### STATE OF LOUISIANA

## DEPARTMENT OF ENVIRONMENTAL QUALITY

IN THE MATTER OF: \* Settlement Tracking No.

\* SA-AE-25-0030

PHYSICIANS BEHAVIORAL HOSPITAL,

L.L.C.

\* Enforcement Tracking No.

AI # 239268 \* AE-CN-23-00716

\*

PROCEEDINGS UNDER THE LOUISIANA ENVIRONMENTAL QUALITY ACT

LA. R.S. 30:2001, <u>ET SEQ.</u>

## SETTLEMENT AGREEMENT

The following Settlement Agreement is hereby agreed to between Physicians Behavioral Hospital, L.L.C. ("Respondent") and the Department of Environmental Quality ("DEQ" or "the Department"), under authority granted by the Louisiana Environmental Quality Act, La. R.S. 30:2001, et seq. ("the Act").

Ĩ

Respondent is a limited liability company that owns and/or operates a hospital located in Shreveport, Caddo Parish, Louisiana ("the Facility").

II

On April 19, 2024, the Department issued to Respondent a Consolidated Compliance Order & Notice of Potential Penalty, Enforcement Tracking No. AE-CN-23-00716 (Exhibit 1).

Ш

In response to the Consolidated Compliance Order & Notice of Potential Penalty, Respondent made a timely request for a hearing.

Respondent denies it committed any violations or that it is liable for any fines, forfeitures and/or penalties.

V

Nonetheless, Respondent, without making any admission of liability under state or federal statute or regulation, agrees to pay, and the Department agrees to accept, a payment in the amount of FIFTEEN THOUSAND FOUR HUNDRED THREE AND NO/100 DOLLARS (\$15,403.00), of which One Thousand One Hundred Thirty-Three and 94/100 Dollars (\$1,133.94) represents the Department's enforcement costs, in settlement of the claims set forth in this Settlement Agreement. The total amount of money expended by Respondent on cash payments to the Department as described above, shall be considered a civil penalty for tax purposes, as required by La. R.S. 30:2050.7(E)(1).

VI

Respondent further agrees that the Department may consider the inspection report(s), the Consolidated Compliance Order & Notice of Potential Penalty and this Settlement Agreement for the purpose of determining compliance history in connection with any future enforcement or permitting action by the Department against Respondent, and in any such action Respondent shall be estopped from objecting to the above-referenced documents being considered as proving the violations alleged herein for the sole purpose of determining Respondent's compliance history.

VII

This Settlement Agreement shall be considered a final order of the Secretary for all purposes, including, but not limited to, enforcement under La. R.S. 30:2025(G)(2), and Respondent hereby waives any right to administrative or judicial review of the terms of this agreement, except such

review as may be required for interpretation of this Settlement Agreement in any action by the Department to enforce this Settlement Agreement.

VIII

This Settlement Agreement is being made in the interest of settling the state's claims and avoiding for both parties the expense and effort involved in litigation or an adjudicatory hearing. In agreeing to the compromise and Settlement Agreement, the Department considered the factors for issuing civil penalties set forth in La. R.S. 30:2025(E) of the Act.

ΙX

As required by law, the Department has submitted this Settlement Agreement to the Louisiana Attorney General for approval or rejection. The Attorney General's concurrence is appended to this Settlement Agreement.

X

The Respondent has caused a public notice advertisement to be placed in the official journal of the parish governing authority in Caddo Parish, Louisiana. The advertisement, in form and wording approved by the Department, announced the availability of this Settlement Agreement for public view and comment and the opportunity for a public hearing. Respondent has submitted an original proof-of-publication affidavit and an original public notice to the Department and, as of the date this Settlement Agreement is executed on behalf of the Department, more than forty-five (45) days have elapsed since publication of the notice.

ΧI

Payment is to be made within thirty (30) days from notice of the Secretary's signature. If payment is not received within that time, this Settlement Agreement is voidable at the option of the Department. The Respondent shall provide its tax identification number when submitting payment.

Payments are to be made by check, payable to the Department of Environmental Quality, and mailed or delivered to the attention of Accountant Administrator, Financial Services Division, Department of Environmental Quality, Post Office Box 4303, Baton Rouge, Louisiana, 70821-4303 or by Electronic Funds Transfer (EFT) to the Department of Environmental Quality, in accordance with instructions provided to Respondent by the Financial Services Division. Each payment shall be accompanied by a completed Settlement Payment Form attached hereto.

## XII

In consideration of the above, any claims for penalties are hereby compromised and settled in accordance with the terms of this Settlement Agreement.

### XIII

Each undersigned representative of the parties certifies that he or she is fully authorized to execute this Settlement Agreement on behalf of his or her respective party, and to legally bind such party to its terms and conditions.

# PHYSICIANS BEHAVIORAL HOSPITAL, L.L.C.

4
day of
#)
ed)
ENT OF ALITY retary
nt Secretary ompliance
day of
#)
ed)

## LOUISIANA DEPARTMENT OF ENVIRONMENTAL QUALITY

OFFICE OF ENVIRONMENTAL COMPLIANCE

**ENFORCEMENT DIVISION POST OFFICE BOX 4312** 

## CONSOLIDATED COMPLIANCE ORDER & NOTICE OF POTENTIAL PENALTY

BATON ROUGE, LOUISIANA 70821-4312 **Enforcement Tracking No.** AE-CN-23-00716 Certified Mail No. 9589 0710 5270 0478 1473 8 Agency Interest (AI) No. 239258 **Contact Name** Brent Richard Jr. Alternate ID No. N/A Contact Phone No. (225) 219-3703 Respondent: Physicians Behavioral Hospital, L.L.C. Facility Name: Physicians Behavioral Hospital c/o William E. Logan, III Physical Location: 2025 Desoto Street Agent for Service of Process 700 Jefferson Street City, State, Zip; Shreveport, LA 71103

Lafayette, LA 70501 Parish: This CONSOLIDATED COMPLIANCE ORDER & NOTICE OF POTENTIAL PENALTY is issued by the Louisiana Department of Environmental Caddo Quality (the Department), under the authority granted by the Louisiana Environmental Quality Act (the Act), La. R.S. 30:2001, et seq., and particularly by La. R.S. 30:2025(C), 30:2050.2 and 30:2050.3(B).

An authorized representative of the Department inspected the abovementioned facility or conducted a file review of the facility to determine the degree of compliance with regulations promulgated in the Louisiana Administrative Code, Title 33. The State regulatory citations for the violation(s) identified during the inspection and/or file review are indicated below.

- The Respondent owns and/or operates a hospital located at 2025 Desoto Street in Shreveport, Caddo Parish, Louisiana. On or about June 15, 2023, the Louisiana Department of Environmental Quality (Department) received an anonymous complaint (incident No. 214581) alleging that the Respondent was remodeling a wing of the hospital and removing mastic flooring that likely
  - On or about June 15, 2023, a Department inspector performed an on-site investigation at the facility and noted a dumpster in the parking lot of the facility containing a variety of trash and construction materials. It was further noted that a hallway in the outpatient section of the hospital was being renovated by hospital staff and was not sealed from employees and patients. A representative of the Respondent stated the hospital had been tested for asbestos and the report came back negative. The inspection report was requested on the day of the inspection, as well as, on June 22, 2023 via email. On or about July 5, 2023, a representative of the Respondent provided results from a lab analysis, but not a full inspection report. The lab analysis dated December 13, 2019 indicated the black mastic that was sampled contained 6% chrysotile asbestos. On or about July 25, 2023, a representative of the Respondent stated that tile had been removed from the facility and that the mastic below the tile had been scraped in order to put new tile down. The inspector observed that the area of the scraped mastic exceeded the 64 square foot threshold in
- The facility is subject to the requirements of LAC 33:III.5151. In accordance with LAC 33:III.5151.F.1.d, if a facility is demolished or renovated prior to an inspection or notification, then all debris at the site is categorized as asbestos-contaminated debris (ACD)

	Date of Violation	rator affirmatively demonstrates there is no Asbestos-Containing Materials (ACM) in the debris.
	inspection(s)	Description of Violation
٧.	June 15, 2023	The Respondent failed to either assume that regulated asbestos-containing material (RACM) is present or have the affected facility inspected for the presence of asbestos prior to the commencement of the renovation. Specifically, an inspection report from an accredited inspector was not provided and waste materials were placed in a rented construction/demolition bin on-site. Failure to either assume that RACM is present or have an accredited inspector thoroughly inspect the affected facility or part of the facility where a demolition or renovation operation will occur for the presence of asbestos, including Category and Category II non-friable ACM, prior to the commencement of the demolition or renovation is a violation of LAC 33:III.5151.F.1 and La. R.S. 30:2057(A)(2).
	inspection(s)	The Respondent began an aspestos renovation project prior to a silving and a spestos renovation project prior to a silving and a spestos renovation project prior to a silving a specific prior to a
vI,	June 15, 2023	project, or asbestos-contaminated debris activity (ACDA) prior to an asbestos renovation or demolition demolition form AAC-2 being received by the Department is a violation of LAC 33:III.5151.F.1.I, La. R.S. 30:2057(A)(1), and La. R.S. 30:2057(A)(2)
	Inspection(s) June 15, 2023	The Respondent failed to have an ashestos abatement contractor
nı.		Respondent. Failure to have at least one asbestos abatement contractor/supervisor trained in accordance with LAC 33:III.5151.P physically present during a demolition or renovation activity that disturbs RACM or ACDA is a violation of LAC 33:III.5151.F 3 h Land La. R.S. 30:3057(1/2)
İ	inspection(s)	The nespondent failed to ensure that all ashestor abatement
III.	June 15, 2023	activity that disturbs RACM were accredited in accordance with LAC 33:III.5151.P. Specifically, the renovation was performed by temporary staff employed by the Respondent. Failure to ensure all asbestos abatement workers who are performing demolition or renovation activity that disturbs RACM or ACDA are trained in accordance LAC 33:III.5151.P and supervised by a trained asbestos contractor/supervisor is a violation of LAC 33:III.5151.F.3.h.ii and La, R.S. 30:2057(A)(2).

ised on the foregoing, the Respondent is hereby ordered to comply with the requirements that are indicated below:

To take, immediately upon receipt of this COMPLIANCE ORDER, any and all steps necessary to meet and maintain compliance with the Air Quality Regulations. This shall include, but not be limited to; correcting all of the violations described in the "Findings of

To submit to the Enforcement Olvision, within thirty (30) days after receipt of this COMPLIANCE ORDER, documentation of the square footage renovated and copies of all disposal receipts for the waste generated from the renovation referenced in Findings of

səlqqet

	T					
	10 submit to the Enforcement Division, within thirty	(30) days after receipt of this COMPLIANCE ORDER, a written report t				
	includes a detailed description of the circumstances s	diffCunding the cited violation(s) and actions taken or to be taken to achie				
M.	compilance with the "Order" portion of this COMPLU	ANCE ORDER. This report and all other reports or information required to				
	submitted to the Enforcement Division by this COMPL	JANCE ORDER shall be submitted to the Department at the address specific				
	in this document.					
	The Permondent has a Make to an adjustance to the					
ŧ,	ORDER This right may be exercised by filles a supplementary	on a disputed issue of material fact or of law arising from this COMPLIAN				
•••	COMPLIANCE ORDER.	request with the Secretary no later than thirty (30) days after receipt of t				
		the provisions of the COMPLIANCE ORDER on which the hearing is request				
••	and shall briefly describe the basis for the request Ti	his request should reference the Enforcement Tracking Number and Ager				
U.	Interest Number, which are located in the unner right	hand corner of the first page of this document and should be directed to t				
	address specified in this document.	rights service of the twat bake of this encountrie and should be directed to t				
		Upon the Respondent's timely filing a request for a hearing, a hearing on the disputed issue of material fact or of law regarding t				
III.	LOWING ONDER May be scheduled by the Sec	retary of the Department. The hearing shall be governed by the Act is				
	Administrative Procedure Act (La. R.S. 49:950, et se	eq.), and the Division of Administrative Law (DAL) Procedural Pulse T				
	Department may amend or supplement this COMPLI	IANCE ORDER prior to the hearing, after providing sufficient notice and				
	opportunity for the preparation of a defense for the h	ëaring.				
	This COMPLIANCE ORDER shall become a final enforce	ement action unless the request for hearing is timely filed. Failure to time				
IV.	request a nearing constitutes a waiver of the Respond	dent's right to a hearing on a disputed issue of material fact or of law you				
	Section 2050.4 of the Act for the violation(s) described	i herein.				
	COMPLIANCE CODES shall not proclude the Bernard	e an appeal or the Respondent's withdrawal of a request for hearing on t				
V.	addressing the same dolation/st although the Bassa	fent from contesting the findings of facts in any subsequent penalty act				
	permanent part of its compliance history.	indent is estopped from objecting to this COMPLIANCE ORDER becoming				
	Civil penalties of not more than thirty-two thousand f	ive hundred dollars (\$32,500) may be assessed for each day of violation. I				
	Respondent's failure or refusal to comply with this co	MPLIANCE ORDER and the provisions herein will subject the Respondent				
VI.	possible enforcement procedures under La. R.S. 30:20	25, which could result in the assessment of a civil penalty in an amount of				
	Thora man firty thousand dollars (\$50,000) for each da	Y Of continued violation or noncompliance				
VII.	For each violation described herein, the Department	reserves the right to seek civil penalties in any manner allowed by town				
* ***	nothing herein shall be construed to preclude the right	t to seek such penalties.				
	Pursuant to La, R.S. 30:2050.3(B), you are hereby not	ified that the issuance of a penalty assessment is being considered for t				
į,	and according to escribed nergin. Written comments may	be filed regarding the violation(s) and the contemplated pagains it you all				
	L w subject continents, it is requested that they be subn	hitted Within ten (10) days of receipt of this notice				
	Prior to the issuance of additional appropriate enforce	ement action(s), you may request a meeting with the Department to accept				
11.	I and manifering currentstratices concerning the Albistion	(s) If you would like to have such a mostles at any				
	any mitigating circumstances concerning the violation(s). If you would like to have such a meeting, please contact Brent Richard at (225) 219-3703 within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALTY.					
	at (553) 513-3103 Mittill tell (10) 09A2 Of Leceibt Of the	S NOTICE OF POTENTIAL PENALTY.				
	The Department is required by La. R.S. 30:2025(E)(3)(a)	s NOTICE OF POTENTIAL PENALTY.				
	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a p	s NOTICE OF POTENTIAL PENALTY.  To consider the gross revenues of the Respondent and the monetary beneficially will be assessed and the amount of such penalty. Please forward of				
	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a pickespondent's most current annual gross revenue state	s NOTICE OF POTENTIAL PENALTY.  To consider the gross revenues of the Respondent and the monetary beneficially will be assessed and the amount of such penalty. Please forward to the monetary benefits of noncompliance.				
m.	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a process revenue state the cited violations to the above named contact personance.	s NOTICE OF POTENTIAL PENALTY.  To consider the gross revenues of the Respondent and the monetary benerally will be assessed and the amount of such penalty. Please forward to the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALTY.				
m.	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a pn Respondent's most current annual gross revenue state the cited violations to the above named contact pers include with your statement of monetary benefits the	s NOTICE OF POTENTIAL PENALTY.  I to consider the gross revenues of the Respondent and the monetary beneficially will be assessed and the amount of such penalty. Please forward to the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALTY method(s) you utilized to arrive at the sum. If you asset that no method to the sum of you asset that no method to the sum of your asset that no method the sum of your asset that you are not your asset that your asset your asset your asset your asset your asset that your asset your asse				
HI.	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a pin Respondent's most current annual gross revenue states the cited violations to the above named contact persinclude with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten	s NOTICE OF POTENTIAL PENALTY. It to consider the gross revenues of the Respondent and the monetary beneficially will be assessed and the amount of such penalty. Please forward is ment along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALTY is method(s) you utilized to arrive at the sum. If you assert that no monet is statement. If the Respondent chooses not to submit the requested my (10) days, it will be viewed by the Department of an admission to the programment of an admission to the penalty of the programment of				
<b>#</b> 1.	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a pin Respondent's most current annual gross revenue states the cited violations to the above named contact persinclude with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim	is NOTICE OF POTENTIAL PENALTY. It to consider the gross revenues of the Respondent and the monetary beneficially will be assessed and the amount of such penalty. Please forward is ment along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENAL's method(s) you utilized to arrive at the sum. If you assert that no monet is statement. If the Respondent chooses not to submit the requested min (10) days, it will be viewed by the Department as an admission that sum penalty as outlined in La. R.S. 30-2025.				
m.	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a pix Respondent's most current annual gross revenue state the cited violations to the above named contact persinclude with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim.  The Department assesses civil penalties based on LAC	s NOTICE OF POTENTIAL PENALTY. It to consider the gross revenues of the Respondent and the monetary beneficially will be assessed and the amount of such penalty. Please forward is ment along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALTY method(s) you utilized to arrive at the sum. If you assert that no monet is statement. If the Respondent chooses not to submit the requested mit (10) days, it will be viewed by the Department as an admission that it um penalty as outlined in La. R.S. 30:2025.				
m.	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a properties of noncompliance in order to determine whether a properties of the didd violations to the above named contact personcied with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses cMI penalties based on LAC PENALTY portion, the Respondent may offer a settlement.	is NOTICE OF POTENTIAL PENALTY. It is consider the gross revenues of the Respondent and the monetary beneficially will be assessed and the amount of such penalty. Please forward is ment along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALTY is method(s) you utilized to arrive at the sum. If you assert that no monet is statement. If the Respondent chooses not to submit the requested mit (10) days, it will be viewed by the Department as an admission that is um penalty as outlined in La. R.S. 30:2025.				
W.	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a property of the department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a property of noncompliance in order to determine whether a property of noncompliance in order to the determine whether a property of noncompliance in order to the determine whether the benefits have been gained, you are to fully justify the current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses civil penalties based on LAC PENALTY portion, the Respondent may offer a settlement and	to consider the gross revenues of the Respondent and the monetary beneficially will be assessed and the amount of such penalty. Please forward is ment along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALTY method(s) you utilized to arrive at the sum. If you assert that no monet is statement. If the Respondent chooses not to submit the requested min (10) days, it will be viewed by the Department as an admission that is um penalty as outlined in La. R.S. 30:2025.  33:LSubpart1.Chapter7. To expedite closure of this NOTICE OF POTENTIAL and an admission of the sum of the violation(s) describerant, but the Department is under no obligation to contribute certains of the contribute certains.				
	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a property of the control of noncompliance in order to determine whether a property of the cited violations to the above named contact personcied with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses civil penalties based on LAC PENALTY portion, the Respondent may offer a settlement herein. The Respondent may offer a settlement and negotiations. The decision to proceed with a settlement and negotiations.	it to consider the gross revenues of the Respondent and the monetary beneficially will be assessed and the amount of such penalty. Please forward is ment along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALTY method(s) you utilized to arrive at the sum. If you assert that no monetain is statement. If the Respondent chooses not to submit the requested min (10) days, it will be viewed by the Department as an admission that is um penalty as outlined in La. R.S. 30:2025.  33:LSubpart1.Chapter7. To expedite closure of this NOTICE OF POTENTI in the amount to resolve any claim for civil penalties for the violation(s) describer onto the the Department is under no obligation to enter into settlement is at the discretion of the Department.				
	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a property of the content of noncompliance in order to determine whether a property of the cited violations to the above named content opers include with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses civil penalties based on LAC PENALTY portion, the Respondent may offer a settlement herein. The Respondent may offer a settlement among possibility in the decision to proceed with a settlement be entered on the attached "CONSOLIDATED COMPI	to consider the gross revenues of the Respondent and the monetary beneficially will be assessed and the amount of such penalty. Please forward to the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALTY method(s) you utilized to arrive at the sum. If you assert that no monet is statement. If the Respondent chooses not to submit the requested min (10) days, it will be viewed by the Department as an admission that is urn penalty as outlined in La. R.S. 30:2025.  33:LSubpart1.Chapter7. To expedite closure of this NOTICE OF POTENTI in the mount to resolve any claim for civil penalties for the violation(s) describe that the discretion of the Department. The settlement offer amount in is at the discretion of the Department. The settlement offer amount in IANCE ORDER AND NOTICE OF POTENTIAL PENALTY PERULEST TO COME.				
	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a prespondent's most current annual gross revenue state the cited violations to the above named contact persinculate with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses civil penalties based on LAC PENALTY portion, the Respondent may offer a settlement and negotiations. The decision to proceed with a settleme be entered on the attached "CONSOLIDATED COMPL form. The Respondent may submit the settlement of	is NOTICE OF POTENTIAL PENALTY. It to consider the gross revenues of the Respondent and the monetary beneficially will be assessed and the amount of such penalty. Please forward is ement along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALT method(s) you utilized to arrive at the sum. If you assert that no monetal is statement. If the Respondent chooses not to submit the requested my (10) days, it will be viewed by the Department as an admission that is um penalty as outlined in La. R.S. 30:2025.  33:1.Subpart1.Chapter7. To expedite closure of this NOTICE OF POTENTIAL amount to resolve any claim for civil penalties for the violation(s) describe out, but the Department is under no obligation to enter into settlement is at the discretion of the Department. The settlement offer amount my LANCE ORDER AND NOTICE OF POTENTIAL PENALTY REQUEST TO CLOSE.				
	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a property of the determined with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses civil penalties based on LAC PENALTY portion, the Respondent may offer a settlement herein. The Respondent may offer a settlement be entered on the attached "CONSOLIDATED COMPL form. The Respondent may submit the settlement of POTENTIAL PENALTY portion but no later than ninety (POTENTIAL PENALTY portion).	to consider the gross revenues of the Respondent and the monetary bene enaity will be assessed and the amount of such penalty. Please forward is ement along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALT method(s) you utilized to arrive at the sum. If you assert that no monet is statement. If the Respondent chooses not to submit the requested m (10) days, it will be viewed by the Department as an admission that is um penalty as outlined in La. R.S. 30:2025.  33:L.Subpart1.Chapter7. To expedite closure of this NOTICE OF POTENT at amount to resolve any claim for civil penalties for the violation(s) described only but the Department is under no obligation to enter into settlement is at the discretion of the Department. The settlement offer amount management is at the discretion of the Department. The settlement offer amount management is under one bundred and eighty (180) days of receipt of this NOTICE 90) days of receipt of this NOTICE				
	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a programment of monetary benefits the cited violations to the above named contact pers include with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses civil penalties based on LAC PENALTY portion, the Respondent may offer a settlement herein. The Respondent may offer a settlement entered on the attached "CONSOLIDATED COMPI form. The Respondent may submit the settlement of POTENTIAL PENALTY portion but no later than ninety (Respondent must include a justification of the offer. D	Ito consider the gross revenues of the Respondent and the monetary beneficially will be assessed and the amount of such penalty. Please forward is ement along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALT method(s) you utilized to arrive at the sum. If you assert that no monetal is statement. If the Respondent chooses not to submit the requested min (10) days, it will be viewed by the Department as an admission that is um penalty as outlined in La. R.S. 30:2025.  33:L.Subpart1.Chapter7. To expedite closure of this NOTICE OF POTENTIAL amount to resolve any claim for civil penalties for the violation(s) describe out, but the Department is under no obligation to enter into settlement is at the discretion of the Department. The settlement offer amount many LANCE ORDER AND NOTICE OF POTENTIAL PENALTY REQUEST TO CLOS fer within one hundred and eighty (180) days of receipt of this NOTICE 90) days of achieving compliance with the COMPLIANCE ORDER.				
iv.	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a prespondent's most current annual gross revenue state the cited violations to the above named contact persinculate with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses civil penalties based on LAC PENALTY portion, the Respondent may offer a settlement herein. The Respondent may offer a settlement entered in the attached "CONSOLIDATED COMPLIANT." The Respondent may submit the settlement of POTENTIAL PENALTY portion but no later than ninety (Respondent must include a justification of the offer. D. will review the settlement offer and notify the Respondent.	It consider the gross revenues of the Respondent and the monetary bene enaity will be assessed and the amount of such penalty. Please forward is ment along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALT method(s) you utilized to arrive at the sum. If you assert that no monet is statement. If the Respondent chooses not to submit the requested m (10) days, it will be viewed by the Department as an admission that is um penalty as outlined in La. R.S. 30:2025.  33:L.Subpart1.Chapter7. To expedite closure of this NOTICE OF POTENT and amount to resolve any claim for civil penalties for the violation(s) described out, but the Department is under no obligation to enter into settlement is at the discretion of the Department. The settlement offer amount many LANCE ORDER AND NOTICE OF POTENTIAL PENALTY REQUEST TO CLOSE for within one hundred and eighty (180) days of receipt of this NOTICE ON NOTICE ORDER portion. TO NOTICE Submit payment of the offer amount with the form. The Department enters to whether the offer is not accorded.				
v.	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a programment of monetary benefits the cited violations to the above named contact pers include with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses civil penalties based on LAC PENALTY portion, the Respondent may offer a settlement herein. The Respondent may offer a settlement entered on the attached "CONSOLIDATED COMPI form. The Respondent may submit the settlement of POTENTIAL PENALTY portion but no later than ninety (Respondent must include a justification of the offer. D	It consider the gross revenues of the Respondent and the monetary bene enaity will be assessed and the amount of such penalty. Please forward is ment along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALT method(s) you utilized to arrive at the sum. If you assert that no monet is statement. If the Respondent chooses not to submit the requested m (10) days, it will be viewed by the Department as an admission that is um penalty as outlined in La. R.S. 30:2025.  33:L.Subpart1.Chapter7. To expedite closure of this NOTICE OF POTENT and amount to resolve any claim for civil penalties for the violation(s) described out, but the Department is under no obligation to enter into settlement is at the discretion of the Department. The settlement offer amount many LANCE ORDER AND NOTICE OF POTENTIAL PENALTY REQUEST TO CLOSE for within one hundred and eighty (180) days of receipt of this NOTICE ON NOTICE ORDER portion. TO NOTICE Submit payment of the offer amount with the form. The Department enters to whether the offer is not accorded.				
v.	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a prespondent's most current annual gross revenue state the cited violations to the above named contact persinculate with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses civil penalties based on LAC PENALTY portion, the Respondent may offer a settlement herein. The Respondent may offer a settlement entered. The Respondent may soften a settlement on the attached "CONSOLIDATED COMPLIANTED COMPLI	Ito consider the gross revenues of the Respondent and the monetary beneficially will be assessed and the amount of such penalty. Please forward is ment along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALTY method(s) you utilized to arrive at the sum. If you assert that no monetal is statement, if the Respondent chooses not to submit the requested min (10) days, it will be viewed by the Department as an admission that sum penalty as outlined in La. R.S. 30:2025.  33:L.Subpart1.Chapter7. To expedite closure of this NOTICE OF POTENTIAL amount to resolve any claim for civil penalties for the violation(s) described in the Department is under no obligation to enter into settlement is at the discretion of the Department. The settlement offer amount mandle Corporation of the Department. The settlement offer amount mandle Corporation of the Department of the Department of the potential penalty Request TO Closs for within one hundred and eighty (180) days of receipt of this NOTICE ON NOTICE OR POTENTIAL PENALTY REQUEST TO CLOSS for within one hundred and eighty (180) days of receipt of this NOTICE ON NOTICE OR POTENTIAL PENALTY REQUEST TO CLOSS for within one hundred on eighty (180) days of receipt of this NOTICE ON NOTICE OR POTENTIAL PENALTY REQUEST TO CLOSS for within one hundred on eighty (180) days of receipt of this NOTICE ON NOTICE OR POTENTIAL PENALTY REQUEST TO CLOSS for within one hundred on eighty (180) days of receipt of this NOTICE ON NOTICE OR POTENTIAL PENALTY REQUEST TO CLOSS for within one hundred on eighty (180) days of receipt of this NOTICE ON NOTICE OR POTENTIAL PENALTY REQUEST TO CLOSS for within one hundred on eighty (180) days of receipt of this NOTICE ON NOTICE OR POTENTIAL PENALTY REQUEST TO CLOSS for within one hundred on eighty (180) days of receipt of this NOTICE OR NOTICE OR POTENTIAL PENALTY REQUEST TO CLOSS for within one hundred on the penalty benefits of the penalty benefits of notice and the penalty benefi				
v.	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a presendent's most current annual gross revenue state the cited violations to the above named contact persinctude with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses civil penalties based on LAC PENALTY portion, the Respondent may offer a settlement herein. The Respondent may offer a settlement herein. The Respondent may offer a settlement be entered on the attached "CONSOLIDATED COMPLIANTED COMPLIANCE ORDER & NOTICE COMPLIA	Ito consider the gross revenues of the Respondent and the monetary beneficially will be assessed and the amount of such penalty. Please forward is emailty will be assessed and the amount of such penalty. Please forward is ment along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALTY method(s) you utilized to arrive at the sum. If you assert that no monetal is statement. If the Respondent chooses not to submit the requested min (10) days, it will be viewed by the Department as an admission that is um penalty as outlined in La. R.S. 30:2025.  33:LSubpart1.Chapter7. To expedite closure of this NOTICE OF POTENT and amount to resolve any claim for civil penalties for the violation(s) describe out, but the Department is under no obligation to enter into settlement is at the discretion of the Department. The settlement offer amount many LANCE ORDER AND NOTICE OF POTENTIAL PENALTY REQUEST TO CLOS for within one hundred and eighty (180) days of receipt of this NOTICE ON NOTICE ORDER portion. TO NOT submit payment of the offer amount with the form. The Department dent as to whether the offer is or is not accepted.  DEPOTENTIAL PENALTY is effective upon receipt  Heoring Requests:				
V.	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a programment of montary benefits the cited violations to the above named contact persinctude with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses civil penalties based on LAC PENALTY portion, the Respondent may offer a settlement herein. The Respondent may offer a settlement and negotiations. The decision to proceed with a settleme be entered on the attached "CONSOLIDATED COMPL form. The Respondent may submit the settlement of POTENTIAL PENALTY portion but no later than ninety (Respondent must include a justification of the offer. D will review the settlement offer and notify the Respondent his CONSOLIDATED COMPLIANCE ORDER & NOTICE (Comparison Department of Environmental Quality).	It consider the gross revenues of the Respondent and the monetary beneficially will be assessed and the amount of such penalty. Please forward is ement along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALTY method(s) you utilized to arrive at the sum. If you assert that no monet is statement. If the Respondent chooses not to submit the requested min (10) days, it will be viewed by the Department as an admission that is um penalty as outlined in La. R.S. 30:2025.  33:L.Subpart1.Chapter7. To expedite closure of this NOTICE OF POTENTIAL amount to resolve any claim for civil penalties for the violation(s) describe out, but the Department is under no obligation to enter into settlement is at the discretion of the Department. The settlement offer amount mandance on the Department. The settlement offer amount mandance on the Department of the Department. The settlement offer amount mandance on the Department of the Department. The settlement offer amount mandance on the province of the Department. The settlement offer amount mandance of the Department of the Department. The settlement offer amount mandance of the Department of the Department of the COMPUANCE ORDER portion. To O NOT submit payment of the offer amount with the form. The Department of submit payment of the offer amount with the form. The Department of the offer is or is not accepted.  DEPOTENTIAL PENALTY is effective upon receipt.  Heoring Requests:  Department of Environmental Quality				
V.	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a programment of monetary benefits the cited violations to the above named contact persinclude with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses civil penalties based on LAC PENALTY portion, the Respondent may offer a settlement herein. The Respondent may offer a settlement and negotiations. The decision to proceed with a settleme be entered on the attached "CONSOLIDATED COMPL form. The Respondent may submit the settlement of POTENTIAL PENALTY portion but no later than ninety (Respondent must include a justification of the offer. D will review the settlement offer and notify the Respondent This CONSOLIDATED COMPLIANCE ORDER & NOTICE (Compliance).	It consider the gross revenues of the Respondent and the monetary beneficially will be assessed and the amount of such penalty. Please forward to emalty will be assessed and the amount of such penalty. Please forward to mental along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALTY method(s) you utilized to arrive at the sum. If you assert that no monetal is statement. If the Respondent chooses not to submit the requested me (10) days, it will be viewed by the Department as an admission that the unique penalty as outlined in La. R.S. 30:2025.  33:L.Subpart1.Chapter7. To expedite closure of this NOTICE OF POTENTIAL amount to resolve any claim for civil penalties for the violation(s) describe out, but the Department is under no obligation to enter into settlement is at the discretion of the Department. The settlement offer amount material at the discretion of the Department. The settlement offer amount material and the discretion of the Department. The settlement offer amount material and eighty (180) days of receipt of this NOTICE of the within one hundred and eighty (180) days of receipt of this NOTICE of NOT submit payment of the offer amount with the form. The Department of Submit payment of the offer amount with the form. The Department of the offer is or is not accepted.  DEPOTENTIAL PENALTY is effective upon receipt  Heoring Requests:  Department of Environmental Quality Office of the Secretary				
V.  nfon outst	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a programment is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a programment is required by the content of monetary benefits the cited violations to the above named contact persinclude with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses cMI penalties based on LAC PENALTY portion, the Respondent may offer a settlement herein. The Respondent may offer a settlement amengotiations. The decision to proceed with a settlement be entered on the attached "CONSOLIDATED COMPL form. The Respondent may submit the settlement of POTENTIAL PENALTY portion but no later than ninety (Respondent must include a justification of the offer. Description will review the settlement offer and notify the Respondent This CONSOLIDATED COMPLIANCE ORDER & NOTICE COMPLIANCE ORDER & NO	It consider the gross revenues of the Respondent and the monetary beneficially will be assessed and the amount of such penalty. Please forward is ment along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALTY method(s) you utilized to arrive at the sum. If you assert that no monetal is statement. If the Respondent chooses not to submit the requested mit (10) days, it will be viewed by the Department as an admission that sum penalty as outlined in La. R.S. 30:2025.  33:1.Subpart1.Chapter7. To expedite closure of this NOTICE OF POTENTIAL amount to resolve any claim for civil penalties for the violation(s) described that the discretion of the Department. The settlement offer amount may say the discretion of the Department. The settlement offer amount may say the discretion of the Department. The settlement offer amount may say the discretion of the Department. The settlement offer amount may say the discretion of the Department. The settlement offer amount may say the discretion of the Department. The settlement offer amount may say the discretion of the Department. The settlement offer amount may say the discretion of the Department. The settlement offer amount may set the discretion of the Department of the Offer amount with the form. The Department of NOT submit payment of the offer amount with the form. The Department as to whether the offer is or is not accepted.  DEPOTENTIAL PENALTY is effective upon receipt  Heoring Requests:  Department of Environmental Quality Office of the Secretary Post Office Box 4302				
V.  Note: The second se	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a pure Respondent's most current annual gross revenue state the cited violations to the above named contact persinctude with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses civil penalties based on LAC PENALTY portion, the Respondent may offer a settlement and negotiations. The decision to proceed with a settleme be entered on the attached "CONSOLIDATED COMPLIANCE ON IDATED COMPLIANCE ON IDATED COMPLIANCE ON IT RESPONDENTIAL PENALTY portion but no later than ninety (Respondent must include a justification of the offer. Division:  This CONSOLIDATED COMPLIANCE ORDER & NOTICE Compliance of Environmental Compliance forcement Division:  The Tenyronmental Compliance forcement Division	It consider the gross revenues of the Respondent and the monetary beneficially will be assessed and the amount of such penalty. Please forward to mental along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALTY method(s) you utilized to arrive at the sum. If you assert that no monetal is statement. If the Respondent chooses not to submit the requested me (10) days, it will be viewed by the Department as an admission that the sum penalty as outlined in La. R.S. 30:2025.  33:1.Subpart1.Chapter7. To expedite closure of this NOTICE OF POTENTIAL amount to resolve any claim for civil penalties for the violation(s) describe out, but the Department is under no obligation to enter into settlement is at the discretion of the Department. The settlement offer amount mandance on the Department. The settlement offer amount mandance on the Department offer within one hundred and eighty (180) days of receipt of this NOTICE of NOT submit payment of the offer amount with the form. The Department of Submit payment of the offer amount with the form. The Department of Submit payment of the offer amount with the form. The Department of Submit payment of the offer amount with the form. The Department of Submit payment of the offer amount with the form. The Department of Submit Popularity is effective upon receipt  Heoring Requests:  Department of Environmental Quality Office of the Secretary Post Office Box 4302 Baton Rouge, Louislana 70821-4302				
V.  Nousisi	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a property of the design of noncompliance in order to determine whether a property of the design of noncompliance in order to determine whether a property of the design of noncompliance in order to determine whether a property of the design of noncompliance in order to determine whether a property of the design of the	It consider the gross revenues of the Respondent and the monetary beneficially will be assessed and the amount of such penalty. Please forward is sment along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALTY method(s) you utilized to arrive at the sum. If you assert that no monetary is statement. If the Respondent chooses not to submit the requested mit (10) days, it will be viewed by the Department as an admission that sum penalty as outlined in La. R.S. 30:2025.  33:1.Subpart1.Chapter7. To expedite closure of this NOTICE OF POTENTIAL amount to resolve any claim for civil penalties for the violation(s) describe out, but the Department is under no obligation to enter into settlement is at the discretion of the Department. The settlement offer amount mIANCE ORDER AND NOTICE OF POTENTIAL PENALTY REQUEST TO CLOSE for within one hundred and eighty (180) days of receipt of this NOTICE (90) days of achieving compliance with the COMPUANCE ORDER portion. TO NOT submit payment of the offer amount with the form. The Department as to whether the offer is or is not accepted.  DE POTENTIAL PENALTY is effective upon receipt  Heoring Requests:  Department of Environmental Quality Office of the Secretary Post Office Box 4302  Baton Rouge, Louisiana 70821-4302  Attn: Hearings Clerk, Legal Division				
V.  Nouisi  Outsi  Fire En  Outsi  Atom  Outsi  utsi  Outs	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a pure Respondent's most current annual gross revenue state the cited violations to the above named contact persinctude with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses civil penalties based on LAC PENALTY portion, the Respondent may offer a settlement and negotiations. The decision to proceed with a settleme be entered on the attached "CONSOLIDATED COMPLIANCE ON IDATED COMPLIANCE ON IDATED COMPLIANCE ON IT RESPONDENTIAL PENALTY portion but no later than ninety (Respondent must include a justification of the offer. Division:  This CONSOLIDATED COMPLIANCE ORDER & NOTICE Compliance of Environmental Compliance forcement Division:  The Tenyronmental Compliance forcement Division	it consider the gross revenues of the Respondent and the monetary beneficially will be assessed and the amount of such penalty. Please forward it iment along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALTY method(s) you utilized to arrive at the sum. If you assert that no monetal is statement. If the Respondent chooses not to submit the requested mit (10) days, it will be viewed by the Department as an admission that sum penalty as outlined in La. R.S. 30:2025.  133:1.Subpart1.Chapter7. To expedite closure of this NOTICE OF POTENTIAL amount to resolve any claim for civil penalties for the violation(s) describe out, but the Department is under no obligation to enter into settlement is at the discretion of the Department. The settlement offer amount mIANCE ORDER AND NOTICE OF POTENTIAL PENALTY REQUEST TO CLOSE for within one hundred and eighty (180) days of receipt of this NOTICE (190) days of achieving compliance with the COMPUANCE ORDER portion. TO NOT submit payment of the offer amount with the form. The Department as to whether the offer is or is not accepted.  DE POTENTIAL PENALTY is effective upon receipt  Heoring Requests:  Department of Environmental Quality Office of the Secretary Post Office Box 4302  Baton Rouge, Louisiana 70821-4302  Attn: Hearings Clerk, Legal Division Re: Enforcement Tracking No. AE-CN-23-00716				
v.  V.  oulsi iffice ir En ost C aton	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a programment is most current annual gross revenue state the cited violations to the above named contact persondude with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses civil penalties based on LAC PENALTY portion, the Respondent may offer a settlement energian. The Respondent may offer a settlement energiations. The decision to proceed with a settlement be entered on the attached "CONSOLIDATED COMPLIANTED COMPLIANCE ORDER & NOTICE COMPLIANTED COMPLIANCE ORDER & NOTICE COMPLIANCE ORDER & NOTICE COMPLIANTED COMPLI	ito consider the gross revenues of the Respondent and the monetary beneficial to consider the gross revenues of the Respondent and the monetary benefits of noncompliance emaity will be assessed and the amount of such penalty. Please forward it ment along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALT method(s) you utilized to arrive at the sum. If you assert that no monetal statement. If the Respondent chooses not to submit the requested me (10) days, it will be viewed by the Department as an admission that sum penalty as outlined in La. R.S. 30:2025.  33:1.Subpart1.Chapter7. To expedite closure of this NOTICE OF POTENTIAL amount to resolve any claim for civil penalties for the violation(s) describe out, but the Department is under no obligation to enter into settlement is at the discretion of the Department. The settlement offer amount may a the discretion of the Department. The settlement offer amount may a the discretion of the Department. The settlement offer amount may a the discretion of the Department. The Settlement of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE on NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE on NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within				
v.  V.  oulsi  iffice  ir En  ost C  aton  ttn:	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a programment of content annual gross revenue state the cited violations to the above named contact persondent's most current annual gross revenue state the cited violations to the above named contact persondent with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses civil penalties based on LAC PENALTY portion, the Respondent may offer a settlement energet. The Respondent may offer a settlement energetiations. The decision to proceed with a settlement of the entered on the attached "CONSOLIDATED COMPLIANT form. The Respondent may submit the settlement of POTENTIAL PENALTY portion but no later than ninety (Respondent must include a justification of the offer. D will review the settlement offer and notify the Respondent must include a justification of the offer. D will review the settlement offer and notify the Respondent Division:  Consolidated Compliance forcement Division  This CONSOLIDATED COMPLIANCE ORDER & NOTICE Compliance forcement Division  Perfect Programment of Environmental Quality  Provision (If necessary):  The Division (If necessary):  The transport of Environmental Quality  Perfect Programment of Environmental Quality	ito consider the gross revenues of the Respondent and the monetary beneficial consider the gross revenues of the Respondent and the monetary benefits of noncompliance emaity will be assessed and the amount of such penalty. Please forward it ment along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALT method(s) you utilized to arrive at the sum. If you assert that no monetal is statement. If the Respondent chooses not to submit the requested me (10) days, it will be viewed by the Department as an admission that it um penalty as outlined in La. R.S. 30:2025.  33:1.Subpart1.Chapter7. To expedite closure of this NOTICE OF POTENTIAL amount to resolve any claim for civil penalties for the violation(s) describe out, but the Department is under no obligation to enter into settlement is at the discretion of the Department. The settlement offer amount me IANCE ORDER AND NOTICE OF POTENTIAL PENALTY REQUEST TO CLOSE fer within one hundred and eighty (180) days of receipt of this NOTICE of POTENTIAL PENALTY REQUEST TO CLOSE fer within one hundred and eighty (180) days of receipt of this NOTICE ONOT submit payment of the offer amount with the form. The Department O NOTI submit payment of the offer amount with the form. The Department of Environmental Quality Office of the Secretary Post Office Box 4302  Baton Rouge, Louislana 70821-4302  Attn: Hearings Clerk, Legal Division  Re: Enforcement Tracking No. AE-CN-23-00716  Agency Interest No. 239268  Physical Address (if hand delivered):				
v.  V.  nformousiffice ir En ost C aton ttn: ermi	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a programment is most current annual gross revenue state the cited violations to the above named contact persondent's most current annual gross revenue state the cited violations to the above named contact persondent with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses civil penalties based on LAC PENALTY portion, the Respondent may offer a settlement enterin. The Respondent may offer a settlement enterin. The Respondent may offer a settlement entered on the attached "CONSOLIDATED COMPLIANT form. The Respondent may submit the settlement of POTENTIAL PENALTY portion but no later than ninety (Respondent must include a justification of the offer. D will review the settlement offer and notify the Respondent must include a justification of the offer. D will review the settlement offer and notify the Respondent Division:  Consolidated Compliance forcement Division Office Box 4312  Rouge, LA 70821  Brent Richard Jr.  Provision (if necessary):  tment of Environmental Quality of Environmental Services	ito consider the gross revenues of the Respondent and the monetary beneficial to consider the gross revenues of the Respondent and the monetary benefits of noncompliance in the along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALTY method(s) you utilized to arrive at the sum. If you assert that no monetal is statement. If the Respondent chooses not to submit the requested me (10) days, it will be viewed by the Department as an admission that it um penalty as outlined in La. R.S. 30:2025.  33:1.Subpart1.Chapter7. To expedite closure of this NOTICE OF POTENTIAL amount to resolve any claim for civil penalties for the violation(s) describe out, but the Department is under no obligation to enter into settlement is at the discretion of the Department. The settlement offer amount may a the discretion of the Department. The settlement offer amount may a the discretion of the Department. The Settlement of the ONTICE OF POTENTIAL PENALTY REQUEST TO CLOSE fer within one hundred and eighty (180) days of receipt of this NOTICE.  90) days of achieving compliance with the COMPUANCE ORDER portion. TO NOT submit payment of the offer amount with the form. The Department of NOTICE of the Secretary Post Office Box 4302  Baton Rouge, Louislana 70821–4302  Attn: Hearings Clerk, Legal Division  Re: Enforcement Tracking No. AE-CN-23-00716  Agency Interest No. 239268				
v.  v.  nfonoulsi office ir En ost C aton ttn: ermiffice cost C	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a prespondent's most current annual gross revenue state the cited violations to the above named contact persinclude with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses civil penalties based on LAC PENALTY portion, the Respondent may offer a settlement energetial form. The Respondent may offer a settlement energetial form. The Respondent may submit the settlement of POTENTIAL PENALTY portion but no later than ninety (Respondent must include a justification of the offer. D. will review the settlement offer and notify the Respondent must include a justification of the offer. D. will review the settlement offer and notify the Respondent Division:  ana Department of Environmental Quality of Environmental Compliance forcement Division  Diffice Box 4312  Rouge, LA 70821  Brent Richard Jr.  2 Division (if necessary):  tment of Environmental Quality of Environmental Services  Office Box 4313	is NOTICE OF POTENTIAL PENALTY.  It to consider the gross revenues of the Respondent and the monetary beneficed to consider the gross revenues of the Respondent and the monetary benefits of noncompliance in ment along with a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALTY method(s) you utilized to arrive at the sum. If you assert that no monetal is statement. If the Respondent chooses not to submit the requested me (10) days, it will be viewed by the Department as an admission that it um penalty as outlined in La. R.S. 30:2025.  33:1.Subpart1.Chapter7. To expedite closure of this NOTICE OF POTENTIAL amount to resolve any claim for civil penalties for the violation(s) described that the discretion of the Department. The settlement offer amount ment is at the discretion of the Department. The settlement offer amount ment is at the discretion of the Department. The settlement offer amount ment is at the discretion of the Department. The Settlement offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of this NOTICE offer within one hundred and eighty (180) days of receipt of th				
outsi Office vir En ost C aton epar office ost C aton	The Department is required by La. R.S. 30:2025(E)(3)(a) of noncompliance in order to determine whether a programment is most current annual gross revenue state the cited violations to the above named contact persondent's most current annual gross revenue state the cited violations to the above named contact persondent with your statement of monetary benefits the benefits have been gained, you are to fully justify this current annual gross revenues statement within ten Respondent has the ability to pay the statutory maxim. The Department assesses civil penalties based on LAC PENALTY portion, the Respondent may offer a settlement enterin. The Respondent may offer a settlement enterin. The Respondent may offer a settlement entered on the attached "CONSOLIDATED COMPLIANT form. The Respondent may submit the settlement of POTENTIAL PENALTY portion but no later than ninety (Respondent must include a justification of the offer. D will review the settlement offer and notify the Respondent must include a justification of the offer. D will review the settlement offer and notify the Respondent Division:  Consolidated Compliance forcement Division Office Box 4312  Rouge, LA 70821  Brent Richard Jr.  Provision (if necessary):  tment of Environmental Quality of Environmental Services	ito consider the gross revenues of the Respondent and the monetary beneficed to consider the gross revenues of the Respondent and the monetary beneficed analty will be assessed and the amount of such penalty. Please forward to see that a statement of the monetary benefits of noncompliance on within ten (10) days of receipt of this NOTICE OF POTENTIAL PENALTY method(s) you utilized to arrive at the sum. If you assert that no monetary is statement. If the Respondent chooses not to submit the requested modern to the submitter of the Respondent chooses not to submit the requested modern to grow the statement as an admission that the umpenalty as outlined in La. R.S. 30:2025.  33:1.Subpart1.Chapter7. To expedite closure of this NOTICE OF POTENTIAL amount to resolve any claim for civil penalties for the violation(s) describe out, but the Department is under no obligation to enter into settlement is at the discretion of the Department. The settlement offer amount material that discretion of the Department. The settlement offer amount material that the discretion of the Department. The Settlement offer amount material that the discretion of the Department. The Settlement of this NOTICE of 90) days of achieving compliance with the COMPUANCE ORDER portion. TO NOT submit payment of the offer amount with the form. The Department of NOT submit payment of the offer amount with the form. The Department of NOTICE of the Secretary  Post Office Box 4302  Baton Rouge, Louislana 70821-4302  Attn: Hearings Clerk, Legal Division  Re: Enforcement Tracking No. AE-CN-23-00716  Agency Interest No. 239268  Physical Address (if hand delivered):  Department of Environmental Quality  602 N Fifth Street				

- To appeal the COMPLIANCE ORDER portion, the Respondent must follow the guidelines set forth in the "Right to Appeal" portion
  of this COMPLIANCE ORDER.
- To request closure of this CONSOLIDATED COMPLIANCE ORDER & NOTICE OF POTENTIAL PENALTY, the Respondent must demonstrate compliance with the "Order" portion of this COMPLIANCE ORDER by completing the attached "CONSOLIDATED COMPLIANCE ORDER & NOTICE OF POTENTIAL REQUEST TO CLOSE" form and returning it to the address specified.
- To expedite closure of the NOTICE OF POTENTIAL PENALTY portion, the Respondent may offer a settlement amount to resolve any claim for civil penalties for the doletion(s) described herein.
- The Department assesses civil penalties based on LAC 33:I.Subpart1.Chapter7.
- The Respondent may offer a settlement amount but the Department is under no obligation to enter into settlement negotiations.
   It is decided upon on a discretionary basis.
- The Respondent may submit the settlement offer within one hundred and eighty (180) days of receipt of this NOTICE OF POTENTIAL PENALTY portion but no later than ninety (90) days of achieving compliance with the COMPLIANCE ORDER portion.
- The settlement offer amount may be entered on the attached "NOTICE OF POTENTIAL PENALTY REQUEST TO SETTLE" form. The Respondent must include a justification of the offer.
- DQ\_NOT submit payment of the offer amount with the form. The Department will review the settlement offer and notify the Respondent as to whether the offer is or is not accepted.

If you have questions or need more information, you may contact Brent Richard Jr. at (225) 219-3703 or Brent.Richard@la.gov.

Date

Assistant Secretary

Office of Environmental Compliance

<u>Attachment(s)</u>

- Request to Close

cc: PHYSICIANS BEHAVIORAL HOSPITAL, L.L.C. c/o William E. Logan, III
700 Jefferson Street
Lafayette, LA 70501

roul	SIANA DEPARTMENT O	F ENVIRONMENTAL QU	IALITY		<del></del>		
OFF	ce of environmenta	I COSSOLIANICO		MPLIANCE ORDER	•		
	PROCEMENT DIVISION OFFICE BOX 4312			ENTIAL PENALTY		TIE	
	OFFICE BOX 4312 ON ROUGE, LOUISIANA		REQUEST T			DEO	
	coment Tracking No.	AE-CN-23-00716		Contact Name	Beent Dish and In	Committee	
Agency Interest (AI) No.		239268		Contact Phone No.	Brent Richard Jr. (225) 219-3703		
Alter	nate ID No.	N/A		Contact Filone No.	(223) 219-3703		
Resp	ondent:	Physicians Behavioral	Hospital, L.L.C.	Facility Name:	Physicians Behavioral	Hospital	
		c/o William E. Logan, I	11	Physical Location:	2025 Desoto Street	Tiospital	
		Agent for Service of Pr	of Process				
700 Jefferson Street				City, State Zip:	Shreveport, LA 71103		
4		Lafayette, LA 70501		Parish:	Caddo		
		STATEMENT OF CO	MPLIANCE		Date Completed	Copy Attached?	
A wri	tten report was submit	ted in accordance with	Paragraph III of th	e "Order" portion of ti	ne l	COPY Attached	
All no	PLIANCE ORDER						
COM	PLIANCE ORDER in acre	re submitted to the De ordance with Paragraph	partment within 3	O days of receipt of the	ne l		
COM	PLIANCE OKUEK				1		
All ite	ms in the "Findings of F	act" portion of the CON	PLIANCE ORDER	vere addressed and the	,		
Laries	A is nextly obeliated to U	neet and maintain the re	equirements of the	"Order" portion of the			
COM	PLIANCE ORDER. Final c	ompilance was achieved	as of:				
			lobook sha				
	The Respondent is no	t interested in entering	(check the application of the control of the contro	ane option)	epartment with the und		
		Dire so masses risk holidi	ues dased on lat.:	(4) Mibbarti Chanter 7			
	in proet to testive 9	ny claim for civil pena	ities for the viola	tions in MOTICE OF N	OTERFILE BENEFOL (10	-CN-23-00716) the	
	And barred and 12 tricking	en in entering lista 26.1716	ement negotiation	s with the Department	and would like to set up	a meeting to discuss	
		<b>?</b> .					
	Respondent is interest	ed in entering into settle	ment penatiation	tions in NOTICE OF PI	TENTIAL PENALTY (AE	-CN-23-00716), the	
	ADDICTOR STREET STOROGE FL	ucu enforcement costs	S and any moneta	in benefit of son com	minage The Court		
		much transported \$110 CINI	ITA I TOOL GAAZ UL LE	PERMIT OF THIS NITITIES OF	F POTENTIAL PENALTY	nt may submit the	
		N BOURAINE COMBINANCE	with the COMPLIA	NCE ORDER portion.		portion but no later	
	Monetary cor     Repetitive Cor	11ponent = //ropmostal Basin at /pre		\$	****		
	DO NOT SUBA	vironmental Project (BEF VIT PAYMENT OF THE O	')component (opti	onal)= \$			
					ill review the settlement		
[	The Respondent has t	reviewed the violations	noted in NOTICE	OF POTENTIAL OFFIA	LTY (AE-CN-23-00716) a	and has see to de-	
	justification of its offer	and a description of an	y BEPs if included i	n settlement offer.	*11 (MC-CI4-23-00/10) 5	ino nas attached a	
certi	Ne undée nométions le	Landelous and Hales	Control Inc.				
nforn	ation and belief forme	d after reasonable inno	is the statement	provide criminal pena	ilties for false stateme ched and the compliance	nts, that based on	
other	facility I own or operate	e. I further certify that i	am either the Res	pondent or an authori	s to the Department for ted representative of th	r this judinity or any. A Resoundent	
	· ·						
	Respondent's Signa	iture	Parnadant.	Mulabad Ma			
Accession and addressed a			nespondent's	Printed Name	Responde	nt's Title	
	11.50						
	Respondent's Phys	ical Address	Respon	dent's Phone #	Da	te	
					Da		
ouiela	na Department of Envir	Continue of Occality					
Office	of Environmental Comp	ownental Quality					
	ement Division	erener <b>via</b> .					
	ox 4312						
	iston Rouge, LA 70821 ittn: Brent Richard Jr.						
antii 🛭	n prili fullifilitä jä.						

### WHAT IS A SETTLEMENT AGREEMENT?

Once the Department has determined that a penalty is warranted for a violation, the Assistant Secretary of the Department, with the concurrence of the Attorney General, may enter into a settlement agreement with the Respondent as a means to resolve the Department's claim for a penalty.

## **HOW DOES THE SETTLEMENT AGREEMENT PROCESS WORK?**

To begin the settlement agreement process, the Department must receive a written settlement offer. Once this offer is submitted, it is sent for approval by the Assistant Secretary of the Office of Environmental Compliance. The formal Settlement Agreement is drafted and sent to the Attorney General's office where the Attorney General has a 90 day concurrence period. During this time, the Respondent is required to run a public notice in an official journal and/or newspaper of general circulation in each affected parish. After which, a 45 day public comment period is opened to allow the public to submit comments. Once the Department has received concurrence, the settlement agreement is signed by both parties. The Department then forwards a letter to the responsible party to establish a payment plan and/or beneficial environmental project (BEP).

## WHAT SHOULD I INCLUDE IN A SETTLEMENT AGREEMENT?

The Department uses the penalty determination method defined in LAC 33:1.705 as a guideline to accepting settlement offers. The penalty matrix is used to determine a penalty range for each violation based on the two violation specific factors, the nature and gravity of the violation and the degree of risk/impact to human health and property.

	NATURE AND GRAVITY OF THE VIOLATION			
		The state of the s		
		\$32,500	\$20,000	\$15,000
346		to	to	to
3 3		\$20,000	\$15,000	\$11,000
0 4 E		\$11,000	\$8,000	\$5,000
A. A		to	to	to
	4.00	\$8,000	\$5,000	\$3,000
SRE		\$3,000	\$1,500	\$500
30		to	to	to
		<b>\$</b> 1,500	\$500	\$100

## Degree of Risk to Human Health or Property

Major: (actual measurable harm or substantial risk of harm) A violation of major impact to an environmental resource or a hazard characterized by high volume and/or frequent occurrence and/or high pollutant concentration.

Moderate: (potential for measurable detrimental impact) A violation of moderate impact and hazard may be one characterized by occasional occurrence and/or pollutant concentration that may be expected to have a detrimental effect under certain conditions

Minor: (no harm or risk of harm) A violation of minor impact are isolated single incidences and that cause no measurable detrimental effect or are administrative in nature.

#### Nature and Gravity of the Violation

Major: Violations of statutes, regulations, orders, permit limits, or permit requirements that result in negating the intent of the requirement to such an extent that little or no implementation of requirements occurred.

Moderate: Violations that result in substantially negating the intent of the requirements, but some implementation of the requirements occurred. Minor: Violations that result in some deviation from the intent of the requirement; however, substantial implementation is demonstrated.

## The range is adjusted using the following violator specific factors:

- 1. history of previous violations or repeated noncompliance:
- 2. gross revenues generated by the respondent;
- 3. degree of culpability, recalcitrance, defiance, or indifference to regulations or orders;
- 4. whether the Respondent has failed to mitigate or to make a reasonable attempt to mitigate the damages caused by the violation; and
- whether the violation and the surrounding circumstances were immediately reported to the department, and whether the violation was concealed or there was an attempt to conceal by the Respondent.



Given the previous information, the following formula is used to obtain a penalty amount.

Penalty Event Total = Penalty Event Minimum + (Adjustment Percentage x [Penalty Event Maximum - Penalty Event Minimum ])

After this, the Department adds any monetary benefit of noncompliance to the penalty event. In the event that a monetary benefit is gained due to the delay of a cost that is ultimately paid, the Department adds the applicable judicial interest. Finally, the Department adds all response costs including, but not limited to, the cost of conducting inspections, and the staff time devoted to the preparation of reports and issuing enforcement actions.

#### WHAT IS A BEP?

A BEP is a project that provides for environmental mitigation which the respondent is not otherwise legally required to perform, but which the defendant/respondent agrees to undertake as a component of the settlement agreement.

Project categories for BEPs include public health, pollution prevention, pollution reduction, environmental restoration and prolection, assessments and audits, environmental compliance promotion, and emergency planning, preparedness and response. Other projects may be considered if the Department determines that these projects have environmental merit and is otherwise fully consistent with the intent of the BEP regulations.

## WHAT HAPPENS IF MY OFFER IS REJECTED?

If an offer is rejected by the Assistant Secretary, the Legal Division will contact the responsible party, or anyone designated as an appropriate contact in the settlement offer, to discuss any discrepancies.

### WHERE CAN I FIND EXAMPLES AND MORE INFORMATION?

Settlement Offers	searchable in EDMS using the following filters
Settlement Agreements	Media: Air Quality, Function: Enforcement; Description: Settlement
	specific examples can be provided upon request
Penalty Determination Method	LAC 33:I Chapter 7
	FAQs
Judicial Interest	provided by the Louisiana State Bar Association

