conceptual Compensation Plan for Impacts to Wetlands and Waters**

#### **O.1 COMPENSATORY WETLAND MITIGATION REQUIREMENTS**

The Department of Energy (DOE) is evaluating the expansion of the Strategic Petroleum Reserve (SPR) by developing a new site and expanding two or three existing sites to increase the overall SPR capacity. For each alternative, other than the no-action alternative, DOE would construct a storage facility, associated facilities on the storage site, raw water intake (RWI) structures, pipelines, brine disposal pipelines or brine injection wells, pipeline and utility rights-of-way (ROWs), and for some alternatives, marine terminals. As discussed in section 3.7 and appendix B, such development would result in impacts to wetlands and waters of the United States including streams.

Clean Water Act section 404(b)(1) Guidelines (40 CFR Part 230) require compensatory mitigation to offset aquatic resource impacts after all appropriate and practicable steps have been taken to avoid and minimize aquatic resource impacts. These guidelines are implemented through the Clean Water Act Section 404 permit program, which is administered by the U.S. Army Corps of Engineers (USACE). State regulations, including the Section 401 Water Quality Certification, and guidelines also require compensatory mitigation to offset aquatic losses. In addition, compensatory mitigation to offset adverse impacts of Essential Fish Habitat (EFH) is required by National Oceanographic and Atmospheric Administration (NOAA) Fisheries as part of the consultation process required by the Magnuson-Stevens Fishery Conservation and Management Act of 1976.

A brief summary of minimization and avoidance efforts, impacts to waters of the United States and wetlands, and future mitigation, avoidance, and compensation plans is provided in section 3.7, appendix B, and appendix E of the EIS. After an alternative is selected in the record of decision (ROD), DOE would continue to refine the design of the selected alternative while developing measures to avoid impacts to wetlands and other aquatic resources to the maximum extent practical.

Unavoidable impacts would be compensated through the Section 404/401 permitting process. Detailed compensation plans would be developed after wetland and surface water delineations have been conducted as part of the Section 404/401 permitting process. During the permitting process, DOE would develop a better understanding of the extent of wetlands and stream impacts, the type of wetlands, and the functions and values that would be affected. Thus, compensation plans that properly address impacts to wetlands must be created after wetlands have been delineated and functional assessments completed.

Appendix O provides a preliminary review of potential compensation sites for the alternatives. This review is not intended to be exhaustive. For some alternatives, additional compensation sites may need to be identified to develop the compensation plan. In addition, some of the compensation sites identified in this appendix may not be practicable, available, or appropriate when the compensation plan is developed during the Section 404/401 permitting process.

#### **O.2 DOE COMPENSATION FOR WETLANDS AND WATERS IMPACTS**

DOE would compensate for unavoidable impacts to wetlands and waters of the United States associated with the SPR storage site and its associated infrastructure by one of the following options:

- Creating, restoring, enhancing, and preserving wetlands and waters of the United States;
- Purchasing mitigation bank credits from an approved commercial or private mitigation bank; or

- Making cash payments for mitigation credits established through an in-lieu-of fee program.

Consultation meetings and discussions with natural resource agencies during the comment period, and written comments submitted by natural resource agencies, indicate that wetland restoration is generally the preferred compensation option. DOE would continue to consult with and seek recommendations from the coordinating natural resource agencies such as USACE, Environmental Protection Agency (EPA), NOAA Fisheries, U.S. Fish and Wildlife Service (USFWS), state resource agencies, and other applicable agencies when the compensation plan is being developed. In some circumstances a combination of two or more types of mitigation may provide the most ecologically sound compensation for wetland functions.

DOE has established the following goals for the compensatory mitigation plan:

- Replace in-kind wetland and aquatic resource functions and values to the extent practicable;
- Focus on wetland and stream restoration, although a combination of restoration, enhancement, creation, and preservation and mitigation banking may be used;
- Preserve upland buffers surrounding the wetlands, preserve or establish riparian buffers, and enhance fish and wildlife habitat to the extent practicable;
- Select mitigation sites in the same watershed or approved hydrologic unit code as the impact areas; and,
- Seek mitigation opportunities that parallel or support other natural resource conservation efforts such as protection of habitat for special status species, National or state wildlife refuges, National or state parks, or restoration projects being implemented such as the Coastal Restoration Planning, Protection and Restoration Act.

DOE would develop and submit the detailed compensation plan as part of the Section 404/401 permitting process and use compensation ratios dictated by the regulatory agencies using a functional assessment for the affected wetlands. The Vicksburg, Mobile, and New Orleans districts of the USACE have indicated that the use of the USACE Charleston district methodology for determining the wetland compensation ratio may be appropriate (USACE Charleston District, 2002).

DOE would follow the USACE Vicksburg, Galveston, Mobile, or New Orleans district's compensatory mitigation guidelines to establish an appropriate mitigation plan as part of the Section 404 permit required by the Clean Water Act. DOE would also follow the requirements and guidelines described in the Regulatory Guidance Letter (RGL) 02-2, Federal Guidance for the Establishment, Use, and Operation of Mitigation Banks, the Federal Guidance on the Use of In-Lieu-of Fee Arrangements for Compensatory Mitigation under Section 404 of the Clean Water Act, and the 1990 Corps/EPA Mitigation Memorandum of Agreement. Coordination of the compensation plan would be conducted with USACE, EPA, NOAA Fisheries, USFWS, state resource agencies, and other applicable agencies.

### **O.3 PRELIMINARY REVIEW OF POTENTIAL COMPENSATION SITES**

DOE identified potential compensation sites through discussions with natural resource agencies, conservation groups, and use of aerial photography and wetland databases. DOE consulted with the Natural Resources Conservation Service (NRCS); USFWS; USACE; The Nature Conservancy; the Mississippi, Louisiana, and Texas Wetland Reserve Programs; Louisiana Department of Environmental Quality (DEQ); and Louisiana Department of Natural Resources (DNR) for recommendations on possible sites. DOE used aerial photography of the sites, NRCS soil surveys, and National Wetland Inventory (NWI) information to identify potential mitigation opportunities. The wetland mitigation sites identified

through this process are a combination of privately owned properties that are currently on the market or appear to offer suitable mitigation opportunities.

In addition to the sites identified from aerial photography, NRCS soil surveys, and NWI information, DOE reviewed approved mitigation banks as potential mitigation sites for some of the SPR alternatives.

A preliminary site survey and GIS analysis was conducted for each proposed new SPR storage site. Because the wetlands potentially affected by the project have not been delineated and the functional assessment has not yet been completed at each proposed storage and expansion site, the compensation ratios have not been established; therefore, the acreage or credits of required compensation are not available. Thus, depending on the selected alternative and the results of the wetland delineations, additional compensation sites may need to be identified. In addition, multiple mitigation sites may need to be developed to satisfy the project's compensatory mitigation requirements.

Detailed analysis such as soil or hydrological assessment of the mitigation sites has not been conducted. Such analyses, along with a feasibility study to further evaluate and design the compensation sites, would be conducted during the design and Section 404/401 permitting phases of the selected alternative to ascertain which of the mitigation sites or combinations of sites best satisfies the compensation requirements. The compensation sites described in appendix O should be considered examples of potential compensation sites.

The following discussion identifies potential compensation sites for the new site associated with each of the alternatives (e.g., Bruinsburg, Chacahoula, Richton, and Stratton Ridge) as well as for the expansion sites that are a part of each alternative (e.g., Bayou Choctaw, Big Hill, and West Hackberry). NRCS soil surveys and NWI information were not available for all potential compensation sites. If NWI information was available, a NWI map of the compensation site is included. NWI maps were not created for mitigation banks because the mitigation banks discussed below are approved mitigation banks.

### **O.3.1 Bruinsburg**

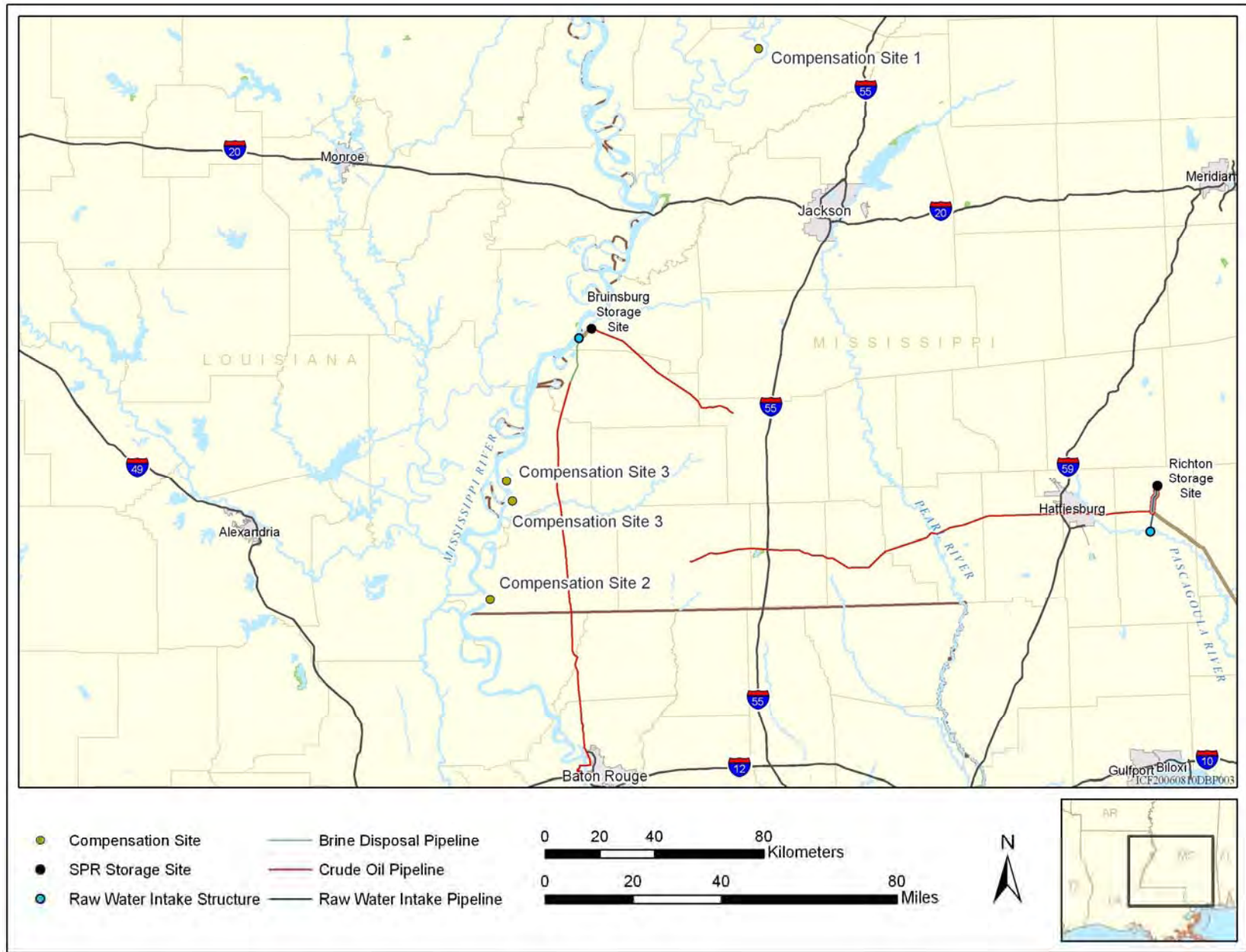
The Bruinsburg storage site would be located about 10 miles (16 kilometers) east of Port Gibson, MS, and 40 miles (64 kilometers) southwest of Vicksburg in Claiborne County, MS. This proposed new site would consist of 16 new caverns and associated infrastructure on the storage site, a RWI structure, four pipeline ROWs, five power line ROWs, and two new terminals, which would affect approximately 480 acres (194 hectares) of wetlands. Impacts potentially would occur to palustrine-forested, palustrine scrub-shrub, palustrine unconsolidated bottom, and riverine wetlands. Appendix B, section B.6.1, provides a more detailed analysis of the potential wetland impacts associated with this site.

DOE identified three potential compensation sites for Bruinsburg, which contain more than 8,565 acres (3,466 hectares). Figure O.3.1-1 shows the location of these sites in relation to the Bruinsburg storage site. Additional information regarding each potential compensation site is provided in the following sections.

#### **O.3.1.1 Bruinsburg Compensation Site 1**

Bruinsburg compensation site 1 is located approximately 70 miles (113 kilometers) northeast of the Bruinsburg storage site, and approximately 3 miles (5 kilometers) west of Yahoo City, MS, in Yahoo County (see figure O.3.1-1). Bruinsburg compensation site 1 is approximately 2,745 acres (1,111 hectares). This site would offer a combination of wetland creation, restoration, preservation, and stream/riparian restoration and enhancement opportunities, as discussed here:

Figure O.3.1-1. Location of the Bruinsburg Storage Site and Potential Compensation Sites



- Bruinsburg compensation site 1 offers opportunities for establishment of wetlands and riparian habitat. For example, wetlands could be created and preserved along 5 miles (8 kilometers) of frontage on Broad Lake, the Yazoo River, and Tokeba Bayou.
- NRCS soil surveys indicate that more than 1,000 acres (405 hectares) of compensation site 1 have hydric soils (Forestdale and Sharkey soil series). This type of soil may offer suitable conditions to establish wetlands.
- More than 2,000 acres (809 hectares) of the property are currently cropland; this area may provide opportunities to create or restore wetlands.

#### **O.3.1.2 Bruinsburg Compensation Site 2**

Bruinsburg compensation site 2 is located approximately 70 miles (113 kilometers) south of the Bruinsburg storage site, and approximately 45 miles (72 kilometers) northwest of Baton Rouge, LA, in Wilkinson County, MS (see figure O.3.1-1). The property is approximately 2,320 acres (939 hectares). Bruinsburg compensation site 2 would offer a combination of wetland restoration, enhancement, and preservation and stream/riparian restoration and enhancement opportunities, as discussed here:

- The property is located adjacent to the Mississippi River and has about 3 miles (5 kilometers) of river frontage, which could provide opportunities for stream restoration, riparian buffers, and wildlife habitat enhancement.
- Portions of the property have been timbered and offer wetland restoration or enhancement opportunities.

#### **O.3.1.3 Bruinsburg Compensation Site 3**

Bruinsburg compensation site 3 is located approximately 40 miles (64 kilometers) southwest of the Bruinsburg storage site and approximately 7 miles (11 kilometers) south of Natchez, MS, in Adams County (see figure O.3.1-1). Compensation site 2 consists of two parcels of land adjacent to St. Catherine Creek National Wildlife Refuge. The St. Catherine Creek National Wildlife Refuge was established in 1990 and is managed by USFWS. The refuge is approximately 24,442 acres (9,890 hectares) and provides habitat for migratory waterfowl within the Mississippi River flyway and for the threatened bald eagle (*Haliaeetus leucocephalus*).

USFWS recommended in its written comments on the draft EIS that DOE consider mitigation sites around the St. Catherine Creek National Wildlife Refuge if the Bruinsburg alternative were selected (see appendix N). Two parcels of land adjacent to the refuge appear to offer mitigation opportunities. These potential compensation sites may offer restoration, preservation, habitat enhancement, and stream/riparian restoration and enhancement opportunities, as discussed here:

- Potential wetland restoration and preservation opportunities may exist along the Mississippi River in areas adjacent to the St. Catherine Creek National Wildlife Refuge.
- One 500 acre (202 hectare) parcel and one 3,000 acre (1,214 hectare) parcel located adjacent to the Mississippi River and the refuge could provide opportunities for riparian and wildlife habitat enhancement.
- After the restoration activities have been completed, parcels could be transferred to the refuge, providing additional wildlife habitat for migratory waterfowl and the bald eagle.



**O.3.1.4 Summary of Bruinsburg Compensation Sites**

Table O.3.1-1 shows a summary of the restoration, enhancement, preservation, and creation opportunities at each of the potential compensation sites for Bruinsburg. The total number of acres available at each compensation site is also noted. For many compensation sites, the number of acres is an estimate, which would be refined if the alternative is selected and the compensation site is included in the mitigation plan.

**Table O.3.1-1. Summary of Potential Compensation Sites for Bruinsburg**

	Site 1	Site 2	Site 3
Wetland Restoration	✓	✓	✓
Wetland Enhancement		✓	✓
Wetland Creation	✓		
Wetland Preservation	✓	✓	✓
Stream/Riparian Restoration/Enhancement	✓	✓	✓
<b>Number of Acres at Site</b>	<b>2,745 acres (1,111 hectares)</b>	<b>2,320 acres (939 hectares)</b>	<b>3,500+ acres (1,416 hectares)</b>

**O.3.2 Chacahoula**

The Chacahoula storage site would be located in Lafourche Parish, southwest of Thibodaux, LA. This proposed new site would consist of 16 new caverns and associated infrastructure on the storage site, access roads, a RWI structure, four pipeline ROWs, and three power line ROWs, which would affect approximately 2,274 acres (920 hectares) of wetlands. Estuarine, lacustrine, marine-aquatic bed, palustrine emergent, palustrine forested, palustrine scrub-shrub, palustrine unconsolidated bottom, and riverine wetlands would be affected. Appendix B, section B.6.2, provides a more detailed analysis of the potential wetland impacts associated with this site.

DOE identified five potential compensation sites for Chacahoula, which contain more than 11,610 acres (4,698 hectares). Figure O.3.2-1 shows the location of these sites in relation to the Chacahoula storage site. Additional information regarding each potential compensation site follows.

**O.3.2.1 Chacahoula Compensation Site 1**

Chacahoula compensation site 1 is located approximately 8 miles (13 kilometers) south of Houma, LA, in Terrebonne Parish about 30 miles (48 kilometers) to the southeast of the Chacahoula storage site (see figure O.3.2-1). The property is approximately 1,020 acres (414 hectares), as shown in figure O.3.2.1-1. Chacahoula compensation site 1 may offer a combination of wetland creation, restoration, and preservation and stream/riparian restoration and enrichment opportunities, as discussed here:

- Previous studies have noted the potential for bottomland hardwood restoration on about 130 acres (53 hectares; See [www.capitalag.com](http://www.capitalag.com)).
- Opportunities for wetland restoration may be available in 150 acres (61 hectares) where fill was placed during the construction of the Houma navigational canal.
- Opportunities for wetland creation may be available in 500 acres (202 hectares) along a portion of the property that is designated uplands.

Figure O.3.2-1: Location of the Chacahoula Storage Site and Potential Compensation Sites

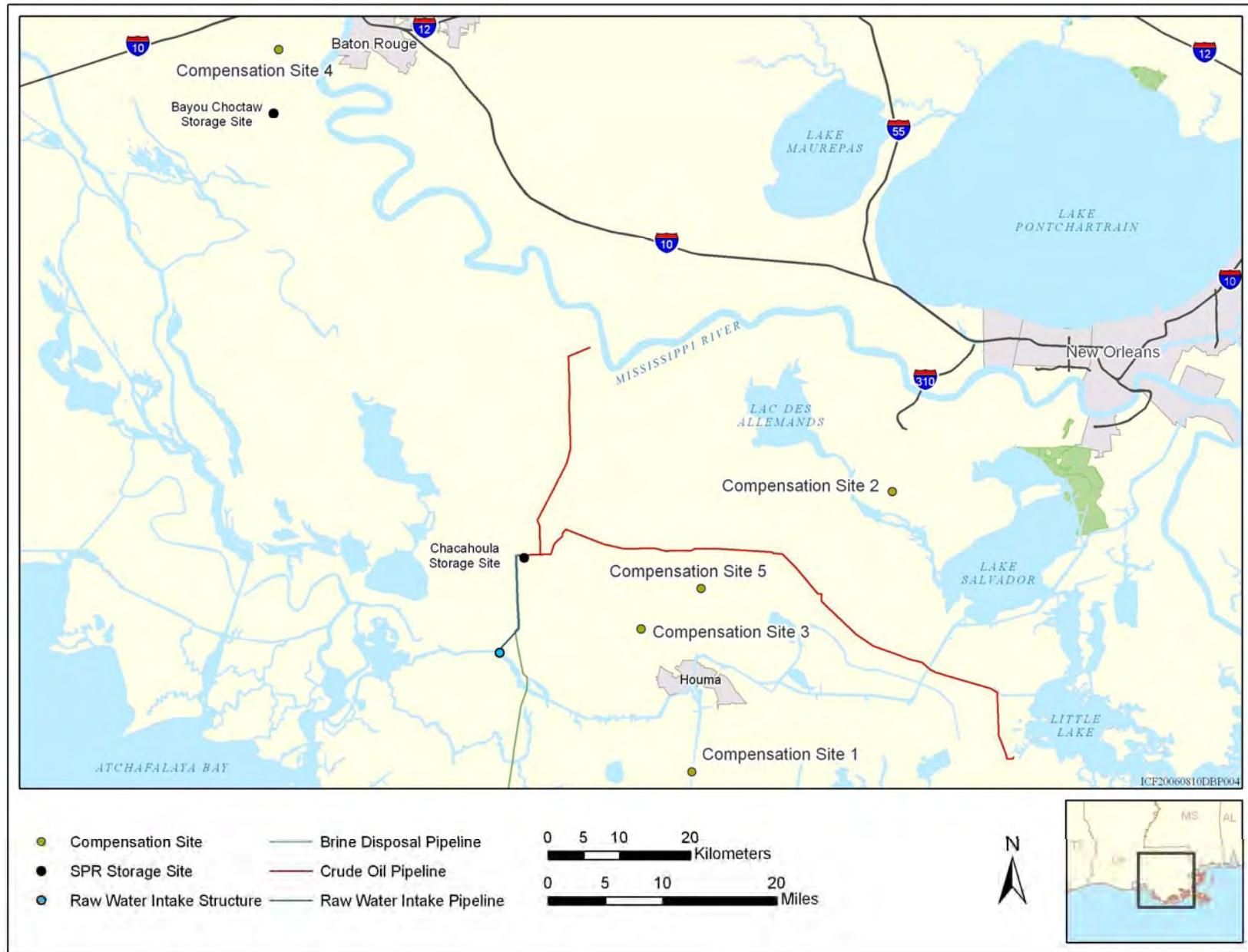
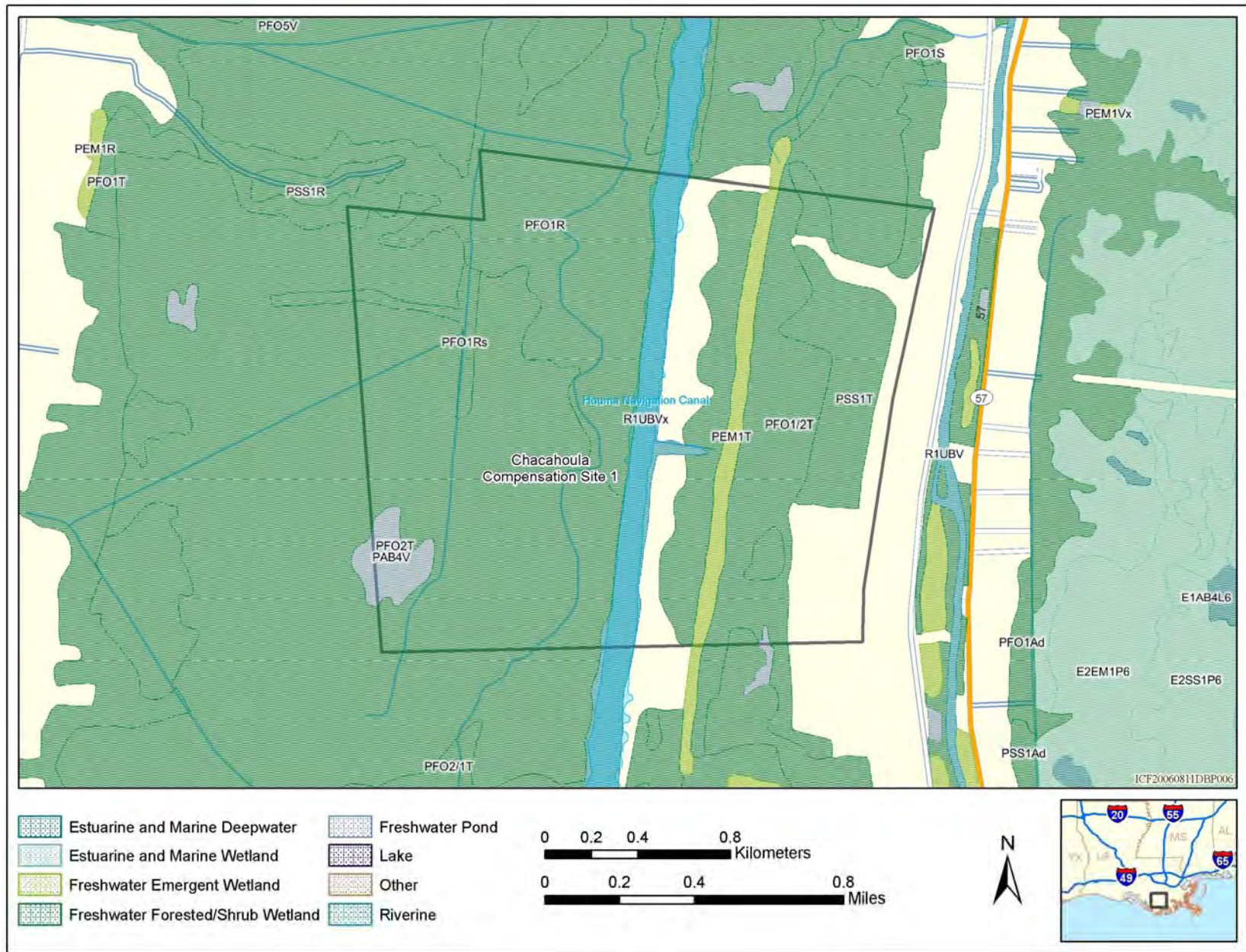


Figure O.3.2.1-1: Chacahoula Compensation Site 1



- The property also contains 250 acres (101 hectares) of forested and emergent wetlands that could be preserved.
- About 12,000 feet (3,658 meters) of stream channels are located on the property offering potential for stream/riparian enhancement and restoration.

### **O.3.2.2 Chacahoula Compensation Site 2**

Chacahoula compensation site 2 is located approximately 15 miles (24 kilometers) to the southwest of New Orleans, LA, in St. Charles Parish (see figure O.3.2-1). This site is approximately 30 miles (48 kilometers) to the east of the Chacahoula storage site (see figure O.3.2-1). The property is approximately 440 acres (178 hectares), as shown in figure O.3.2.2-1. Chacahoula compensation site 2 may offer a combination of wetland creation, restoration, and preservation opportunities, as discussed here:

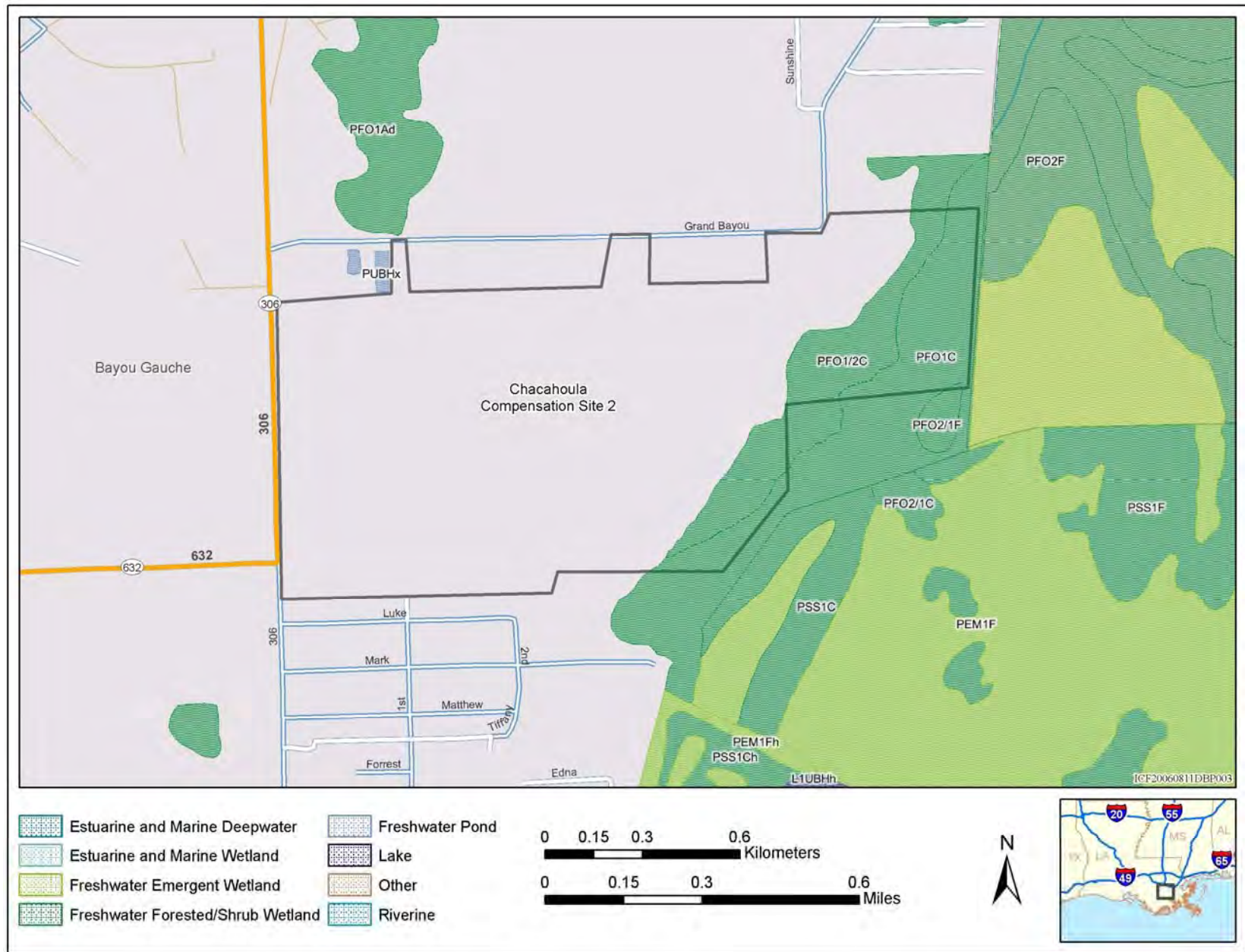
- The majority of Chacahoula compensation site 2 appears to be pastureland or agricultural fields that have been ditched, and which may be suitable for wetland restoration.
- NRCS soil surveys indicate that 270 acres (109 hectares) of compensation site 2 has hydric soils (Harahan clay soil series). This type of soil may offer suitable hydrological conditions to restore wetlands.
- Preservation opportunities may be available for 100 acres (41 hectares) of existing forested wetlands along the Paradise Canal to the east of the site.
- Compensation site 2 is located adjacent to the 7,100 acre (2,873 hectares) Paradise Mitigation Bank, one of the Nation's largest wetland mitigation banks. Preserving and restoring wetlands in this area may provide additional habitat for the wildlife in Paradise Mitigation Bank and the surrounding region.
- The site has at least two canals that may provide some opportunity for riparian habitat enhancement.

### **O.3.2.3 Chacahoula Compensation Site 3**

Chacahoula compensation site 3 is located approximately 2 miles (3 kilometers) to the northwest of Houma, LA, in Terrebonne Parish. This site is about 15 miles (24 kilometers) to the southeast of the Chacahoula storage site (see figure O.3.2-1). The property is approximately 3,850 acres (1,558 hectares). Chacahoula compensation site 3 may offer a combination of forested wetland restoration and preservation opportunities, as discussed here:

- Opportunities to preserve wetlands may be available within 3,050 acres (1,234 hectares) of existing forested and emergent wetland.
- NRCS soil surveys indicate that the entire compensation site has hydric soils (Allemands muck, Larose muck, and Barbary muck soil series). This type of soil may offer suitable hydrological conditions to establish wetlands. Much of the site is crisscrossed with ditches.
- Opportunities to restore or enhance wetlands may be available within 800 acres (324 hectares) of previously cleared and ditched wetlands.

Figure O.3.2.2-1: Chacahoula Compensation Site 2



#### **O.3.2.4 Chacahoula Compensation Site 4**

Chacahoula compensation site 4 is located approximately 10 miles (16 kilometers) to the southwest of Baton Rouge, LA, in West Baton Rouge Parish. This site is approximately 45 miles (72 kilometers) to the northwest of the Chacahoula storage site (see figure O.3.2-1). The property is approximately 600 acres (243 hectares), as shown in figure O.3.2.4-1. Compensation site 4 may offer a combination of forested wetland restoration and preservation opportunities, as discussed here:

- Opportunities to preserve wetlands may be available within 150 acres (61 hectares) of existing forested wetland.
- Opportunities to create and restore wetlands may be available within 100 acres (41 hectares) of existing agricultural fields. Many ditches traverse the farmed portion of the site.
- NRCS soil surveys indicate that the entire compensation site has hydric soils (Commerce silt loam, Convert Silt, Sharkey clay, and Tunica clay soil series). This type of soil may offer suitable hydrological conditions to establish wetlands.

#### **O.3.2.5 Chacahoula Compensation Site 5**

Chacahoula compensation site 5 is located approximately 5 miles (8 kilometers) to the northeast of Houma, LA, in Terrebonne Parish, and approximately 17 miles (27 kilometers) to the southeast of the Chacahoula storage site (see figure O.3.2-1). The property is approximately 5,700 acres (2,307 hectares), as shown in figure O.3.2.5-1. Compensation site 5 may offer a combination of wetland restoration, enhancement, and preservation and stream/riparian enhancement opportunities, as discussed here:

- Opportunities to create and restore forested and emergent wetlands may be available within 1,700 acres (688 hectares) of existing agricultural field.
- Opportunities to preserve or enhance forested, emergent, and scrub-shrub wetlands may be available within 4,000 acres (1,619 hectares) of currently existing wetlands.
- The site includes more than 13,000 feet (3,962 meters) of stream channels (Grand Bayou), which may offer riparian and stream channel restoration and enhancement opportunities.

#### **O.3.2.6 Compensation Activities in the Proposed Utility ROW**

Mitigation activities could occur in the vicinity of the proposed utility line ROW running south from the storage site to the Gulf of Mexico. The habitat in the proposed ROW, which includes palustrine forested wetlands dominated by cypress and tupelo trees, is similar to the habitat at the Chacahoula storage site. In addition, the area closer to the coast includes estuarine emergent and scrub-shrub wetlands. The proposed ROW for the Chacahoula site is about 146 miles (235 kilometers) long, of which about 77 miles (124 kilometers) follows existing ROWs. Compensation activities in the proposed utility ROW may offer a combination of wetland enhancement, restoration, and preservation, as discussed here:

- The proposed utility ROW may offer opportunities for enhancement and restoration in areas where construction or other disturbances have affected wetlands.
- DOE would coordinate the proposed compensation with USACE, USFWS, and other state and local resource agencies to identify the most sensitive areas in need of preservation and enhancement. For example, areas with known nesting sites for the threatened bald eagle could be priority sites for preservation and restoration. The proposed ROW is near eight bald eagle nests and potential brown pelican nesting areas.

Figure O.3.2.4-1. Chacahoula Compensation Site 4

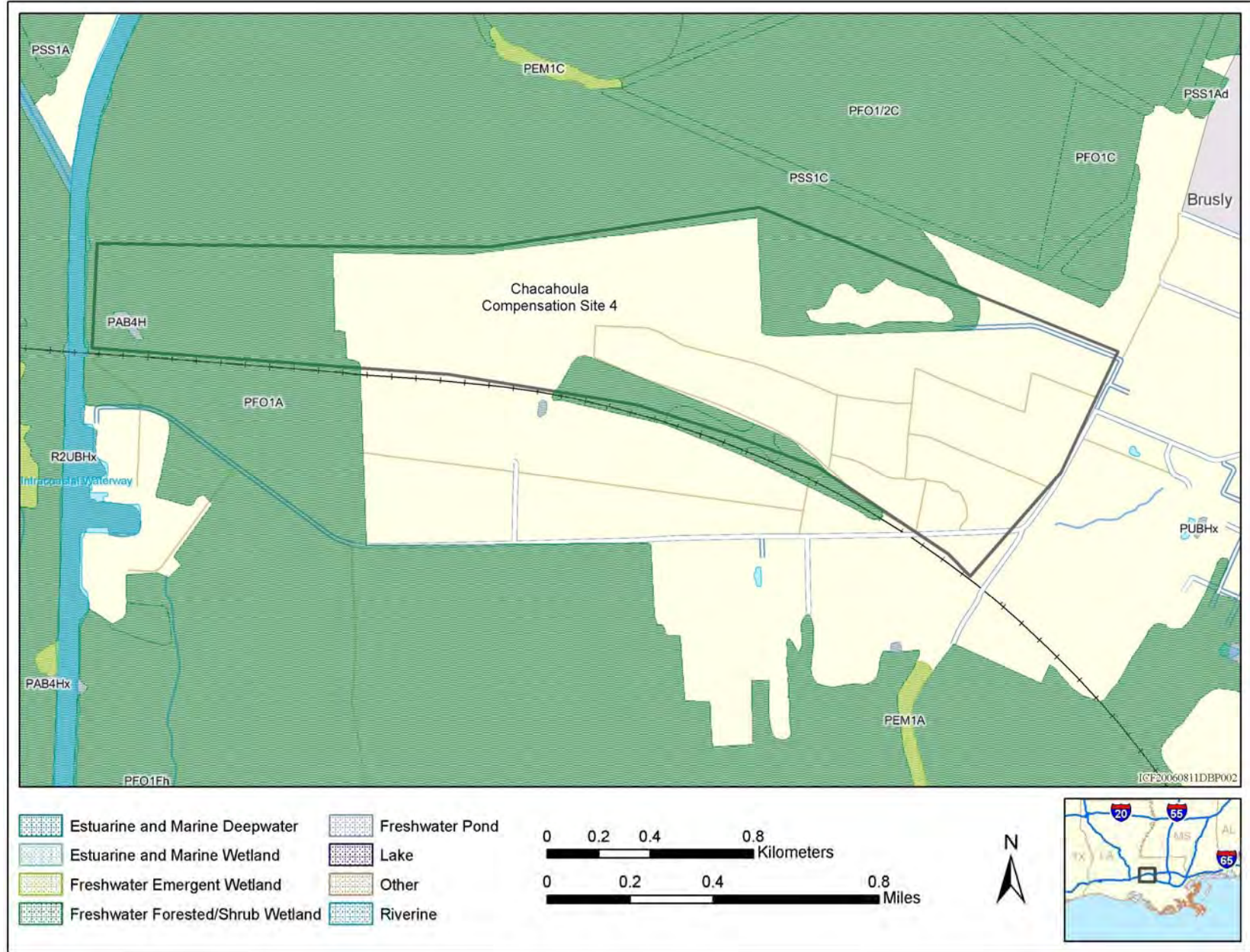
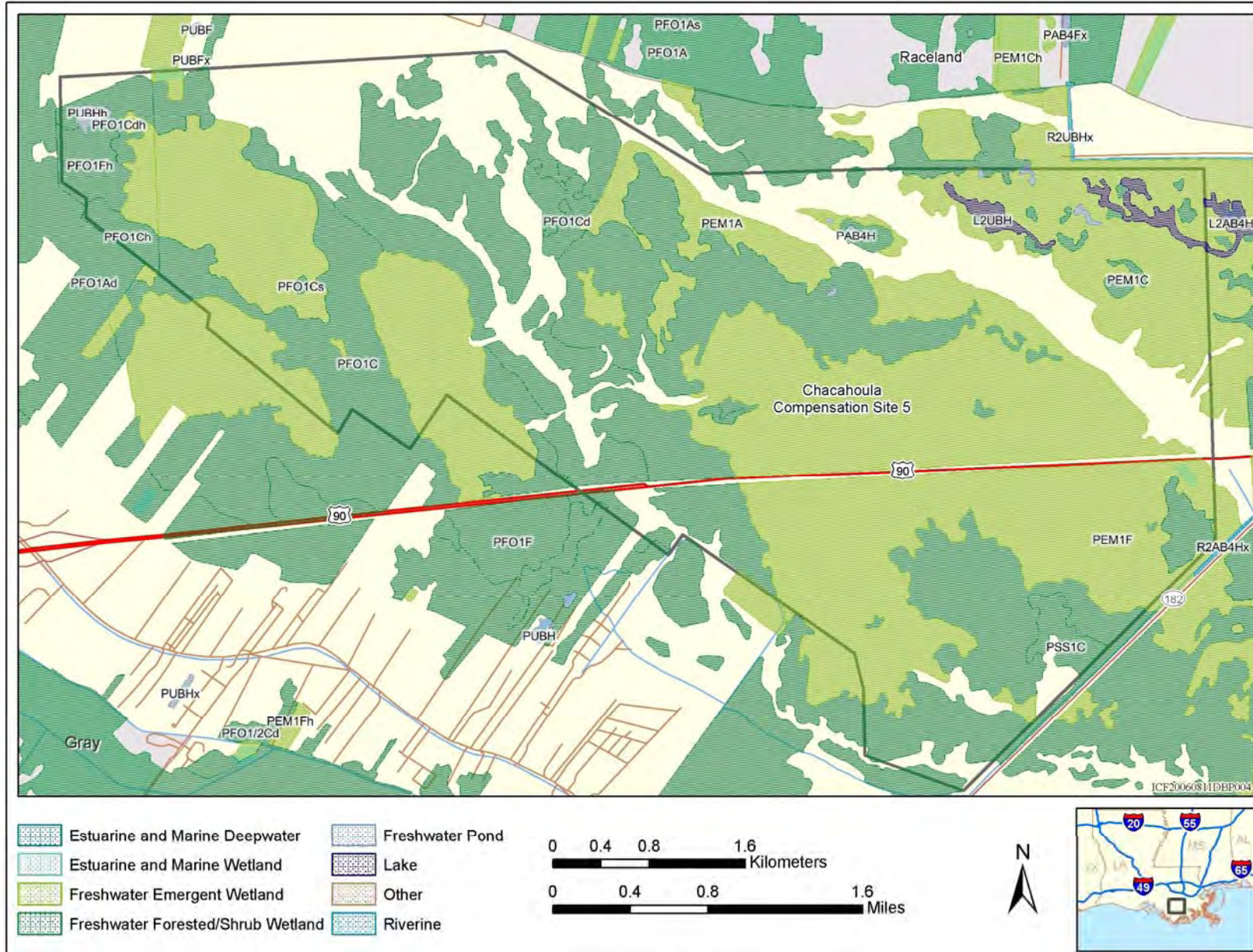


Figure O.3.2.5-1. Chacahoula Compensation Site 5





**O.3.2.7 Summary of Chacahoula Compensation Sites**

Table O.3.2-1 shows a summary of the restoration, enhancement, preservation, and creation opportunities at each of the potential compensation sites for Chacahoula. The total number of acres available at each compensation site is also noted. For many compensation sites, the number of acres is an estimate, which would be refined if the alternative is selected and the compensation site is included in the mitigation plan.

**Table O.3.2-1; Summary of Potential Compensation Sites for Chacahoula**

	Site 1	Site 2	Site 3	Site 4	Site 5
Wetland Restoration	✓	✓	✓	✓	✓
Wetland Enhancement					✓
Wetland Creation	✓				
Wetland Preservation	✓	✓	✓	✓	✓
Stream/Riparian Restoration/Enhancement	✓			✓	✓
<b>Number of Acres at Site</b>	<b>1,020 acres (413 hectares)</b>	<b>440 acres (178 hectares)</b>	<b>3,850 acres (1,558 hectares)</b>	<b>600 acres (242 hectares)</b>	<b>5,700 acres (2,307 hectares)</b>

**O.3.3 Richton**

The Richton storage site would be located in Perry County, MS, 18 miles (29 kilometers) east of Hattiesburg and 3 miles (4.8 kilometers) northwest of the town of Richton. This proposed new site would consist of 16 new caverns and associated facilities on the storage site, 2 RWI structures and access road, 5 ROWs, and 2 new terminals, which would affect approximately 1,328 acres (538 hectares) of wetlands. Estuarine, estuarine scrub-shrub, lacustrine, palustrine aquatic bed, palustrine emergent, palustrine forested, palustrine scrub-shrub, palustrine open-water, palustrine unconsolidated bottom, and riverine wetlands would be affected. Appendix B, section B.6.3, provides a more detailed analysis of the potential wetland impacts associated with this site.

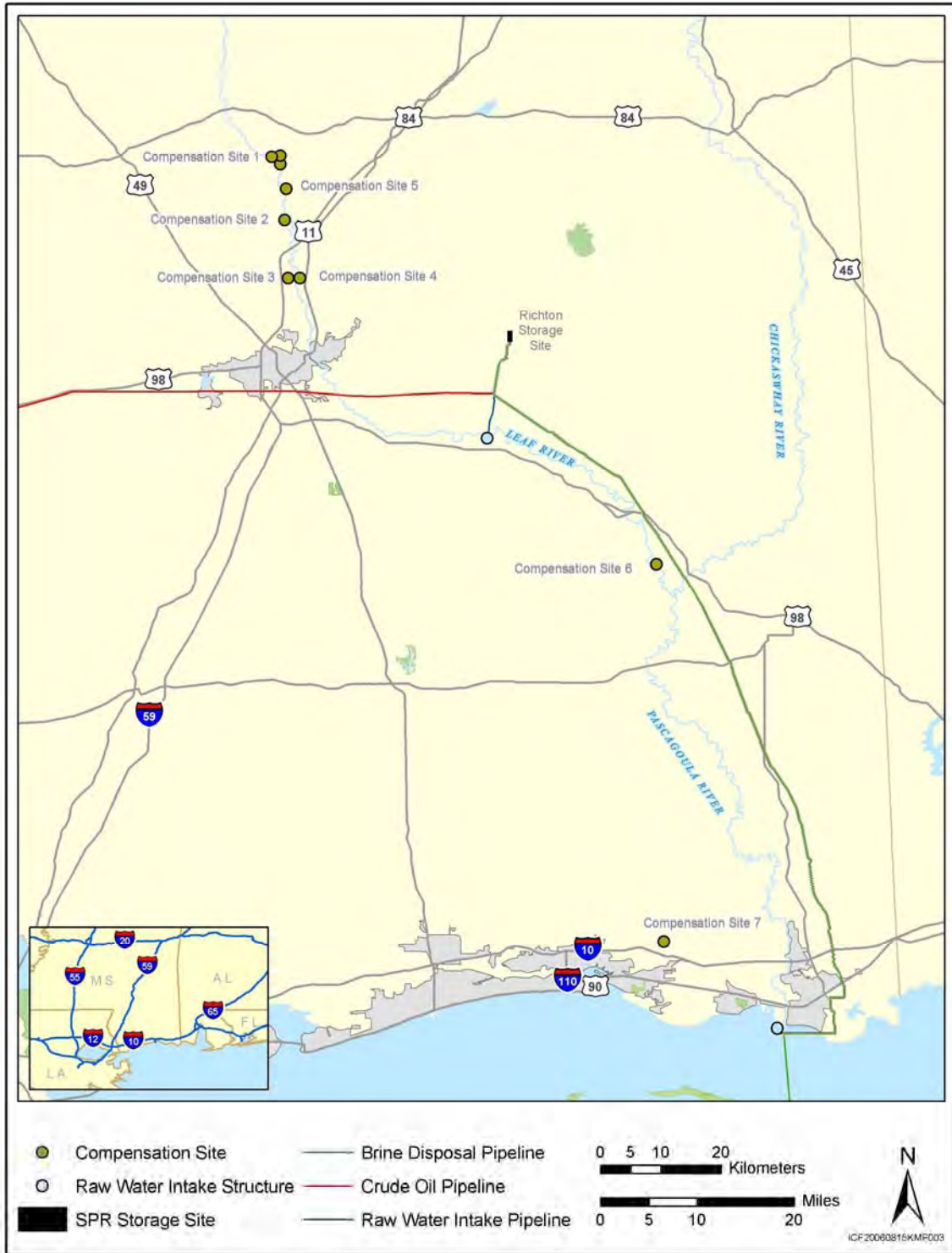
DOE identified seven potential compensation sites for Richton. Six sites contain over 2,695 acres (1,091 hectares) and one site is a mitigation bank with available credits. Figure O.3.3-1 shows the location of these sites in relation to the Richton storage site. Additional information regarding each potential compensation site is provided in the following sections.

**O.3.3.1 Richton Compensation Site 1**

Richton compensation site 1 is located approximately 7 miles (11 kilometers) west of Ellisville, MS, in Jones County, and approximately 30 miles (48 kilometers) to the northwest of the Richton storage site (see figure O.3.3-1). The property is approximately 500 acres (202 hectares) and consists of three parcels. Compensation site 1 may offer a combination of wetland enhancement and preservation and stream/riparian restoration opportunities, as discussed here:

- Existing forested wetlands and forested uplands along the Leaf River could be preserved. These areas may be a conservation priority since the pearl darter (*Percina aurora*), a Federal candidate species, and the Federally threatened Gulf sturgeon (*Acipenser oxyrhynchus desotoi*) inhabit the Pascagoula River drainage system. This site includes a portion of the designated critical habitat for the Gulf sturgeon in the Leaf River.

**Figure O.3.3-1: Location of the Richton Storage Site, the Pascagoula Terminal, and Seven Potential Compensation Sites**



- This site includes approximately 5,000 linear feet (1,524 meters) of the Leaf River channel. Most of the riparian corridor is intact, but it could be preserved under this option. In addition, about 100 acres (40 hectares) of the site is currently farmed. Therefore, opportunities may exist for riparian habitat enhancement.

#### **O.3.3.2 Richton Compensation Site 2**

Richton compensation site 2 is located approximately 13 miles (21 kilometers) north of Hattiesburg, MS, in Jones County, and approximately 21 miles (34 kilometers) to the northwest of the Richton storage site (see figure O.3.3-1). The property is approximately 530 acres (215 hectares) and consists of multiple parcels. Richton compensation site 2 may offer a combination of wetland creation, restoration, preservation, and enhancement. In addition the site may offer stream/riparian restoration opportunities, as discussed here:

- Existing forested wetlands and forested uplands located along the Leaf River and two tributaries to the Leaf River could be preserved. These forested areas are approximately 192 acres (78 hectares) in size and may be a conservation priority since the pearl darter and Gulf sturgeon inhabit the Pascagoula River drainage system. This site includes a portion of the designated critical habitat for the Gulf sturgeon in the Leaf River.
- This site includes approximately 1.8 miles (3 kilometers) of the Leaf River channel. Portions of the riparian corridor appear to be used for agricultural purposes and could be restored. In addition, approximately 200 acres (40 hectares) of the site is currently used for agricultural purposes. Therefore, opportunities may exist for riparian habitat enhancement and wetland creation and restoration.
- This site includes approximately 6,800 feet (2,073 meters) of two tributaries to the Leaf River. Most of the riparian corridors along these tributaries are intact, but they could be preserved if one of the Richton alternatives is selected and site 2 is chosen as a compensation site.
- This site also includes approximately 135 acres (55 hectares) of agricultural ponds or reservoirs, which could be used to create and restore wetlands located adjacent to the Leaf River.

#### **O.3.3.3 Richton Compensation Site 3**

Richton compensation site 3 is located approximately 9 miles (15 kilometers) north of Hattiesburg, MS, in Jones County, and approximately 18 miles (29 kilometers) to the northwest of the Richton storage site (see figure O.3.3-1). The property is approximately 520 acres (210 hectares) and consists of multiple parcels. Richton compensation site 3 may offer a combination of wetland creation, restoration, and enhancement. In addition the site may offer stream/riparian enhancement and preservation opportunities, as discussed here:

- Existing forested wetlands and forested uplands located along the Leaf River could be enhanced and preserved. The forested riparian buffer is approximately 58 acres (24 hectares) in size and may be a conservation priority since the pearl darter and Gulf sturgeon inhabit the Pascagoula River drainage system. This site also includes a portion of the designated critical habitat for the Gulf sturgeon in the Leaf River.
- This site includes approximately 3,300 feet (1,006 meters) of the Leaf River channel. Portions of the riparian corridor appear to be used for agricultural purposes and could be restored. In addition, about

200 acres (40 hectares) of the site is currently used for agricultural purposes. Therefore, opportunities may exist for riparian habitat enhancement and wetland creation and restoration.

#### **O.3.3.4 Richton Compensation Site 4**

Richton compensation site 4 is located approximately 9 miles (15 kilometers) north of Hattiesburg, MS, in Jones County, and approximately 17.5 miles (28 kilometers) to the northwest of the Richton storage site (see figure O.3.3-1). The property is approximately 360 acres (146 hectares) and is located across the Leaf River from compensation site 3. Compensation site 4 may offer a combination of wetland creation, restoration, and enhancement. In addition the site may offer stream/riparian enhancement and preservation opportunities, as discussed here:

- Existing forested wetlands and forested uplands located along the Leaf River could be enhanced and preserved. The forested riparian buffer could be widened and may be a conservation priority since the pearl darter and Gulf sturgeon inhabit the Pascagoula River drainage system. This site also includes a portion of the designated critical habitat for the Gulf sturgeon in the Leaf River.
- This site includes approximately 3,000 feet (914 meters) of the Leaf River channel. Portions of the riparian corridor appear to be used for agricultural purposes and could be restored. In addition, the majority of the site is cleared and appears to be used for agricultural purposes. Therefore, opportunities may exist for riparian habitat enhancement and wetland creation and restoration.
- This site is located directly across the Leaf River from compensation site 3. Selecting both of these two compensation sites could provide riparian buffer restoration and preservation opportunities on both sides of the Leaf River channel.

#### **O.3.3.5 Richton Compensation Site 5**

Richton compensation site 5 is located approximately 17 miles (27 kilometers) north of Hattiesburg, MS, in Jones County, and approximately 23 miles (37 kilometers) to the northwest of the Richton storage site (see figure O.3.3-1). The property is approximately 225 acres (91 hectares). Richton compensation site 5 may offer a combination of wetland creation, restoration, and enhancement. In addition the site may offer stream/riparian enhancement and preservation opportunities, as discussed here:

- Existing forested wetlands and forested uplands located along the Leaf River could be enhanced and preserved. Portions of the forested riparian buffer could be widened at this site and may be a conservation priority since the pearl darter and Gulf sturgeon inhabit the Pascagoula River drainage system. This site also includes a portion of the designated critical habitat for the Gulf sturgeon in the Leaf River.
- This site includes approximately 4,500 feet (1,372 meters) of the Leaf River channel. Portions of the riparian corridor are cleared and appear to be used for agricultural purposes and could be restored. In addition, the majority of the site appears to be used for agricultural purposes. Therefore, opportunities may exist for riparian habitat enhancement and wetland creation and restoration.
- This site includes approximately 4,200 feet (1,280 meters) of two tributaries to the Leaf River. Most of the riparian corridors along these tributaries are intact, but they could be enhanced and preserved under this option.

### **O.3.3.6 Richton Compensation Site 6**

Richton compensation site 6 is located approximately 23 miles (37 kilometers) southeast of New Augusta, MS, in Green County, and approximately 27 miles (44 kilometers) to the southeast of the Richton storage site (see figure O.3.3-1). The property is approximately 560 acres (227 hectares). Compensation site 6 may offer a combination of wetland restoration and enhancement. In addition the site may offer stream/riparian enhancement and preservation opportunities, as discussed here:

- Existing forested wetlands and forested uplands located along the Leaf River could be enhanced and preserved. The forested riparian buffer may be a conservation priority since the pearl darter and Gulf sturgeon inhabit the Pascagoula River drainage system. This site also includes a portion of the designated critical habitat for the Gulf sturgeon in the Leaf River. The site is located upstream from the Leaf River's confluence with the Chickasawhay River.
- This site includes approximately 2 miles (3.2 kilometers) of the Leaf River channel upstream from the confluence with the Chickasawhay River. Most of the riparian corridor is intact, but it could be preserved under this option. In addition, about 233 acres (94 hectares) of the site is currently cleared. Therefore, opportunities may exist for riparian habitat and wetland enhancement or restoration.

### **O.3.3.7 Richton Compensation Site 7: Old Fort Bayou Mitigation Bank**

Compensation could also be achieved by purchasing mitigation credits from the approved Old Fort Bayou Mitigation Bank. This mitigation bank was created in November 1996, when the Mississippi Chapter of The Nature Conservancy acquired more than 1,700 acres (688 hectares) in Jackson County, MS. The Old Fort Bayou Mitigation Bank is located approximately 12 miles (19 kilometers) to the northwest of the Pascagoula Terminal (see figure O.3.3-1).

The mitigation bank is located a few miles inland from the Gulf of Mexico. The bank currently has 480 credits available. Mitigation credits are available for pine flatwood-savannah, bay-cypress-tupelo swamp, and emergent wetland habitat. The mitigation bank can provide credits for wetland impacts occurring in portions of Jackson, Harrison, Pearl River, George, Hancock, and Stone Counties, MS. A portion of the impacts from the Richton alternative occur in this geographic area.

### **O.3.3.8 Summary of Richton Compensation Sites**

Table O.3.3-1 shows a summary of the wetland restoration, enhancement, preservation, and creation opportunities at each of the potential compensation sites for Richton, and whether the site would be a mitigation bank. The total number of acres available at each compensation site is also noted. For many compensation sites, the number of acres is an estimate, which would be refined if the alternative is selected and the compensation site is included in the mitigation plan.

## **O.3.4 Stratton Ridge**

The Stratton Ridge site would be located in Brazoria County, TX, 3 miles (4.8 kilometers) east of Clute and Lake Jackson and 6 miles (9.7 kilometers) north of Freeport. This proposed site would consist of 16 new caverns and associated facilities, a RWI structure, four ROWs, and terminal and dock refurbishment, which would affect approximately 613 acres (248 hectares) of wetlands. Estuarine, lacustrine, palustrine emergent, palustrine forested, palustrine scrub-shrub, palustrine unconsolidated bottom, and riverine wetlands would be affected. Appendix B, section B.6.4, provides a more detailed analysis of the potential wetland impacts and the nature of the impacts associated with this site.

**Table O.3.3-1: Summary of Potential Compensation Sites for Richton**

	Site 1	Site 2	Site 3	Site 4	Site 5	Site 6	Site 7
Wetland Restoration		✓	✓	✓	✓	✓	
Wetland Enhancement	✓	✓	✓	✓	✓	✓	
Wetland Creation		✓	✓	✓	✓		
Wetland Preservation	✓	✓	✓	✓	✓	✓	
Wetland Mitigation Bank							✓
Stream/Riparian Enhancement	✓	✓	✓	✓	✓	✓	
<b>Number of Acres/Number of Available Credits at Site</b>	<b>500 acres</b>	<b>530 acres</b>	<b>520 acres</b>	<b>360 acres</b>	<b>225 acres</b>	<b>560 acres</b>	<b>480 credits</b>

DOE identified two potential compensation sites for Stratton Ridge. One site contains 247 acres (100 hectares) of habitat; one site is a mitigation bank with available credits to be purchased. Figure O.3.4-1 shows the location of these sites in relation to the Stratton Ridge storage site. Additional information regarding each potential compensation site is provided in the following sections.

**O.3.4.1 Stratton Ridge Compensation Site 1**

Stratton Ridge compensation site 1 is located approximately 6 miles (10 kilometers) west of West Bernard, TX, in Wharton County, and approximately 60 miles (97 kilometers) to the northwest of the Stratton Ridge storage site (see figure O.3.4-1). The property is approximately 247 acres (100 hectares), as shown in figure O.3.4.1-1. Compensation site 1 may offer a combination of wetland creation, restoration, and preservation and stream/riparian restoration and enhancement opportunities, as discussed here:

- The property was previously cleared and used as a rice farm. Wetland restoration and creation opportunities may be available within 150 acres (61 hectares) of fallow agricultural fields. The site includes 120 acres (49 hectares) of hydric soil (Bernand clay), which may offer suitable hydrological conditions for wetland restoration.
- The property borders West Bernard Creek for about 3,000 feet (914 meters) and offers stream/riparian enhancement and restoration opportunities.

**O.3.4.2 Stratton Ridge Compensation Site 2: Katy-Cypress Mitigation Bank**

The second potential compensation site for the Stratton Ridge alternative is the Katy-Cypress Mitigation Bank. This mitigation bank is located approximately 20 miles (32 kilometers) northwest of Houston, in Harris County, TX (see figure O.3.4-1).

The Katy-Cypress Mitigation Bank is located in the Cypress Creek watershed. Mitigation credits are available for impacts to watersheds associated with Cypress Creek, the Brazos River, the Trinity River, and Buffalo Bayou. The Stratton Ridge storage site is located in the Brazos River watershed. Mitigation credits are available for impacts to the Katy Prairie and similar prairie and forested wetlands. Currently there are 48 credits available in the bank.

**Figure O.3.4-1. Location of the Stratton Ridge Storage Site and Potential Compensation Sites**

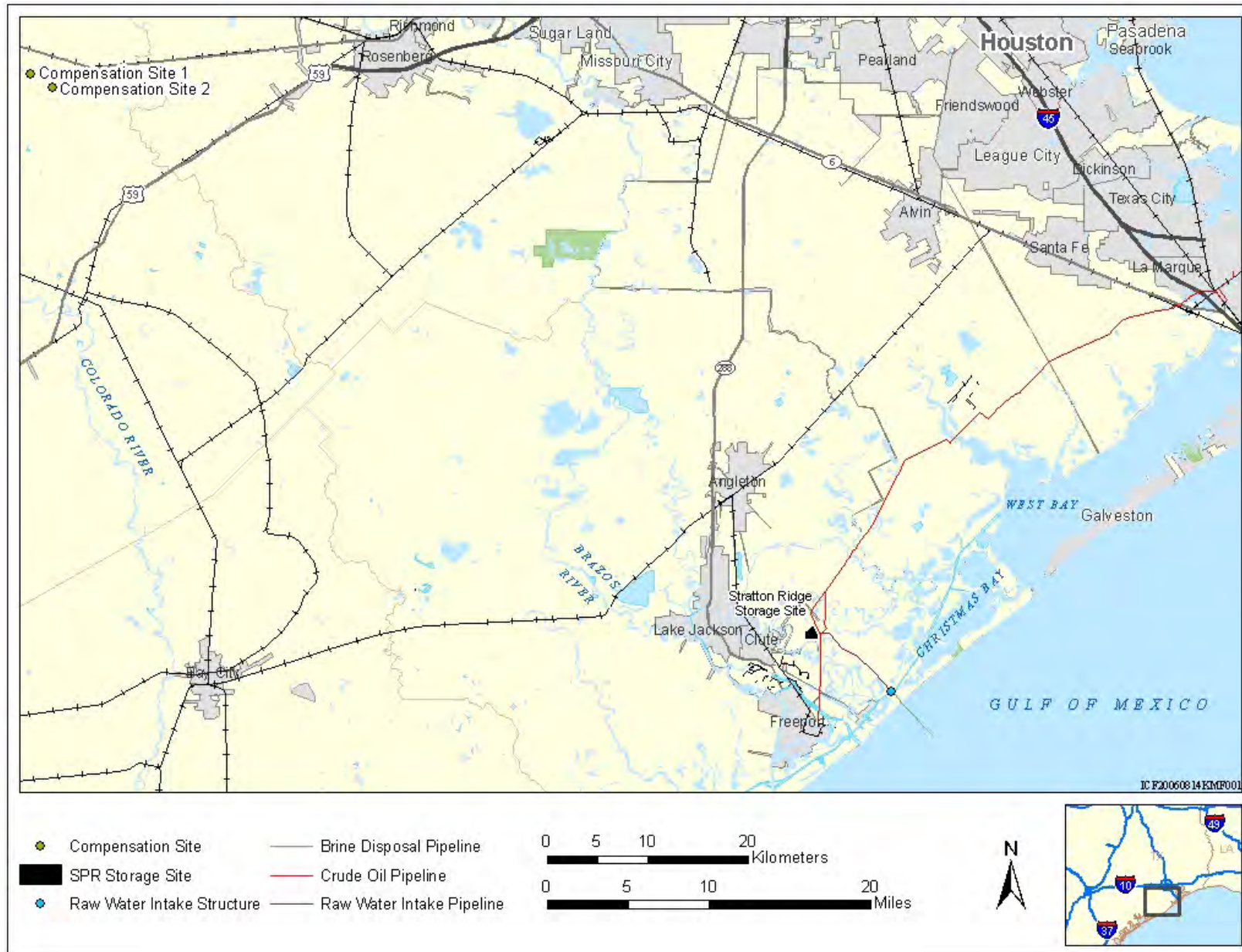
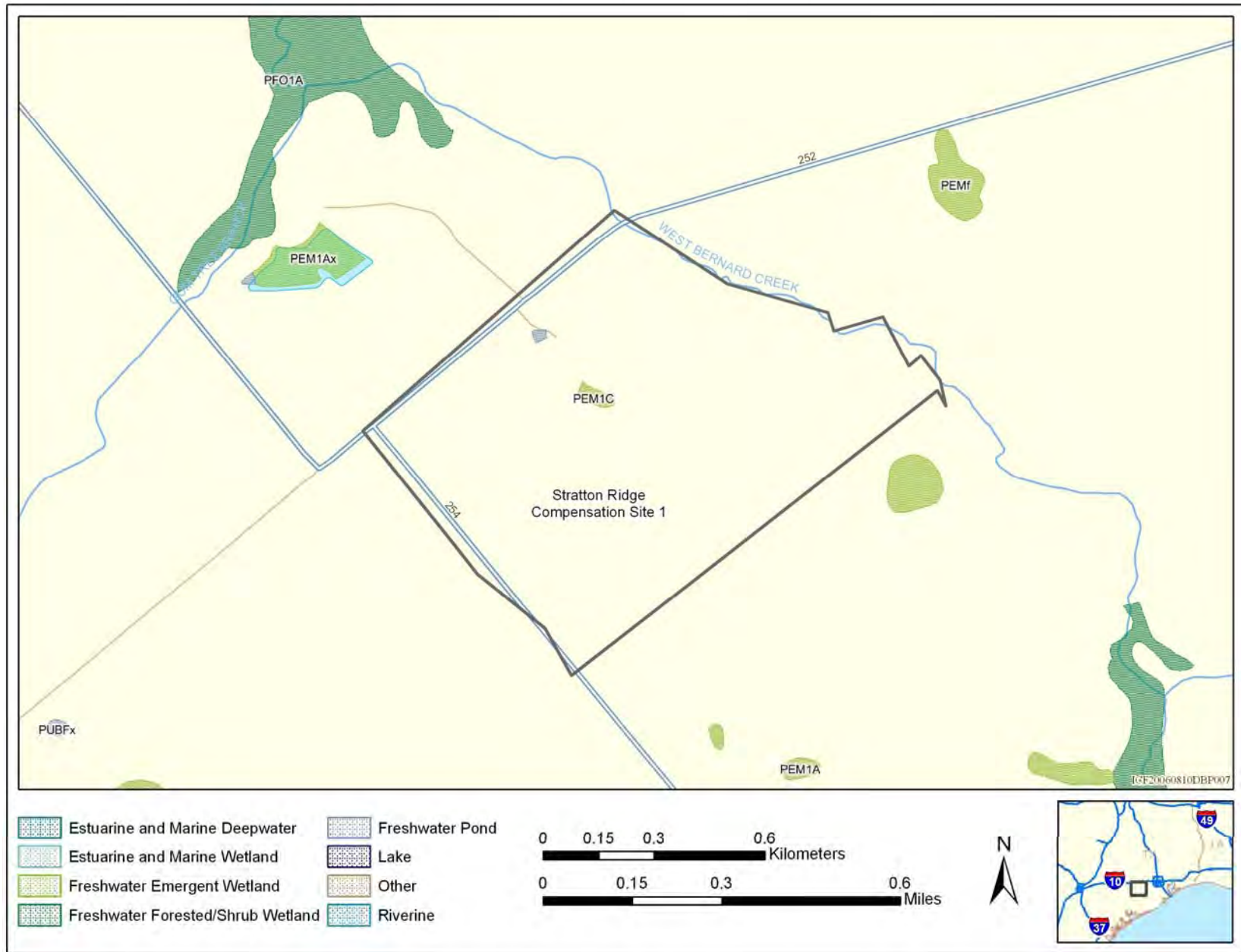


Figure O.3.4.1-1. Stratton Ridge Compensation Site 1





**0.3.4.3 Summary of Potential Compensation Sites for Stratton Ridge**

Table O.3.4-1 shows a summary of the restoration, enhancement, preservation, and creation opportunities at each of the potential compensation sites for Stratton Ridge, and whether the site would be a mitigation bank. The total number of acres available at each compensation site is also noted. For many compensation sites, the number of acres is an estimate, which would be refined if the alternative is selected and the compensation site is included in the mitigation plan.

**0.3.5 Bayou Choctaw**

The Bayou Choctaw expansion site occupies a 360-acre (140-hectare) site in Iberville Parish, LA, located about 12 miles (19 kilometers) southwest of Baton Rouge. The expansion consists of two new 10-million barrel (MMB) caverns and six new offsite brine injection wells. The entire Bayou Choctaw site development, which includes the expansion site, the brine disposal expansion area, and one ROW, would affect approximately 34 acres (14 hectares) of wetlands. Only palustrine forested wetlands would be affected. Appendix B, section B.6.5, provides a more detailed analysis of the potential wetland impacts and the nature of the impacts associated with this site.

**Table O.3.4-1: Summary of Potential Compensation Sites for Stratton Ridge**

	Site 1	Site 2
Wetland Restoration	✓	
Wetland Enhancement		
Wetland Creation	✓	
Wetland Preservation	✓	
Wetland Mitigation Bank		✓
Stream/Riparian Enhancement/Restoration	✓	
<b>Number of Acres/Number of Available Credits at Site</b>	<b>247 acres (100 hectares)</b>	<b>48 credits available</b>

DOE identified two potential compensation sites for Bayou Choctaw, which contain approximately 790 acres (320 hectares). Figure O.3.5-1 shows the location of these sites in relation to the Bayou Choctaw storage site. Additional information regarding each potential compensation site is provided in the following sections.

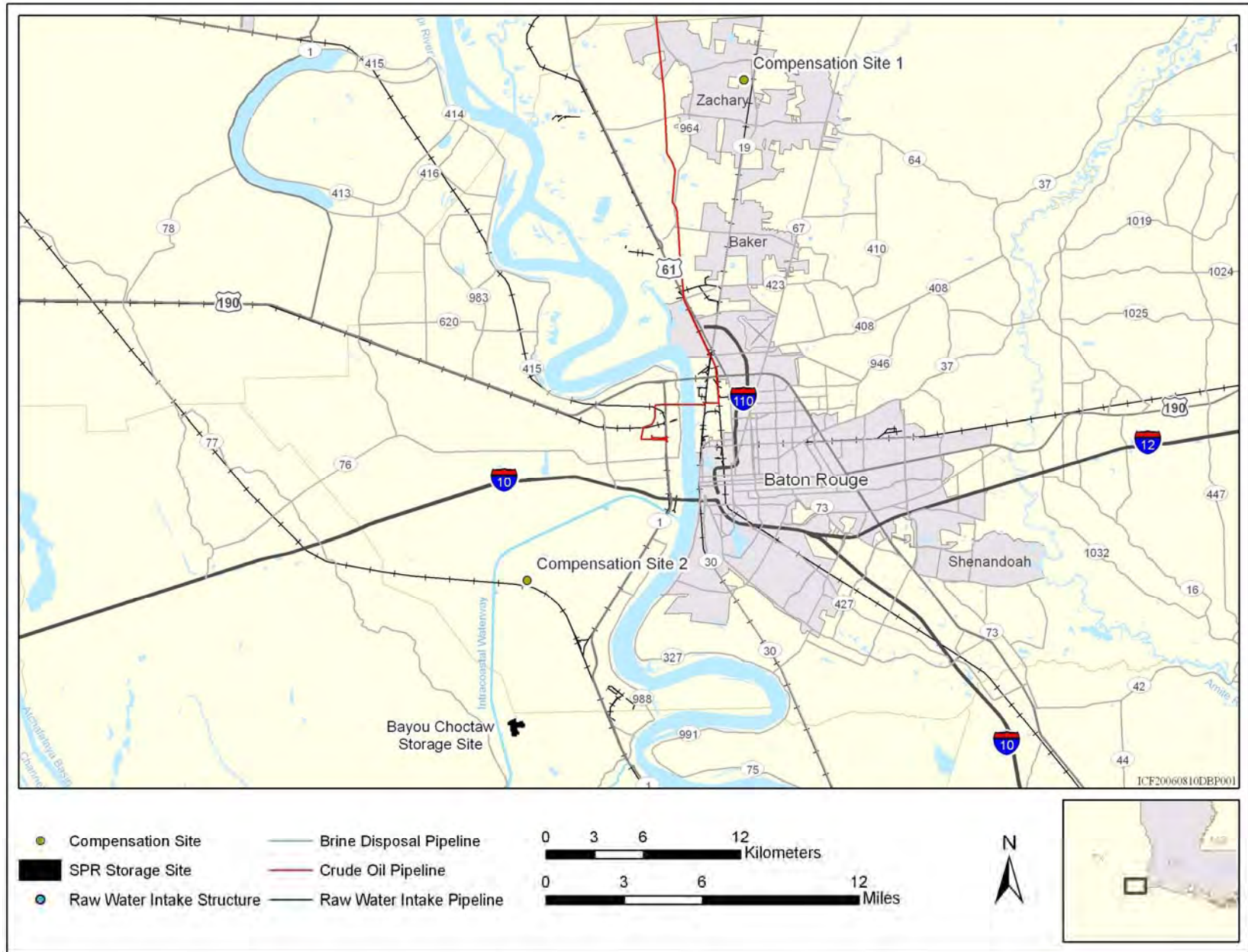
**0.3.5.1 Bayou Choctaw Compensation Site 1**

Bayou Choctaw compensation site 1 is located approximately 11 miles (18 kilometers) to the north of Baton Rouge, LA, in East Baton Rouge County, and approximately 23 miles (37 kilometers) to the west of the Bayou Choctaw storage site (see figure O.3.5-1). The property is approximately 190 acres (77 hectares). Compensation site 1 may offer a combination of forested wetland restoration and preservation opportunities, as discussed here:

- Opportunities to restore forested wetlands may be available within 20 acres (8 hectares) of previously disturbed land that includes roads, clearings, and timbered area.
- Opportunities to preserve forested, scrub-shrub, and emergent wetlands may be available within about 60 acres (24 hectares) of existing wetlands.

The site includes about 4,500 linear feet (1371 meters) of White Bayou, which may offer stream/riparian enhancement and restoration opportunities.

Figure O.3.5-1: Location of the Bayou Choctaw Storage Site and Potential Compensation Sites



**O.3.5.2 Bayou Choctaw Compensation Site 2**

Bayou Choctaw compensation site 2 is located approximately 10 miles (16 kilometers) to the southwest of Baton Rouge, LA, in West Baton Rouge Parish, and approximately 5 miles (8 kilometers) to the northeast of the Bayou Choctaw storage site. Bayou Choctaw compensation site 2 is the same site as Chacahoula compensation site 4. See section O.3.2.4 for details.

**O.3.5.3 Summary of Potential Compensation Sites for Bayou Choctaw**

Table O.3.5-1 shows a summary of the restoration, preservation, and creation opportunities at each of the potential compensation sites for Bayou Choctaw. The total number of acres available at each compensation site is also noted. For many compensation sites, the number of acres is an estimate, which would be refined if the compensation site is included in the mitigation plan.

**Table O.3.5-1: Summary of Potential Compensation Sites for Bayou Choctaw**

	Site 1	Site 2
Wetland Restoration	✓	✓
Wetland Enhancement		
Wetland Creation		✓
Wetland Preservation	✓	✓
Stream/Riparian Restoration/Enhancement	✓	✓
<b>Number of Acres at Site</b>	<b>190 acres (79 hectares)</b>	<b>600 acres (243 hectares)</b>

**O.3.6 Big Hill**

The Big Hill storage site is located in Jefferson County, TX, 17 miles (27 kilometers) southwest of Port Arthur and 70 miles (113 kilometers) east of Houston. The expansion consists of up to nine new caverns with a capacity of up to 108 MMB. The entire Big Hill expansion site, which includes the expansion area and two new ROWs, would affect approximately 189 acres (76 hectares). Lacustrine, palustrine emergent, palustrine forested, palustrine scrub-shrub, palustrine unconsolidated bottom, and riverine wetlands would be affected. Appendix B, section B.6.7, provides a more detailed analysis of the potential wetland impacts and the nature of the impacts associated with this site.

DOE identified two potential compensation sites for Big Hill. One site contains 610 acres (247 hectares) and one site is a mitigation bank with 422 available credits to be purchased. Figure O.3.6-1 shows the location of these sites in relation to the Big Hill storage site. Additional information regarding each potential compensation site is provided in the following sections.

**O.3.6.1 Big Hill Compensation Site 1**

Big Hill compensation site 1 is located approximately 7 miles (11 kilometers) to the east of Winnie, TX, in Jefferson County, and approximately 5 miles (8 kilometers) to the north of the Big Hill storage site (see figure O.3.6-1). The property is approximately 610 acres (247 hectares), as shown in figure O.3.6.1-1. Compensation site 1 may offer a combination of wetland creation, restoration, and preservation and stream/riparian enhancement and restoration opportunities, as discussed here:

- Opportunities to create wetlands may be available.
- Opportunities to create forested, scrub-shrub, and emergent wetlands may be available within 60 to 100 acres (16 to 24 hectares) of existing agricultural land that is hydric soil. Some of this appears to have been an irrigation pond that is currently farmed.
- Opportunities to preserve forested, scrub-shrub, and emergent wetlands may be available within 40 acres (16 hectares) of existing wetlands.
- Riparian buffer enhancement and restoration opportunities may be available along about 11,000 linear feet (3,350 meters) of wetlands that border Mayhaw Bayou and along the farm fields adjacent to an unnamed tributary that traverses the site.

**O.3.6.2 Big Hill Compensation Site 2: Neches River Swamp Reserve Mitigation Bank**

The second potential compensation site for Big Hill is the Neches River Swamp Reserve Mitigation Bank. This mitigation bank is located approximately 30 miles (48 kilometers) northeast of the Big Hill storage site in Beaumont, TX (see figure O.3.6-1). The mitigation bank is about 541 acres (219 hectares).

The Neches River Swamp Reserve Mitigation Bank is located in the Neches River and Sabine River watersheds. The approved service area includes the Big Hill expansion site. Currently there are 422 wetland credits available.

**O.3.6.3 Summary of Potential Compensation Sites for Big Hill**

Table O.3.6-1 shows a summary of the wetland restoration, preservation, and creation opportunities at each of the potential compensation sites for Big Hill, and whether the site would be a mitigation bank. The total number of acres available at each compensation site is also noted. For many compensation sites, the number of acres is an estimate, which would be refined if the compensation site is included in the mitigation plan.

**Table O.3.6-1: Summary of Potential Compensation Sites for Big Hill**

	Site 1	Site 2
Wetland Restoration	✓	
Wetland Enhancement		
Wetland Creation	✓	
Wetland Preservation	✓	
Wetland Mitigation Bank		✓
<b>Number of Acres/Number of Available Credits at Site</b>	<b>610 acres (247 hectares)</b>	<b>422 credits available</b>

Figure O.3.6-1 Location of the Big Hill Storage Site and Potential Compensation Sites

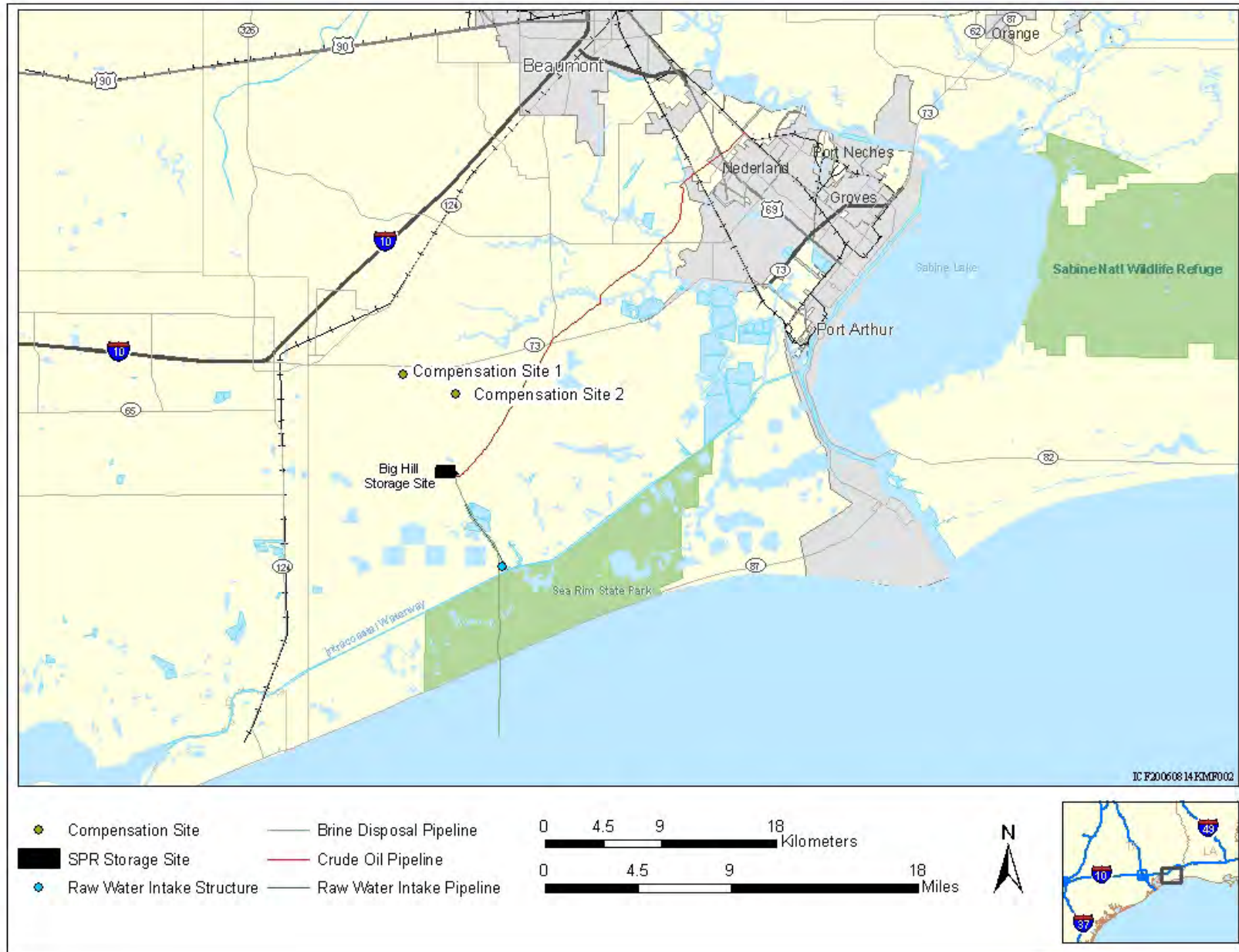
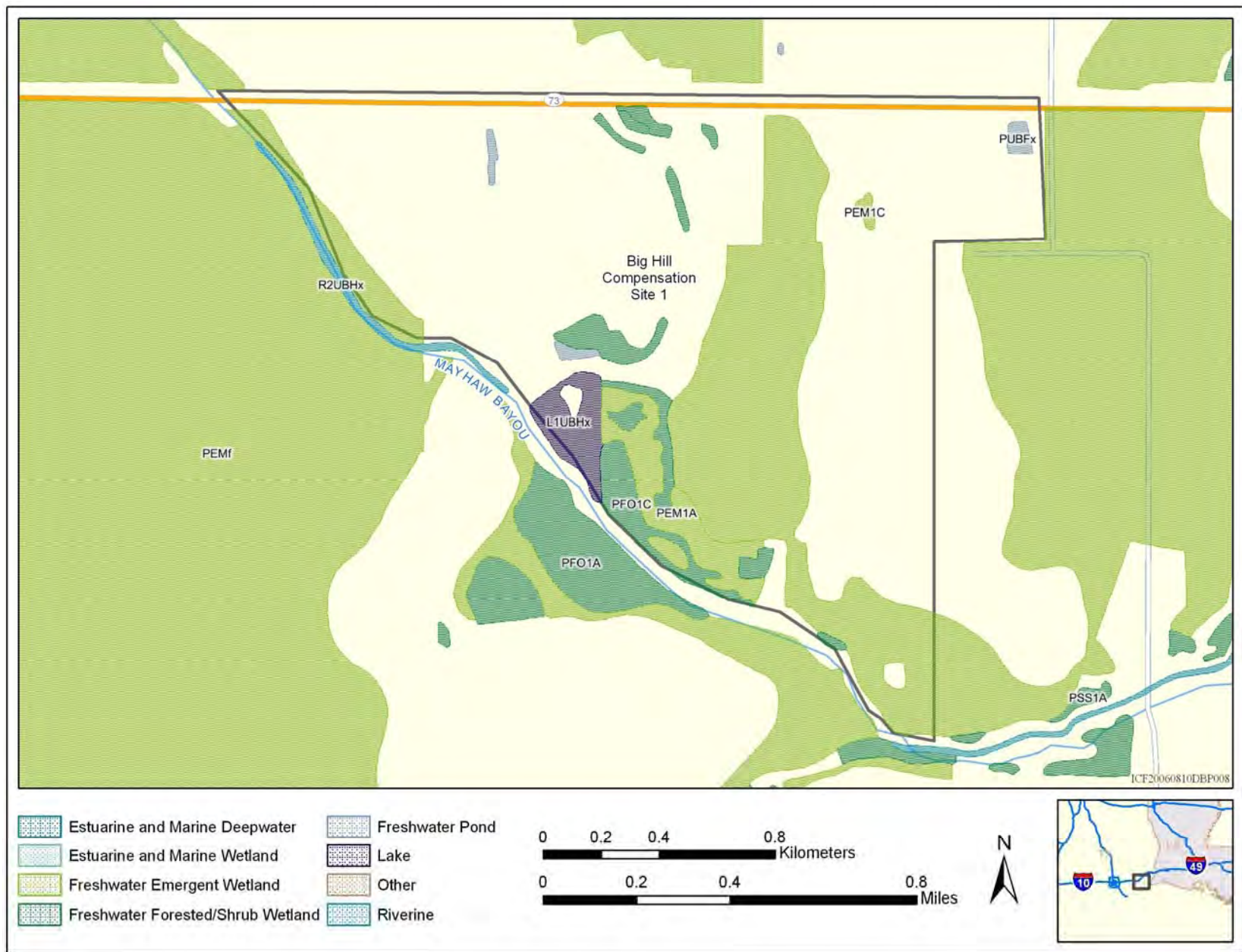


Figure O.3.6.1-1. Big Hill Compensation Site 1



### **O.3.7 West Hackberry**

The West Hackberry expansion site is located in Cameron and Calcasieu Parishes in southwestern LA. The site is approximately 20 miles (32 kilometers) southwest of the City of Lake Charles and 16 miles (26 kilometers) north of the Gulf of Mexico. The expansion consists of the acquisition of three existing caverns with a total of 15 MMB of capacity. The construction of the expansion would convert about 5 acres (2 hectares) of scrub-shrub wetlands to emergent wetlands because of the security buffer.

DOE would consider using preservation of existing emergent scrub-shrub wetlands on the property or the in-lieu-of fee for this expansion because of the minor wetland impacts associated with this site.

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