



Laura L. LaValle

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Laura's practice has focused on Clean Air Act matters for over 20 years.

Laura's air quality experience includes advising and representing entities on a broad range of permitting, compliance, and policy issues. She has represented chemical manufacturing operations, electric utilities, petroleum refineries, oil and gas pipelines and terminal facilities, alternative/renewable energy operations including solar energy projects, landfills and waste combustors, steel manufacturing facilities, mining operations, and other facility types regarding federal and state permitting and compliance issues.

Her comprehensive NSR and Title V permitting practice includes counseling on the varied and often complex issues associated with federal NSR (prevention of significant deterioration/PSD and nonattainment) and Title V permitting, including single source/aggregation analyses to determine the applicability of those programs. Laura assists clients with Title V permitting, including counsel regarding required reasonable inquiry, deviation reporting, and compliance certification. She also assists with MACT/NESHAP and NSPS standard compliance and responding to Section 114 requests.

Laura advises clients regarding compliance audits and disclosing violations pursuant to Environmental Protection Agency and state audit programs, including the Texas Environmental, Health & Safety Audit Privilege Act. She also provides counsel and representation on enforcement matters and represents regulated entities in administrative hearings. She has represented individual entities and trade associations on federal and state policy issues and provides counsel regarding fire prevention requirements and equivalency determinations.

She is a past Chair of the firm's Air Practice Group.

Before entering private practice, Laura served as an assistant attorney general in the Natural Resources Division of the Office of the Attorney General of Texas. She also worked for the Texas Natural Resource Conservation Commission (now the Texas Commission on Environmental Quality or TCEQ), where she rose from the position of a staff attorney in the Air Quality Section to senior attorney.

Upon graduation from law school, Laura served as a judge advocate in the United States Air Force. As a judge advocate, she acquired extensive litigation experience prosecuting military criminal trials by court-martial and representing the Air Force in administrative hearings and also provided

counsel on environmental issues and assistance with environmental compliance audits at various Air Force bases.

She previously served as a member of the State Bar of Texas Public and Administrative Law Council. She studied piano performance at the Oberlin Conservatory of Music before transferring to Duke University.

Education

- Duke University (B.A., 1984)
 - Political Science
- University of Florida (J.D., 1987)
 - Assistant Articles Editor, Law Review

Bar Admissions

- District of Columbia
- Florida
- Texas

Professional Affiliations

- American Bar Association (Environment, Energy and Resources Section)
- State Bar of Texas (Environmental and Natural Resources Law Section)
- Austin Bar Association (Environmental Law Section)

Honors & Awards

- *Chambers and Partners – USA*, Band 4 in Environmental Law (2020)

Clean Air Act Compliance

Laura's comprehensive New Source Review (NSR) and Title V permitting practice includes counseling on the varied and often complex issues associated with federal NSR (prevention of significant deterioration and nonattainment) and Title V permitting, including single source/aggregation analyses to determine applicability of those programs, required reasonable inquiry, deviation reporting, and compliance certification.

Her Clean Air Act practice also includes assistance with Maximum Achievable Control Technology (MACT), National Emission Standards for Hazardous Air Pollution (NESHAP), New Source Compliance Standards (NSPS) standard compliance, and responding to Section 114 requests.

Publications

October 8, 2020

In Wake of Industrial Accidents, TCEQ Seeks Revisions to Penalty Policy and Compliance History Rules

Beveridge & Diamond

October 5, 2020

RCRA Air Compliance Initiative and Rescission of “Once In, Always In” Policy Present Federal and State Self-Audit Opportunities

Beveridge & Diamond

April 1, 2020

Top Ten Tips for Seeking Enforcement Discretion and Preserving a COVID-19 Force Majeure Affirmative Defense before the TCEQ

Beveridge & Diamond

March 19, 2020

TCEQ Issues Guidance for Submitting Enforcement Discretion Requests During COVID-19 Pandemic

Beveridge & Diamond

January 8, 2020

EPA Audit Program for Upstream Oil & Gas Facility Existing Owners

Beveridge & Diamond

April 27, 2018

TCEQ Begins Implementation of SB 1045, Streamlining Approval of Certain Air Permits

Beveridge & Diamond

2018

Climate Regulation: United States

Environment & Climate Regulation

August 17, 2017

GAO Recommends that PHMSA Evaluate its Model for Pipeline Safety Inspections

Beveridge & Diamond

2017

Climate Regulation: United States

Environment & Climate Regulation

2016

Climate Regulation: United States

Environment & Climate Regulation

