APPENDICES

Note: In many instances, comments, briefs, motions, and other documents below were submitted on behalf of numerous groups (sometimes dozens of groups!). To streamline the material, we have tried to list either the name of the primary entity that prepared the document or the entity listed first.

App. 1: Tulane Environmental Law Clinic’s advocacy guide titled “Louisiana Resident Resources.”


Apps. 3a, 3b, 3c: (Jordan Cove LNG) Environmental Impact Statement (in three parts due to file size).

App. 4: (Jordan Cove LNG) Natural Resources Defense Council’s Motion to Intervene and Comments on the Draft Environmental Impact Statement (July 5, 2019).

App. 5: (Jordan Cove LNG) Center for Biological Diversity’s Motion to Intervene with FERC (Oct. 18, 2017).

App. 6: (Jordan Cove LNG) Western Environmental Law Center’s Motion to Intervene with FERC (2017).

App. 7: (Jordan Cove LNG) Sierra Club’s Motion to Intervene with FERC (Oct. 18, 2017).


App. 8b: (Alaska LNG) Center for Biological Diversity’s Request for Rehearing with FERC (June 22, 2020).


App. 11: (Texas LNG) Sierra Club’s Request for Rehearing with FERC (Dec. 23, 2019).


App. 15: (Jordan Cove LNG) Western Environmental Law Center’s comments on the Draft Environmental Impact Statement with FERC (Feb. 2015).
App. 16: (Jordan Cove LNG) Oregon Shores Conservation Coalition’s Supplemental Comments on Draft Environmental Impact Statement with FERC (July 5, 2019).

App. 17: (Pointe LNG) Sabin Center for Climate Change Law’s scoping comments to FERC (Mar. 7, 2019).

App. 18: (Sabine Pass LNG) Opinion of the D.C. Circuit Court of Appeals in Sierra Club v. FERC, 827 F.3d 59 (D.C. Cir. 2016).

App. 19: (Texas LNG) Sierra Club’s scoping comments with FERC (May 21, 2015).


App. 21: (Joint FERC consideration of Annova LNG, Rio Grande LNG, and Texas LNG) Sierra Club’s scoping comments (Sept. 4, 2015).


App. 23: (Jordan Cove LNG) Department of Energy Final Opinion and Order (July 6, 2020).


App. 26: (Jordan Cove LNG) Sierra Club’s Answer to Amendment Application and Protest to Department of Energy (Mar. 23, 2016).

App. 27: (Alaska LNG) Sierra Club’s Motion to Intervene and Protest to Department of Energy (Nov. 17, 2014).

App. 28: (Alaska LNG) Sierra Club’s Request for Rehearing to Department of Energy (Sep. 21, 2020).

App. 29: (Jordan Cove LNG) Sierra Club’s Motion to Intervene, Protest, and Comments to Department of Energy (Aug. 6, 2012).

App. 30: (Jordan Cove LNG) Sierra Club’s Request for Rehearing to Department of Energy (Aug. 8, 2020).

App. 31: (Jordan Cove LNG) American Public Gas Association’s Motion to Intervene and Protest to Department of Energy (Aug. 6, 2012).

App. 32: (Department of Energy NEPA rulemaking) Sabin Center for Climate Change Law’s comments to Department of Energy (June 1, 2020).

App. 33: (Department of Energy NEPA rulemaking) Delaware Riverkeeper Network’s comments to Department of Energy (June 1, 2020).


App. 56: (Jordan Cove LNG) Oregon Shores Conservation Coalition’s CWA § 401 comments to Oregon Department of Environmental Quality (Mar. 13, 2015).

App. 57 (Jordan Cove LNG) Rogue Riverkeeper’s CWA § 401 comments to Oregon Department of Environmental Quality (Aug 8, 2018).

App. 58: (Cameron LNG) Gulf Restoration Network’s CWA §§ 404 and 401 comments to the Corp and LDEQ (May 27, 2016).

App. 59: (Magnolia LNG) Tulane Environmental Law Clinic and Sierra Club’s comments on draft air permit to LDEQ (July 29, 2021).

App. 60: (Magnolia LNG) Expert comments by Dr. Ranajit (Ron) Sahu on draft air permit to LDEQ (July 29, 2021).

App. 61: (Cameron LNG) Tulane Environmental Law Clinic and Sierra Club’s comments on draft air permit to LDEQ (Oct. 15, 2021).

App. 62: (Cameron LNG) Expert comments by Dr. Ranajit (Ron) Sahu on draft air permit to LDEQ (Oct. 15, 2021).

App. 63: (Port Arthur LNG) Lone Star Legal Aid’s comments on draft air permit and request for contested case hearing to TCEQ (undated but filed Sept. 15, 2020).

App. 64: (Lake Charles LNG) Sierra Club’s comments on draft air permit (May 27, 2021).

App. 65: (Alaska LNG) National Parks Conservation Association expert (Victoria Stamper) comments on the best available control technology for draft air permit (Dec. 8, 2020).


App. 67: (Cameron LNG) Expert opinion of Steven Klafka on Cameron LNG and Cameron Parish’s compliance with NAAQS (including air dispersion modeling) (Oct. 14, 2021).

App. 68: (Texas Tax Incentives) Network of Texas Organizations’ spreadsheet of “Winners and Losers from Chapter 313” (Feb. 2021).