Dear Applicant:

Based on information supplied, and assuming your operations will be as stated in your application for recognition of exemption, we have determined you are exempt from Federal income tax under section 501(a) of the Internal Revenue Code as an organization described in the section indicated above.

Unless specifically excepted, you are liable for taxes under the Federal Insurance Contributions Act (social security taxes) for each employee to whom you pay $100 or more during a calendar year. And, unless excepted, you are also liable for tax under the Federal Unemployment Tax Act for each employee to whom you pay $50 or more during a calendar quarter if, during the current or preceding calendar year, you had one or more employees at any time in each of 20 calendar weeks or you paid wages of $1,500 or more in any calendar quarter. If you have any questions about excise, employment, or other Federal taxes, please address them to this office.

If your sources of support, or your purposes, character, or method of operation change, please let us know so we can consider the effect of the change on your exempt status. In the case of an amendment to your organizational document or bylaws, please send us a copy of the amended document or bylaws. Also, you should inform us of all changes in your name or address.

In the heading of this letter we have indicated whether you must file Form 990, Return of Organization Exempt From Income Tax. If Yes is indicated, you are required to file Form 990 only if your gross receipts each year are normally more than $25,000. However, if you receive a Form 990 enclosed in the mail, please file the return even if you do not exceed the gross receipts test. If you are not required to file, simply attach the label provided, check the box in the heading to indicate that your annual gross receipts are normally $25,000 or less, and sign the return.

If a return is required, it must be filed by the 15th day of the fifth month after the end of your annual accounting period. A penalty of $10 a day is charged when a return is filed late, unless there is reasonable cause for the delay. However, the maximum penalty charged cannot exceed $5,000 or 5 per-
GLOBAL CLIMATE COALITION

cent of your gross receipts for the year, whichever is less. This penalty may also be charged if a return is not complete, so please be sure your return is complete before you file it.

You are not required to file Federal income tax returns unless you are subject to the tax on unrelated business income under section 511 of the Code. If you are subject to this tax, you must file an income tax return on Form 990-T, Exempt Organization Business Income Tax Return. In this letter we are not determining whether any of your present or proposed activities are unrelated trade or business as defined in section 513 of the Code.

You need an employer identification number even if you have no employees. If an employer identification number was not entered on your application, a number will be assigned to you and you will be advised of it. Please use that number on all returns you file and in all correspondence with the Internal Revenue Service.

If we have indicated in the heading of this letter that an addendum applies, the enclosed addendum is an integral part of this letter.

Because this letter could help resolve any questions about your exempt status, you should keep it in your permanent records.

We have sent a copy of this letter to your representative as indicated in your power of attorney.

If you have any questions, please contact the person whose name and telephone number are shown in the heading of this letter.

Sincerely yours,

[Signature]

District Director

Enclosure:
Addendum
GLOBAL CLIMATE COALITION

You are required to make available for public inspection a copy of your exemption application, and supporting documents, and this exemption letter. If you are required to file an annual information return, you are also required to make a copy of the return available for public inspection for three years after the return is due. Failure to make these documents available for public inspection may subject you to a penalty of $10 per day for each day there is a failure to comply (up to a maximum of $5,000 in the case of an annual return). See Internal Revenue Service Notice 88-120, 1988-2 C.B. 454, for additional information.

Contributions to your organization are not deductible by donors under section 170(c)(2) of the Code.

Under section 6113, any fund-raising solicitation (including a solicitation for membership dues payments) you make must include an express statement (in a conspicuous and easily recognizable format) that contributions and gifts are not deductible as charitable contributions for federal income tax purposes. This express statement does not apply, however, if your annual gross receipts are normally $100,000 or less, or if your solicitations are made to no more than ten persons during a calendar year. The law provides penalties for failure to comply with this requirement, unless the failure is due to reasonable cause. See Internal Revenue Service Notice 90-120, 1990-2 C.B. 454, for additional information.
User Fee for Exempt Organization Determination Letter Request

Global Climate Coalition

Caution: Do not attach Form 8718 to an application for a pension plan determination letter. Use Form 8717 instead.

2 Type of request
a [ ] Initial request for a determination letter for:
   o An exempt organization that has had annual gross receipts averaging not more than $10,000 during the preceding 4 years, or
   o A new organization that anticipates gross receipts averaging not more than $10,000 during its first year.

Note: If you checked box 2a, you must complete the Certification below.

Certification

I certify that the annual gross receipts of have averaged (or are expected to average) not more than $10,000 during the preceding 4 (or the first 4) years of operation.

Signature ▶ Title ▶

b [ ] Initial request for a determination letter for:
   o An exempt organization that has had annual gross receipts averaging more than $10,000 during the preceding 4 years, or
   o A new organization that anticipates gross receipts averaging more than $10,000 during the first 4 years.

$485

$500

Instructions

The law requires payment of a user fee with each application for a determination letter. The user fees are listed on line 2 above. For more information, see Rev. Proc. 94-8, 1994-1 I.R.B. 176.

Check the box on line 2 for the type of application you are submitting. If you check box 2a, you must complete and sign the certification statement that appears under line 2a.

Attach to Form 8718 a check or money order payable to the Internal Revenue Service for the full amount of the user fee. If you do not include the full amount, your application will be returned. Attach Form 8718 to your determination letter application.

To avoid delays, send the determination letter application and Form 8718 to the applicable IRS address shown below. Use the address below even if a different address appears in another form or publication.

If the organization is in
Connecticut, Maine, Massachusetts, New Hampshire, New York, Rhode Island, Vermont
Internal Revenue Service EP/EO Division P.O. Box 1680, GPO, Brooklyn, NY 11202

Delaware, District of Columbia, Maryland, New Jersey, Pennsylvania, Virginia, any U.S. possessions or foreign country
Internal Revenue Service EP/EO Division P.O. Box 17010 Baltimore, MD 21203

Indiana, Kentucky, Michigan, Ohio, West Virginia
Internal Revenue Service EP/EO Division P.O. Box 3159, Cincinnati, OH 45201

Arizona, Colorado, Kansas, Oklahoma, New Mexico, Texas, Utah, Wyoming
Internal Revenue Service EP/EO Division Mail Code 4450 DAL 1100 Commerce Street Dallas, TX 75242

Alabama, Arkansas, Florida, Georgia, Louisiana, Mississippi, North Carolina, South Carolina, Tennessee
Internal Revenue Service EP/EO Division P.O. Box 941 Atlanta, GA 30370

Alaska, California, Hawaii, Idaho, Nevada, Oregon, Washington
Internal Revenue Service EP/EO Division P.O. Box 200, Seattle, WA 98110

Illinois, Iowa, Minnesota, Missouri, Montana, Nebraska, North Dakota, South Dakota, Wisconsin
Internal Revenue Service EP/EO Division P.O. Box 239, Des Moines, IA 50302-029

EP/EO DIVISION
USER FEE UNIT
BALTIMORE

Received

NOV 17 1983

Category No. 6428Z
Printed on recycled paper

Part I: Power of Attorney (Please type or print.)

1. Taxpayer Information (Taxpayer(s) must sign and date this form on page 2, line 5.)

   Taxpayer name(s) and address

   Global Climate Coalition
   1331 Pennsylvania Avenue, NW
   Suite 1500 - North Tower
   Washington, DC 20004-1703

   Social security number(s) [ ]
   Employer identification number [ ]
   Daytime telephone number (301) 468-5500
   Plan number (if applicable) [ ]

   Hereby appoint(s) the following representative(s) as attorney(s)-in-fact:

2. Representative(s) (Representative(s) must sign and date this form on page 2, Part II.)

   Name and address

   Mark B. Weinberg
   Weinberg & Jacobs
   11300 Rockville Pike, #1200
   Rockville, MD 20852

   Check if new: Address □ Telephone No. □
   CAF No. 2605-077938
   Telephone No. (301) 468-5500
   Fax No. (301) 468-5504

   Name and address

   Jonathan L. Mezrich
   Weinberg & Jacobs
   11300 Rockville Pike, #1200
   Rockville, MD 20852

   Check if new: Address □ Telephone No. □
   CAF No. 2605-722388
   Telephone No. (301) 468-5500
   Fax No. (301) 468-5504

   Name and address

   CAF No. □
   Telephone No. □
   Fax No. □

   Check if new: Address □ Telephone No. □

   to represent the taxpayer(s) before the Internal Revenue Service for the following tax matters:

3. Tax Matters

   Type of Tax (Income, Employment, Excise, etc.)...Tax Form-Number (1040, 941, 720, etc.)...Year(s) or Period(s)

   Income, Corporate...1024...1994 - Forward

4. Specific Use Not Recorded on Centralized Authorization File (CAF) (See Line 5—Specific Uses Not Recorded on CAF on page 3.) □

5. Acts Authorized.—The representatives are authorized to receive and inspect confidential tax information and to perform any and all acts that I (we) can perform with respect to the tax matters described in line 3, for example, the authority to sign any agreements, consents, or other documents. The authority does not include the power to receive refund checks (see line 6 below) or the power to sign certain returns (see Line 5—Acts Authorized on page 4).

   List any specific additions or deletions to the acts otherwise authorized in this power of attorney.

   □

6. Receipt of Refund Checks.—If you want to authorize a representative named in line 2 to receive, BUT NOT TO ENDORSE OR CASH, refund checks, initial here □ and list the name of that representative below.

   Name of representative to receive refund check(s) □

   Cat. No. 11980J

   Form 2848 (Rev. 2-93)
Part I Declaration of Representative

Under penalties of perjury, I declare that:

- I am not currently under suspension or disbarment from practice before the Internal Revenue Service;
- I am aware of regulations contained in Treasury Department Circular No. 230 (31 CFR, Part 10), as amended, concerning the practice of attorneys, certified public accountants, enrolled agents, enrolled actuaries, and others;
- I am authorized to represent the taxpayer(s) identified in Part I for the tax matter(s) specified there; and
- I am one of the following:
  - a Attorney—a member in good standing of the bar of the highest court of the jurisdiction shown below.
  - b Certified Public Accountant—duly qualified to practice as a certified public accountant in the jurisdiction shown below.
  - c Enrolled Agent—enrolled as an agent under the requirements of Treasury Department Circular No. 230.
  - d Officer—a bona fide officer of the taxpayer organization.
  - e Full-Time Employee—a full-time employee of the taxpayer.
  - f Family Member—a member of the taxpayer's immediate family (i.e., spouse, parent, child, brother, or sister).
  - g Enrolled Actuary—enrolled as an actuary by the Joint Board for the Enrollment of Actuaries under 29 U.S.C. 1242 (the authority to practice before the Service is limited by section 10.3(i)(1) of Treasury Department Circular No. 230).
  - h Unenrolled Return Preparer—an unenrolled return preparer under section 10.7(a)(7) of Treasury Department Circular No. 230.

If this declaration of representative is not signed and dated, the power of attorney will be returned.

<table>
<thead>
<tr>
<th>Designation</th>
<th>Jurisdiction (state) or Enrollment Card No.</th>
<th>Signature</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>a</td>
<td>DC, MD, PA</td>
<td>Mark B. Bailey</td>
<td>11/18/94</td>
</tr>
<tr>
<td>a</td>
<td>PA, DC</td>
<td>Jonathan L. Jeffery</td>
<td>11/18/94</td>
</tr>
</tbody>
</table>
Application for Recognition of Exemption
Under Section 501(a)
or for Determination Under Section 120

Read the instructions for each Part carefully.

A User Fee must be attached to this application.

If the required information and appropriate documents are not submitted along with Form 8718 (with payment of the appropriate user fee), the application may be returned to you.

Complete the Procedural Checklist on page 4 of the instructions.

Part I. Identification of Applicant (Must be completed by all applicants; also complete appropriate Schedule.)

Check the appropriate box below to indicate the section under which you are applying:

a ☐ Section 501(c)(2)—Title holding corporations (Schedule A, page 6)
b ☐ Section 501(c)(4)—Civic leagues, social welfare organizations (including certain war veterans organizations), or local associations of employees (Schedule B, page 7)
c ☐ Section 501(c)(5)—Labor, agricultural, or horticultural organizations (Schedule C, page 8)
d ☐ Section 501(c)(6)—Business leagues, chambers of commerce, etc. (Schedule C, page 8)
e ☐ Section 501(c)(7)—Social clubs (Schedule D, page 9)
f ☐ Section 501(c)(8)—Fraternal beneficiary societies, etc., providing life, sick, accident, or other benefits to members (Schedule F, page 11)
g ☐ Section 501(c)(9)—Voluntary employees' beneficiary associations (Schedule F, page 12)
h ☐ Section 501(c)(10)—Domestic fraternal societies, orders, etc., not providing life, sick, accident or other benefits to members (Schedule F, page 11)
i ☐ Section 501(c)(12)—Benevolent life insurance associations, mutual ditch or irrigation companies, mutual or cooperative telephone companies, or like organizations (Schedule G, page 13)
j ☐ Section 501(c)(13)—Cemeteries, crematories, and like corporations (Schedule H, page 14)
k ☐ Section 501(c)(15)—Mutual insurance companies or associations, other than life or marine (Schedule I, page 15)
l ☐ Section 501(c)(17)—Trusts providing for the payment of supplemental unemployment compensation benefits (Schedule J, page 16)
m ☐ Section 501(c)(19)—A post, organization, auxiliary unit, etc., of past or present members of the Armed Forces of the United States (Schedule K, page 17)
n ☐ Section 501(c)(20)—Trust/organization for prepaid group legal services (Parts I, II, and Schedule M, page 21)
o ☐ Section 501(c)(25)—Title holding corporations or trusts (Schedule A, page 6)
p ☐ Section 120—Qualified group legal services plans (Parts I, II, and Schedule L, page 19)

1a Full name of organization (as shown in organizing document)

Global Climate Coalition

1b ☐ c/o Name (If applicable)
N/A

1c Address (number and street)
1331 Pennsylvania Avenue, NW, Suite 1500 - North Tower

1d City or town, county, state, and ZIP code
Washington, DC 20004-1703

3 Name and telephone number (including area code) of person to be contacted during business hours if more information is needed
Mark B. Weinberg (301) 468-5500

4 Month the annual accounting period ends
December

5 Date incorporated or formed
June 22, 1994

6 Activity codes (see back cover)
529 | 203 | 229

Did the organization apply for recognition of exemption under this Code section or under any other section of the Code? ☐ Yes ☒ No

If "Yes," attach an explanation.

Has the organization filed Federal income tax returns or exempt organization information returns? ☐ Yes ☒ No

If "Yes," state the form number(s), years filed, and Internal Revenue office where filed.

Check the box for your type of organization. BE SURE TO ATTACH A COMPLETE COPY OF THE CORRESPONDING DOCUMENTS TO THE APPLICATION BEFORE MAILING.

a ☒ Corporation—Attach a copy of your Articles of Incorporation, (including amendments and restatements) showing approval by the appropriate state official; also attach a copy of your bylaws. See Attachment A.

b ☐ Trust—Attach a copy of your Trust Indenture or Agreement, including all appropriate signatures and dates.

c ☐ Association—Attach a copy of your Articles of Association, Constitution, or other creating document, with a declaration (see instructions) or other evidence that the organization was formed by adoption of the document by more than one person. Include also a copy of your bylaws.

If you are a corporation or an unincorporated association that has not yet adopted bylaws, check here ☒

I declare under penalty of perjury that I am authorized to sign this application on behalf of the above organization, and that I have examined this application, including the documents and schedules and attachments, and to the best of my knowledge it is true, correct, and complete.

(Please sign here) [Signature]

Executive Director 11/9/94

[Title or authority of signer] [Date]
Part II.—Activities and Operational Information (Must be completed by all applicants)

1. Provide a detailed narrative description of all the activities of the organization—past, present, and planned. Do not merely refer to or repeat the language in your organizational document. Describe each activity separately in the order of importance. Each description should include, as a minimum, the following: (a) a detailed description of the activity including its purpose; (b) when the activity was or will be initiated; and (c) where and by whom the activity will be conducted.

   See Attachment B.

2. List the organization's present and future sources of financial support, beginning with the largest source first.

   See Attachment B.
Part II.—Activities and Operational Information (continued) (Must be completed by all applicants)

3. The membership of the organization's governing body is:

<table>
<thead>
<tr>
<th>a Names, addresses, and titles of officers, directors, trustees, etc.</th>
<th>b Annual compensation</th>
</tr>
</thead>
<tbody>
<tr>
<td>See Attachment C</td>
<td></td>
</tr>
</tbody>
</table>

4. If you are the outgrowth or continuation of any form of predecessor(s), state the name of each predecessor, the period during which it was in existence, and the reasons for its termination. Submit copies of all papers by which any transfer of assets was effected.

   See Attachment B

5. If you are now, or plan to be connected in any way with any other organization, describe the organization and explain the relationship (such as: financial support on a continuing basis; shared facilities or employees; same officers, directors, or trustees).

   See Attachment B

6. If you have capital stock issued and outstanding, state: (1) class or classes of the stock; (2) number and par value of the shares; (3) consideration for which they were issued; and (4) whether any dividends have been paid or whether your creating instrument authorizes dividend payments on any class of capital stock.

   N/A

7. State the qualifications necessary for membership in the organization; the classes of membership (with the number of members in each class); and the voting rights and privileges received. If any group or class of persons is required to join, describe the requirement and explain the relationship between those members and members who join voluntarily. Submit copies of any membership solicitation material. Attach sample copies of all types of membership certificates issued.

   See Attachment B

8. Explain how your assets will be distributed on dissolution.

   See Attachment B
Part II. Activities and Operational Information (continued) (Must be completed by all applicants)

9 Have you made or do you plan to make any distribution of your property or surplus funds to shareholders or members? □ Yes □ No
If "Yes," state the full details, including: (1) amounts or value; (2) source of funds or property distributed or to be distributed; and (3) basis of, and authority for, distribution or planned distribution.

10 Does, or will, any part of your receipts represent payments for services performed or to be performed? □ Yes □ No
If "Yes," state in detail the amount received and the character of the services performed or to be performed.

11 Have you made, or do you plan to make, any payments to members or shareholders for services performed or to be performed? □ Yes □ No
If "Yes," state in detail the amount paid, the character of the services, and to whom the payments have been, or will be made.

12 Do you have any arrangement to provide insurance for members, their dependents, or others (including provisions for the payment of sick or death benefits, pensions or annuities)? □ Yes □ No
If "Yes," describe and explain the arrangement's eligibility rules and attach a sample copy of each plan document and each type of policy issued.

13 Are you under the supervisory jurisdiction of any public regulatory body, such as a social welfare agency, etc.? □ Yes □ No
If "Yes," submit copies of all administrative opinions or court decisions regarding this supervision as well as copies of applications or requests for the opinions or decisions.

14 Do you now lease or do you plan to lease any property? □ Yes □ No
If "Yes," explain in detail. Include the amount of rent, a description of the property, and any relationship between your organization and the other party. Also, attach a copy of any rental or lease agreement.

15 Have you spent or do you plan to spend any money attempting to influence the selection, nomination, election or appointment of any person to any Federal, state, or local public office or to an office in a political organization? □ Yes □ No
If "Yes," explain in detail and list the amounts spent or to be spent in each case.

16 Do you publish pamphlets, brochures, newsletters, journals, or similar printed material? □ Yes □ No
If "Yes," attach a recent copy of each.
See Attachment D for samples of these.
### Part III: Financial Data
(Must be completed by all applicants)

Complete the financial statements for the current year and for each of the 3 years immediately before it. If in existence less than 4 years, complete the statements for each year in existence. If in existence less than 1 year, also provide proposed budgets for the 2 years following the current year.

#### A - Statement of Revenue and Expenses

<table>
<thead>
<tr>
<th></th>
<th>(a) Current Tax Year</th>
<th>(b) 19</th>
<th>(c) 19</th>
<th>(d) 19</th>
<th>(e) Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Gross dues and assessments of members</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2 Gross contributions, gifts, etc.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3 Gross amounts derived from activities related to the organization's exempt purpose (attach schedule)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4 Gross amounts from unrelated business activities (attach schedule)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5 Gain from sale of assets, excluding inventory items (attach schedule)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6 Investment income (see instructions)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7 Other revenue (attach schedule)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8 Total revenue (add lines 1 through 7)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Expenses**

<p>| | | | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>9 Expenses attributable to activities related to the organization's exempt purposes</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10 Expenses attributable to unrelated business activities</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11 Contributions, grants, and similar amounts paid (attach schedule)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12 Disbursements to or for the benefit of members (attach schedule)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>13 Compensation of officers, directors, and trustees (attach schedule)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14 Other salaries and wages</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>15 Interest</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>16 Occupancy</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>17 Depreciation and depletion</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>18 Other expenses (attach schedule)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>19 Total expenses</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>20 Excess of revenue over expenses (line 8 minus line 19)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### B - Balance Sheet (at the end of the period shown)

<table>
<thead>
<tr>
<th>Assets</th>
<th></th>
<th>Current Tax Year as of</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Cash</td>
<td></td>
<td>1</td>
</tr>
<tr>
<td>2 Accounts receivable, net</td>
<td>GCC assets and replacement values</td>
<td>2</td>
</tr>
<tr>
<td>3 Inventories</td>
<td></td>
<td>3</td>
</tr>
<tr>
<td>4 Bonds and notes receivable (attach schedule)</td>
<td></td>
<td>4</td>
</tr>
<tr>
<td>5 Corporate stocks</td>
<td></td>
<td>5</td>
</tr>
<tr>
<td>6 Mortgage loans (attach schedule)</td>
<td></td>
<td>6</td>
</tr>
<tr>
<td>7 Other investments (attach schedule)</td>
<td></td>
<td>7</td>
</tr>
<tr>
<td>8 Depreciable and depreciable assets (attach schedule)</td>
<td></td>
<td>8</td>
</tr>
<tr>
<td>9 Land</td>
<td></td>
<td>9</td>
</tr>
<tr>
<td>10 Other assets (attach schedule)</td>
<td></td>
<td>10</td>
</tr>
<tr>
<td>11 Total assets</td>
<td></td>
<td>11</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Liabilities</th>
<th></th>
<th>Current Tax Year as of</th>
</tr>
</thead>
<tbody>
<tr>
<td>12 Accounts payable</td>
<td></td>
<td>12</td>
</tr>
<tr>
<td>13 Contributions, gifts, grants, etc., payable</td>
<td></td>
<td>13</td>
</tr>
<tr>
<td>14 Mortgage and notes payable (attach schedule)</td>
<td></td>
<td>14</td>
</tr>
<tr>
<td>15 Other liabilities (attach schedule)</td>
<td></td>
<td>15</td>
</tr>
<tr>
<td>16 Total liabilities</td>
<td></td>
<td>16</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Fund Balances or Net Assets</th>
<th></th>
<th>Current Tax Year as of</th>
</tr>
</thead>
<tbody>
<tr>
<td>17 Total fund balances or net assets</td>
<td></td>
<td>17</td>
</tr>
<tr>
<td>18 Total liabilities and fund balances or net assets (add line 16 and line 17)</td>
<td></td>
<td>18</td>
</tr>
</tbody>
</table>

If there has been any substantial change in any aspect of your financial activities since the end of the period shown above, check the box and attach a detailed explanation.
1 State the complete name, address and employer identification number of each organization for which title to property is held and the number and class(es) of shares of your stock held by each organization.

N/A

2 State whether the annual excess of revenue over expenses is or will be turned over to the organization for which title to property is held and, if not, the purpose for which the excess (income) is or will be held.

N/A

3a In the case of a corporation described in section 501(c)(2), state the purpose(s) of each organization for which title to property is held (as shown in its governing instrument) and the Code section(s) under which each is classified as exempt from income tax.

N/A

3b In the case of a corporation or trust described in section 501(c)(25), state the basis whereby each shareholder is described in section 501(c)(25)(C).

N/A

INSTRUCTIONS

Line 1.—Provide the requested information on each organization for which your organization holds title to property. Also indicate the number and type(s) of shares of your organization’s stock that are held by each.

Line 2.—For purposes of this question, “excess of revenue over expenses” is all of the organization’s income for a particular tax year less operating expenses.

Line 3a.—Give the exempt purpose of each organization which is the basis for its exempt status and the Internal Revenue Code section that describes the organization (as shown in its IRS determination letter).

Line 3b.—Indicate if the shareholder is one of the following:

(1) a qualified pension, profit-sharing, or stock bonus plan that meets the requirements of the Code;

(2) a government plan;

(3) an organization described in section 501(c)(3); or

(4) an organization described in section 501(c)(25).
1. Describe any services you perform for members or others. (If the description of the services is contained in Part II, enter the page and item number here.)

None

2. Fishermen's organizations only.—What kinds of aquatic resources (not including mineral) are cultivated or harvested by those eligible for membership in your organization?

N/A

3. Labor organizations only.—Are you organized under the terms of a collective bargaining agreement? □ Yes □ No

If "Yes," attach a copy of the latest agreement

N/A
Organizations described in section 501(c)(4). (Civic leagues, social welfare organizations (including posts, councils, etc., of veterans’ organizations not qualifying or applying for exemption under section 501(c)(19)) or local associations of employees.)

1 Has the Internal Revenue Service previously issued a ruling or determination letter recognizing you (or any predecessor organization listed in item 4 of Part II) to be exempt under section 501(c)(3) and later revoked that recognition of exemption on the basis that you (or your predecessor) were carrying on propaganda or otherwise attempting to influence legislation or on the basis that you engaged in political activity?  

☐ Yes  ☐ No

If “Yes,” indicate the earliest tax year for which recognition of exemption under section 501(c)(3) was revoked and the IRS district office that issued the revocation.

2 Do you perform or plan to perform (for members, shareholders, or others) services, such as maintaining the common areas of a condominium; buying food or other items on a cooperative basis; or providing recreational facilities or transportation services, job placement, or other similar undertakings?  

☐ Yes  ☐ No

If “Yes,” explain the activities in detail, including income realized and expenses incurred. Also, explain in detail the nature of the benefits to the general public from these activities. (If the answer to this question is explained in Part II (pages 2, 3, and 4), enter the page and item number here.)

N/A

3 If you are claiming exemption as a homeowners’ association, is access to any property or facilities you own or maintain restricted in any way?  

☐ Yes  ☐ No

If “Yes,” explain.

N/A

4 If you are claiming exemption as a local association of employees, state the name and address of each employer whose employees are eligible for membership in the association. If employees of more than one plant or office of the same employer are eligible for membership, give the address of each plant or office.

N/A
Attachment B
Global Climate Coalition
1024 Application for Recognition of Exemption
EIN. 52-1881356

Part II, No. 1

The Global Climate Coalition ("GCC") is a broad-based industry organization formed to coordinate business participation in the scientific and policy debate on the global climate change issue. Members of the GCC are composed of representatives of at least eight (8) key industry sectors, including but not limited to: Aluminum, Appliances, Autos, Chemicals, Coal, Electronics, General Business, Mining, Electric Utilities, Gas Industry, Forest and Paper, Petroleum, Steel, Plastics, Nuclear, and Transportation. These industries share a common interest in promoting scientifically warranted, economically feasible governmental policies and public understanding of global climate change.

GCC serves as a voice for industry on the global climate change issue, and represents its members before government agencies and others on an international basis. Prior to its incorporation, GCC was operated as an informal committee of trade associations and private companies. The committee testified before the Energy and Natural Resources Committee of the United States Senate (May 12, 1992), the Health and the Environment Subcommittee of the Committee on Energy and Commerce of the United States House of Representatives (March 19, 1992), and provided written statements to the Committee on Energy and Natural Resources of the United States Senate (October 28, 1993) and the Subcommittee on Energy and Power of the Committee on Energy and Commerce of the United States House of Representatives (November 16, 1993).

GCC promotes scientific research on global climate change by sponsoring independent studies that examine the potential impacts of proposed global climate change policies on the United States economy. GCC also serves to educate the public and contribute to a balanced debate on global climate change issues by publishing newsletters and other educational materials, and sponsoring programs.

Part II, No. 2

GCC plans to receive financial support from dues, publications, and meeting registrations.

Part II, No. 4

Global Climate Coalition began as an informal group of trade associations and private companies in 1989. It was incorporated under the District of Columbia Nonprofit Corporation Act on June 22, 1994.
Part II, No. 5

GCC's office space, use of office equipment, computer time, and miscellaneous administrative support are all provided by the National Association of Manufacturers ("NAM"), an Internal Revenue Code of 1986 §501(c)(6) trade association, without charge, in lieu of NAM's dues payment to GCC.

Part II, No. 7

Global Climate Coalition membership is open to companies in any industry sectors which share a common interest in promoting scientifically warranted, economically feasible governmental policies and public understanding of global climate change. These industry sectors would include, but are not limited to: Aluminum, Appliances, Autos, Chemicals, Coal, Electronics, General Business, Mining, Electric Utilities, Gas Industry, Forest and Paper, Petroleum, Steel, Plastics, Nuclear, and Transportation. There are two classes of membership, Board-level voting members and General non-voting members. General non-voting members select a representative to attend membership meetings and work on subcommittees; Board-level voting members each select one director to serve on the Board of GCC. A copy of GCC's dues schedule and invoice for membership dues, is attached as Attachment G.

Part II, No. 8

Upon dissolution of the Global Climate Coalition, no part of its funds or property shall be distributed to its members. After payment of all Global Climate Coalition indebtedness, any remaining funds or property shall be used for educational, research, or charitable purposes, in a manner as directed by the Coalition's Board of Directors. (See Global Climate Coalition Bylaws, Part X).
GLOBAL CLIMATE COALITION BOARD OF DIRECTORS

All of the following serve as directors for no compensation.

J. Donald Annett
Texaco, Inc.
2000 Westchester Ave.
White Plains, N.Y. 10604-3692

Joseph E. Burke
Union Electric Company
1901 Chouteau Ave.
St. Louis, MO 63166

Red Cavaney
American Forest and Paper Assoc.
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Robert Cole
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Washington, D.C. 20006-2582

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American Petroleum Institute
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Dow Chemical  
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Houston, Texas  77253-3387  

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Washington, D.C.  20006  

Tom Potter  
National Lime Association  
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Arlington, VA  22203-3728  

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Illinois Power  
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Washington, D.C.  20036-4700  

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Global Climate Coalition  
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Washington, D.C.  20004  

Fred Webber  
Chemical Manufacturers Association  
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Washington, D.C.  20037-1342
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Phillips Petroleum Company  
17 Phillips Building  
Bartlesville, OK 74004  

Bruce Windham  
Drummond Company, Inc.  
101 Walston Bridge Road  
P.O. Box 1549  
Jasper, AL 35501

### GLOBAL CLIMATE COALITION OFFICERS

<table>
<thead>
<tr>
<th>Office</th>
<th>Officer</th>
<th>Present salary</th>
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<tr>
<td>Chairman</td>
<td>Richard E. Briggs</td>
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<td>Executive Vice President</td>
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<td>Association of American Railroads</td>
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<td></td>
<td>Phone (202) 639-2403</td>
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<td>Fax (202) 639-2286</td>
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<tr>
<td>Vice Chair - Policy</td>
<td>Bob Cole</td>
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<td>Fax (202) 296-3461</td>
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<tr>
<td>Vice Chair - Membership</td>
<td>Richard Creighton</td>
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<td>American Portland Cement Alliance</td>
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<tr>
<td>Secretary</td>
<td>Rob Long</td>
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<td>National Coal Association</td>
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<td>Fax (202) 833-1965</td>
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<tr>
<td>Treasurer</td>
<td>Dale Heydlauff</td>
<td>American Electric Power</td>
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<td>One Riverside Plaza, Columbus, OH 43215</td>
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<tr>
<td>Operating Comm. Chair</td>
<td>Bill O'Keefe</td>
<td>American Petroleum Institute</td>
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<tr>
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<td>1220 L Street, N.W., Suite 900, Washington, D.C. 20005</td>
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<td>Operating Comm. Vice Chair</td>
<td>Bob McFadden</td>
<td>American Automobile Manufacturers Assoc.</td>
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<td>1401 H Street, N.W., Suite 900, Washington, D.C. 20005</td>
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<tr>
<td>Executive Director</td>
<td>John Shlaes</td>
<td>Global Climate Coalition</td>
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<td>1331 Pennsylvania Avenue, N.W.</td>
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<td>North Tower - 15th Floor, Washington, D.C. 20004</td>
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$130,000 per annum
The Global Climate Coalition
An Overview

What It Is:

The Global Climate Coalition (GCC) is an organization of business trade associations and private companies established in 1989 to coordinate business participation in the scientific and policy debate on the global climate change issue.

GCC is dedicated to: 1) promoting scientific research on global climate change, 2) analyzing economic and societal impacts of policy options, 3) creating an understanding of the global dimensions of the issue to ensure that solutions are addressed equitably by all nations, 4) encouraging transfer of technology to developing nations, and 5) promoting a voluntary commitment among members to "Guiding Principles for Business" that benefit the environment, are consistent with good business practices and are technically and economically feasible.

What it Does:

GCC is the leading voice for industry on the global climate change issue, and represents its members before government agencies, Congress, the media and the general public. The group works cooperatively with governmental agencies and others on an international basis. The coalition contributes to a balanced debate on global climate change by sponsoring independent studies that examine the potential impacts of proposed global climate change policies on the economy. Through educational materials and programs, GCC supports an informed press and public, and an open scientific dialogue.

Where does GCC Stand?

GCC agrees with the scientific presumption that there is a natural "greenhouse effect" that protects Planet Earth from the freezing rigors of space. In addition, GCC agrees that the amount of so-called greenhouse gases in the Earth's atmosphere is increasing. It is an open question however, whether manmade contributions of greenhouse gases have contributed, or ever will contribute to an "enhanced greenhouse effect," which could result in a potentially harmful increase in global surface air temperatures.

There is considerable uncertainty within the scientific community about fundamental questions relating to this issue. Predictions about anthropogenic global warming are based on computer models designed to simulate atmospheric chemistry. GCC agrees with a growing number of
scientists who point out that these climate models (which have been used to frame the debate) can neither confirm that global warming is occurring now or predict future climate changes. While some minor climate changes have been suggested, it has yet to be determined whether these are the result of natural forces (like solar flares), human activity, natural long-term climate cycles or a combination of all of these factors.

GCC supports a coordinated international research program, the continuation of U.S. climate research efforts ($1.4 billion requested for FY 1993), in addition to independent and industry sponsored research. GCC also supports activities to reduce greenhouse gas emissions that make sense in their own right, thus continuing sound business practices that will lead to more efficient use of energy.

GCC believes there are trade-offs associated with many of the regulatory schemes to control greenhouse gas emissions. Some of these proposals would impose a direct tax on businesses and consumers through energy or environmental fees while other proposals would impose a hidden tax through other indirect, control measures. These trade-offs would include higher energy and product costs to American consumers, higher operating costs for industry and a potential negative impact on employment. Importantly, many of these proposals would create a competitive advantage for our international trading partners at the expense of U.S. jobs and economic growth.

Who are GCC Members?

The current membership of GCC is a broad cross-section of U.S. business organizations and companies representing a range of industrial sectors, including: oil, coal, paper, automobile manufacturing, railroads, chemical manufacturing and utilities.

How is GCC Structured?

The GCC Board of Directors serves as the organization's governing body. The Operating Committee oversees the functional implementation of GCC activities, and John Shlaes, Executive Director, has oversight of day-to-day operations. To address specific aspects of the global climate change issue and to evaluate policy options, GCC utilizes twelve committees, including Science and Technology, Technology Cooperation, Economic Analysis, Industry Initiatives, and International, to name a few.

For More Information:

Global Climate Coalition
1331 Pennsylvania Ave., NW
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Washington, DC 20004

Press Office
Phone: (202) 628-3622 /Fax (202) 639-8685

Executive Director
Phone: (202) 637-3158 /Fax: (202) 638-1043
SCIENTISTS TESTIFY ON NEED TO IMPROVE CLIMATE MODELS

Climate experts recently told the Senate Energy and Natural Resources Committee that current predictions of catastrophic global warming are unreliable. According to the scientists, enormous uncertainties still cloud the scientific community’s understanding of climate change, making accurate forecasts of future warming impossible.

"[T]he claim that significant warming is 'likely' represents a virtual breakdown of scientific ethics and principles."

Massachusetts Institute of Technology meteorology professor Dr. Richard Lindzen told the committee that warming predictions are based on a number of large assumptions about climate that cannot be justified scientifically. Lindzen said, "The point simply is that the popular arguments are largely irrelevant and wrong. The basis of concern is model predictions, and the model predictions in fact depend on a number of things...about which we are virtually uncertain."

"Thus far, we have been unable to simulate past climate variations with our models," Lindzen continued. "Under normal scientific circumstances, without political and environmental pressure, this would be considered a basic problem. But, it has been argued...that the [climate] observations are broadly consistent with the model predictions, given the natural variability of the climate."

Executive Director's Column
GCC ASSESSING FIRST STEP ON JOINT IMPLEMENTATION

By John Shlaes

The Clinton administration has taken a big step in defining the procedures that will govern the ability of the private sector to support greenhouse gas reduction projects overseas. Unfortunately, it still isn’t clear whether that step is entirely in the right direction.

The issue is "joint implementation," a phrase born in the Framework Convention on Climate Change signed at the Rio Earth Summit and included in the administration’s Climate Change Action Plan. Simply stated, joint implementation (JI) is a concept that would recognize a given party for actions taken to reduce greenhouse gas emissions in another country. This could include everything from providing more efficient technology to planting forests.

The Global Climate Coalition enthusiastically supports JI. We believe national governments should begin to assess programs and procedures for joint implementation through pilot programs that will help define efficient, effective means to implement the concept nationally and internationally.

GCC encourages the U.S. government to maintain its lead in this effort.

On June 1, the State Department published in the Federal Register its guidelines for the U.S. Initiative on Joint Implementation (USJI) contained in President Clinton’s Climate Change Action Plan. GCC and several of its member organizations submitted extensive comments last December after initial draft guidelines were issued.

The State Department and other involved federal agencies worked hard to develop a broad and comprehensive plan. A JI pilot program represents a new concept in international structures and relationships; it was a difficult task. The program also marks the first time that some industries have extensively engaged foreign partners and may serve as a vehicle for their participating much more actively overseas.

The GCC is pleased to note that several key concerns were addressed in the guidelines that appear to make the

COOLING TREND MORE PRONOUNCED THAN PREVIOUSLY REPORTED

Scientists at NASA’s Marshall Space Flight Center and the University of Alabama at Huntsville (UAH) say global composite temperatures have decreased much more during the past decade than was previously thought.

"The temperature recorded for some of the most recent months changed by as much as 0.1 degrees Celsius. The 10-year trend was also affected," according to UAH scientist Dr. John Christy. "Through March, the decadal trend was -0.26 degrees Celsius before the correction and -0.56 degrees Celsius after the correction."

As part of an ongoing project, NASA and UAH use data collected by the National Oceanic and Atmospheric

Continued on page 2

Continued on page 3
Joint Implementation

Continued from page 1

pilot program more workable, including the creation of a governmental secretaria/special staff to help administer the USIII and act as a focal point to help manage the program. Another important issue was not limiting the concept to “net” emissions. This will allow projects to be evaluated on the basis of greenhouse gases that it reduces, avoids or sequesters.

GCC comments requesting more complete definitions or clarification of procedures were left for an Evaluation Panel. How these procedures are eventually clarified could have a significant impact on industry.

The GCC remains strongly concerned about the concept of “additionality.” The revised guidelines accommodate that pilot programs include specific measures to reduce or sequester greenhouse gas emissions that would not otherwise have been taken.

Industry is concerned with how this term will ultimately be defined and thinks that an overly stringent application of the criteria would make viable projects difficult. Few firms would be able to undertake joint implementation projects solely on the basis of reducing greenhouse gas emissions, although this consideration could be sufficient to tilt the balance in favor of an otherwise marginal economic venture.

Projects that achieve emissions reductions should be provided appropriate recognition regardless of the motivation for making the investment. In summary, overly strict interpretation of “additionality” could substantially limit U.S. industry participation in joint implementation projects under USIII.

U.S. business and industry can contribute to and benefit from participation in JI projects. Such efforts will help identify new markets and strong overseas partners, promote the exchange of technology and valuable information, reduce costs, bring sound rates of return on investments, and offer opportunities to diversify and obtain other commercial benefits. Joint implementation should be defined so as to encourage collaborative projects that make both economic sense and reduce greenhouse gas emissions. That is the spirit of the president’s Climate Change Action Plan, a spirit American industry can enthusiastically support.

STATE DEPARTMENT ESTABLISHES GROUNDRULES FOR TECHNOLOGY COOPERATION

What is the U.S. Initiative on Joint Implementation (USJI)? The USJI is a pilot program that aims to encourage private sector investment and innovation in the development and dissemination of technologies that reduce greenhouse gas emissions in developing nations.

What were the key changes made in the guidelines? GCC and other groups voiced concerns that evaluating projects based on “net emissions,” as the guidelines originally proposed, could be interpreted as requiring submitters to total their domestic and international emissions from all projects. The State Department changed the language throughout the text to ensure that projects will be evaluated on the basis of the emissions that they reduce or sequester.

The department also extended the definition of eligible participants to include all groups, thereby taking into account the potential for a consortium of companies to coordinate in the preparation and implementation of a project.

The department, again incorporating GCC’s comments, extended the requirement that projects be registered under the 1992 Energy Policy Act, also left room to include projects begun before the Framework Convention, provided that submitters demonstrate that the projects were implemented in anticipation of joint implementation and/or that the project was altered to reflect considerations related to joint implementation.

The panel also may consider a project’s potential to lead to reductions elsewhere and its potential effects apart from greenhouse gas reductions and sequestration. Domestic emissions reduction and sequestration efforts by both U.S. and foreign participants also may figure into the panel’s evaluation.

GCC MEMBERS OPTIMISTIC AFTER RELEASE OF VOLUNTARY REPORTING GUIDELINES

Newly released proposed guidelines for the voluntary reporting of greenhouse gas emissions reductions by utilities and other entities reflect a level of flexibility that is engendering optimism among several GCC members, who are now examining the documentation more closely. Required by the 1992 Energy Policy Act, the guidelines have been cited by many industries as the key to their continued voluntary efforts in support of President Clinton’s Climate Change Action Plan.

The proposed guidelines, published by the Department of Energy on June 1, outline rules for the voluntary reporting of reductions of carbon dioxide, nitrous oxide, methane and halogenated carbon substances. The guidelines establish the framework for the forms to be developed by the Energy Information Administration for the voluntary reporting of greenhouse gases.

To encourage broad participation and small-scale initiatives, the DOE proposes to allow any U.S. citizen or resident alien, incorporated group or government entity to report its reduction or sequestration efforts as long as it can “define a project and report physical data in enough detail to quantify results of the activity.” Similarly, DOE is not proposing a minimum reporting threshold and is suggesting that third parties, such as trade associations, be able to report aggregate data from the reduction or sequestration efforts of multiple entities.

DOE also is broadening its criteria for eligible projects, so that participation in the Climate Challenge program will not be limited to projects that result in net greenhouse gas emission reductions. “Project-level reporting provides maximum flexibility...Participation is facilitated since growing entities would be able to report, even though their...”
**Cooling Trend**

Administration's TIROS-N satellites to get accurate temperature readings for almost all regions of the earth. The team processes the data monthly to determine 10-year and seasonal trends. For the most part, the team has found a slight cooling trend in global composite temperatures for each month.

One of the NOAA satellites drifted in its orbit, affecting the team's analyses. When it was launched, the NOAA-11's orbit carried it over the equator at 1:30 p.m. and 130 a.m., local standard time. Due to orbital drift, it now crosses the equator at 4:30 p.m. and 4:30 a.m.

“We were observing the Earth at a warmer time of year than when the satellite was launched,” UAH scientist Dr. John Christy explains. “Fortunately, we had two other satellites in orbit to compare against NOAA-11. We have corrected the data to compensate for the orbital shift.”

Although average global temperatures in April warmed slightly, the global composite temperature remained 0.95 degrees Celsius below the 10-year average for the month.

(Source: UAH Earth Science Lab release.)

For more information, contact Dr. John Christy, 205/895-6257 or 205/544-6962.

---

**Scientists**

“This is a profoundly dishonest statement,” said Lindzen, “since it would be equally true if the models predicted no warming or even some cooling over the past century. Under the circumstances, the claim that significant warming is ‘likely’ represents a virtual breakdown of scientific ethics and principles.”

Dr. Jerry Mahlman, director of the National Oceanic and Atmospheric Administration’s Geophysical Fluid Dynamics Laboratory, told the committee, “Models have improved in their ability to simulate the current climate. Fortunately, substantial uncertainties remain due to deficiencies in our scientific understanding and in our computer power.”

Dr. Robert Watson of the White House Office of Science and Technology Policy said, “It is quite evident that there are significant scientific uncertainties. There is no question about that.” The question for policy makers, he suggested, is how “risk averse do they want to be?”

In further testimony, Dr. Sallie Baliunas, an astrophysicist with the Harvard-Smithsonian Center for Astrophysics, challenged the assumption that greenhouse gas emissions are responsible for climate change. Dr. Baliunas showed that changes in greenhouse gas emissions do not correlate with observed changes in global temperatures over the last century. Instead, her data link climate changes to solar activity.

“If not caused by the buildup of greenhouse gases, then what changed the Earth’s climate? There is evidence the sun does,” Baliunas said, referring to a chart (reproduced below) that compares changes in the sun’s 11-year activity cycle — measured by the cycle length — with the Earth’s temperature record.

“The close agreement doesn’t prove there is a causal connection,” said Baliunas, “but it certainly suggests it.”

Copies of hearing testimony are available from the GPC Press Office at (202) 628-3822.

---

**NCA Program Cuts Emissions, Improves Safety, Creates Jobs**

The National Coal Association (NCA), the Department of Energy and the Environmental Protection Agency have devised a comprehensive plan to slow the growth of greenhouse gas emissions.

Through the plan, NCA will encourage industry participation in several Climate Change Action Plan programs — including the Motor Challenge (of which NCA is a signatory member) Climate Wise and Green Lights — and will report results to DOE. NCA also is working with states, federal agencies and other organizations to develop reclamation projects that encourage reforestation as a post-mining land use.

Among the most ambitious of NCA’s projects is the Coalbed Methane Outreach Program, a partnership with EPA aimed at slashing emissions of methane, a greenhouse gas that traps heat 20 times more effectively than carbon dioxide. The program targets 75 mines for cost-effective methane recovery efforts. By 2000, more than 20 mines are expected to be operating coalbed methane recovery projects.

Continued on page 4
EIA Predicts Increased Energy Efficiency

Continued from page 1

Coal Industry to Cut Emissions

Coaling emissions reductions of half a million metric tons. In addition to reducing methane emissions, the program will improve mine safety and create new jobs. EPA will help the industry market the recovered methane to electric utilities and pipeline companies.

In addition to these programs, the coal industry will continue to develop clean coal technologies that cover the entire process, from pre- through post-combustion. NCA also is working with the Department of State to identify projects that may be suitable for the administration's joint implementation pilot program.

NCA President Richard L. Lawson stressed that all initiatives under the plan are voluntary and are meant to be implemented by member companies "over time and wherever business and mining conditions permit." Lawson said that such a voluntary and flexible approach is mandated by the scientific uncertainties surrounding global climate change.

For more information, contact John Grasser at 202/463-2651.

Guidelines Released

Continued from page 2

total emissions are growing, and parties who do not have or cannot develop data at the total organization level will be able to report quality data on an individual project," DOE said.

DOE will hold a public meeting on the guidelines on June 29 in Washington, DC, and will accept written comments on the proposals through August 1. The department hopes to publish its final rules by the end of September.

To receive a copy of the draft guidelines, or to obtain information about speaking at the public meeting, call 301/410-8284.

Climate Watch is published monthly by Global Climate Coalition, an organization of business trade associations and private companies established to coordinate business participation in the scientific and policy debate on global climate change. Permission is not necessary for reproduction of Climate Watch articles.

Editor: Brian Hertzog
Staff Writers: Deborah Uebe John Bazwell
Art Director: Drew Mitchell

Offices: 1331 Pennsylvania Ave., NW
Suite 1500 - North Tower
Washington, DC 20004-1703

For more information, contact:
John Silhaas,
Executive Director,
(202) 637-3158.
STATEMENT OF REVENUE AND EXPENSES, Proposed Budgets
Current Tax Year 7/1/94 through 12/31/94

REVENUES
Dues $350,300.00

TOTAL REVENUES $350,300.00

EXIEDITURES

<table>
<thead>
<tr>
<th>Committees</th>
<th>Amount Budgeted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Senate Committee</td>
<td></td>
</tr>
<tr>
<td>House Committee</td>
<td></td>
</tr>
<tr>
<td>Legislative Analysis</td>
<td></td>
</tr>
<tr>
<td>Executive Branch</td>
<td></td>
</tr>
<tr>
<td>Labor Consultant</td>
<td></td>
</tr>
<tr>
<td>Fed. Aff. Group Subtotal</td>
<td>$24,000.00</td>
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<tr>
<td>Science</td>
<td>$ 2,500.00</td>
</tr>
<tr>
<td>Technology Cooperation</td>
<td>$ 3,000.00</td>
</tr>
<tr>
<td>Communications</td>
<td>$   0.00</td>
</tr>
<tr>
<td>Economic Analysis</td>
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<tr>
<td>Initiatives</td>
<td>$ 2,500.00</td>
</tr>
<tr>
<td>International Committee</td>
<td>$24,000.00</td>
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<tr>
<td>Membership and Finance</td>
<td>$ 5,000.00</td>
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<tr>
<td>State and Local</td>
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Administrative
Salaries & Benefits
Executive Director
Salary $65,000.00
Benefits $18,000.00
Associate Director
Salary $19,750.00
Benefits $ 5,000.00
Admin. Director
Salary $16,500.00
Benefits $ 5,000.00
Administrative Assistant
Salary $11,750.00
Benefits $ 3,000.00
Professional Fees
1. Temporary Assistance $ 5,000.00
<table>
<thead>
<tr>
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<th>Amount</th>
</tr>
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<tbody>
<tr>
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<tr>
<td>Phones</td>
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<tr>
<td>Supplies</td>
<td>$ 1,000.00</td>
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<td>Office Equipment</td>
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<tr>
<td>General Office</td>
<td>$ 3,000.00</td>
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<tr>
<td>Travel (Domestic and International)</td>
<td>$ 9,000.00</td>
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<tr>
<td>Meetings and Conferences</td>
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<tr>
<td>Board - 4 Meetings</td>
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<tr>
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**PROJECTED SURPLUS/<DEFICIT>**

$ 0.00
# Statement of Revenue and Expenses

**Proposed Budgets**

**Tax Year 1995**

## Revenues

<table>
<thead>
<tr>
<th>Source</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Dues</td>
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**Total Revenues** $770,660.00

## Expenditures

**Committees**

- Senate Committee
- House Committee
- Legislative Analysis
- Executive Branch
- Labor Consultant
- Fed. Aff. Group Subtotal $52,800.00

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<th>Committee</th>
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<tbody>
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<tr>
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<td>Communications</td>
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**Committee Subtotal** $235,400.00

**Administrative**

**Salaries & Benefits**

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**Professional Fees**

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<tr>
<td>Supplies</td>
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<tr>
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**PROJECTED SURPLUS/<DEFICIT>**

$ 0.00
**STATEMENT OF REVENUE AND EXPENSES, Proposed Budgets**  
**Tax Year 1996**

### REVENUES

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**TOTAL REVENUES**  
$847,726.00

### EXPENDITURES

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</tr>
<tr>
<td>House Committee</td>
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<tr>
<td>Legislative Analysis</td>
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</tr>
<tr>
<td>Executive Branch</td>
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<tr>
<td>Labor Consultant</td>
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<tr>
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<tr>
<td>Technology Cooperation</td>
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<tr>
<td>Communications</td>
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<tr>
<td>Economic Analysis</td>
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<td>Initiatives</td>
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</tr>
<tr>
<td>International Committee</td>
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<tr>
<td>Membership and Finance</td>
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<td>State and Local</td>
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<td>Salaries &amp; Benefits</td>
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<tr>
<td>Salary</td>
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<tr>
<td>Benefits</td>
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<tr>
<td>Administrative Assistant</td>
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<tr>
<td>Benefits</td>
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</tr>
<tr>
<td>Professional Fees</td>
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</tr>
<tr>
<td>1. Temporary Assistance</td>
<td>$12,100.00</td>
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</tbody>
</table>
Benefits (Taxes) $ 0.00
Audit $ 0.00
2. Rent $10,890.00
General Office
Mailing/Messenger $ 7,260.00
Copy/Reproduction $ 9,680.00
Phones $ 9,680.00
Subscriptions $ 1,216.00
Supplies $ 2,420.00
Office Equipment
General Office $ 7,260.00
Travel (Domestic and International) $ 21,780.00
Meetings and Conferences
Board - 4 Meetings $ 3,630.00
Special $ 0.00
Miscellaneous $ 1,216.00
Expense Account
Executive Director $ 7,260.00
Administrative Assistant $ 2,420.00
Membership Dues $ 2,420.00
Administrative Sub-total $447,700.00
Special Projects/ Incorporation $ 24,200.00
Contingency $116,886.00
TOTAL EXPENDITURES $847,726.00

PROJECTED SURPLUS/<DEFICIT> $ 0.00
Attachment F
Global Climate Coalition
1024 Application for Recognition of Exemption
EIN. 52-1881356

**ASSETS OF GLOBAL CLIMATE COALITION AND APPROXIMATE REPLACEMENT VALUES**

**Computers - Software & Hardware**

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Value</th>
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<tbody>
<tr>
<td>5 I.B.M. compatible 386SX/25 Mhz with color monitor, additional RAM memory, mouse, and cabling to Local Area Network system</td>
<td>$15,000</td>
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<tr>
<td>5 Internal Fax Modems</td>
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</tr>
<tr>
<td>1 Okidata OL 810 Laser Printer</td>
<td>$2,000</td>
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<tr>
<td>1 Hewlett Packard Scanjet IIp Scanner</td>
<td>$800</td>
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<tr>
<td>1 Cannon T-301 Fax machine</td>
<td>$1,500</td>
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<td>1 Xerox 7021 Fax machine</td>
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<td>1 JetFax external fax</td>
<td>$800</td>
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<tr>
<td>WordPerfect 6.0 for DOS</td>
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<tr>
<td>ACT! for Windows</td>
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<tr>
<td>ACT! for DOS</td>
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</tr>
<tr>
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<tr>
<td>OS/2 for Windows</td>
<td>$50</td>
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<td>Windows</td>
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<tr>
<td>WinFAXPro</td>
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</tr>
<tr>
<td>Wildcat (Bulletin Board Software)</td>
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...
<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
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<tbody>
<tr>
<td>OrgChart</td>
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<td>DesqView</td>
<td>$150</td>
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<tr>
<td>LANTastic</td>
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<td><strong>Sub-total</strong></td>
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**Furniture and Related Items**

<table>
<thead>
<tr>
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<th>Cost</th>
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</thead>
<tbody>
<tr>
<td>5 Filing Cabinets</td>
<td>$2,500</td>
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</table>

**Total Assets**  $28,500
GLOBAL CLIMATE COALITION
DUES SCHEDULE

July 1 to December 31, 1994

Please check appropriate membership category. General Members are Urged to Upgrade Status to Board Level.

Board Level Membership:

ASSOCIATIONS

If less than $1 million in revenues $2,500 ___
If between $1 million and $5 million in revenues $5,000 ___
If between $5 million and $10 million in revenues $7,500 ___
If between $10 million and $20 million in revenues $10,000 ___

Please note: Association dues may be paid, in part, with in-kind contributions as approved by the Global Climate Coalition Board of Directors.

COMPANIES

If less than $1 billion in revenues $5,000 ___
If between $1 billion and $5 billion in revenues $7,500 ___
If greater than $5 billion in revenues $10,000 ___

A General Membership is available for $1,250, but does not include representation on the Board or Operating Committee.

Name of Corporation or Association______________________________________________

Name of Individual Executive_____________________________________________________

Address_______________________________________________________________________

Phone_________________________ FAX_______

PLEASE MAKE CHECK PAYABLE TO: Global Climate Coalition

PLEASE MAIL TO: Global Climate Coalition
ATTN: John Shlaes
1331 Pennsylvania Ave., N.W.
North Tower. Suite 1500
Washington, D.C. 20004

NOTE: Dues amounts listed above are the equivalent of one-half the annual dues rate. Dues to the Global Climate Coalition are not deductible as a charitable contribution but may be deductible as an ordinary and necessary business expense. A portion of dues, however, is not deductible as an ordinary or business expense to the extent that the Coalition engages in lobbying. The nondeductible portion of dues for July 1 - December 31, 1994 is estimated to be 10%.
GLOBAL CLIMATE COALITION

INVOICE - 1993-94

Please check appropriate membership category. General Members are Urged to Upgrade Status to Board Level.

Board Level Membership:

ASSOCIATIONS

If less than $1 million in revenues $5,000 ___
If between $1 million and $10 million in revenues $15,000 ___
If greater than $10 million $20,000 ___

Please note: Association dues may be paid, in part, with in-kind contributions as approved by the Global Climate Coalition Board of Directors.

COMPANIES

If less than $1 billion in revenues $10,000 ___
If between $1 billion and $5 billion in revenues $15,000 ___
If greater than $5 billion $20,000 ___

A General Membership is available for $2,500, but does not include representation on the Board or Operating Committee.

Name of Corporation or Association _______________________________________

Name of Individual Executive _____________________________________________

Address _______________________________________________________________

Phone __________________________ FAX ________________________________

PLEASE MAKE CHECK PAYABLE TO: Global Climate Coalition

PLEASE MAIL TO: Global Climate Coalition
ATTN: John Shles
1331 Pennsylvania Ave., N.W.
North Tower-Suite 1500
Washington, D.C. 20004

NOTE: First year dues are pro-rated quarterly. The GCC fiscal year runs from July 1 - June 30.
CERTIFICATION

I, John Shlaes, hereby certify that I am Executive Director of the GLOBAL CLIMATE COALITION, and that the attached Articles of Incorporation (approved by the District of Columbia on June 22, 1994) and Bylaws of the Corporation are true, complete, and current.

IN WITNESS WHEREOF, I have set my hand this 9th day of November, 1994.

WITNESS:

[Signature]
Eric Holdsworth

[Signature]
John Shlaes, Executive Director,
Global Climate Coalition
GOVERNMENT OF THE DISTRICT OF COLUMBIA
DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS
BUSINESS REGULATION ADMINISTRATION

CERTIFICATE

THIS IS TO CERTIFY that all applicable provisions of the DISTRICT OF COLUMBIA NONPROFIT CORPORATION ACT have been complied with and accordingly, this CERTIFICATE of INCORPORATION is hereby issued to

GLOBAL CLIMATE COALITION

as of JUNE 22nd, 1994.

Hampton Cross
Director

Barry K. Campbell
Administrator
Business Regulation Administration

Patricia E. Grays
Assistant Superintendent of Corporations
Corporations Division

Sharon Pratt Kelly
Mayor
ARTICLES OF INCORPORATION
OF THE
GLOBAL CLIMATE COALITION

To: Department of Consumer and Regulatory Affairs
Corporation Division, District of Columbia
Washington, D.C.

We, the undersigned, natural persons of the age of twenty-one years or more, acting as incorporators of a corporation, adopt the following Articles of Incorporation for such corporation pursuant to the District of Columbia Nonprofit Corporation Act:

FIRST: The name of the corporation is: Global Climate Coalition.

SECOND: The period of duration is perpetual.

THIRD: The purposes for which the corporation is organized and shall be operated are to promote several lines of business by providing a forum for those engaged in those lines of business to participate in and contribute to the scientific, economic and policy debate on global climate change, and permit them to work with scientists, policymakers and others to assure that programs for research provide meaningful scientific and economic analysis so that potential policy responses are cost effective. To achieve these over-arching objectives, and thereby advocate the interests of American business, the Corporation shall specifically pursue the following purposes:

A. To inform its membership of significant developments regarding global climate change science, economics and policy;

B. To encourage scientific research;

C. To monitor and review federal and significant State legislation and regulations, and international actions, affecting global climate;

D. To participate in domestic and international forums;

E. To provide objective economic analysis of proposed actions and critique the analysis of others;

F. To support and provide public education on these and related issues;
G. To seek informed and balanced press and media coverage of these issues;

H. To generally contribute the full spectrum of business expertise to help address enhanced global climate change science and policy; and

I. To testify and advance business interests before the Executive Branch and Congress;

J. To conduct or engage in all lawful activities in furtherance of the foregoing purposes, or incidental thereto.

At least eight (8) industry sectors shall be promoted by the corporation through its pursuit of the above goals, which sectors shall include, but not be limited to:

<table>
<thead>
<tr>
<th>Sector</th>
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<tbody>
<tr>
<td>Aluminum</td>
<td>Electric Utilities</td>
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<tr>
<td>Appliances</td>
<td>Gas Industry</td>
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<td>Autos</td>
<td>Forest and Paper</td>
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<td>Chemicals</td>
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<td>General Business</td>
<td>Nuclear</td>
</tr>
<tr>
<td>Mining</td>
<td>Transportation</td>
</tr>
</tbody>
</table>

The Corporation shall carry out these purposes with the provision that the Corporation shall not have nor exercise any power or authority not granted to it under the District of Columbia Nonprofit Corporation Act, nor engage in any activities prohibited to an organization granted exempt status under Section 501(c)(6) of the Internal Revenue Code or any successor law or regulation.

FOURTH: The Corporation shall have such classes of membership, qualifications for membership in each class, procedures for election to membership, and rights and obligations of membership as shall be set forth in the Bylaws of the corporation.

FIFTH: The Corporation shall not authorize nor issue shares of stock. The corporation shall be authorized and empowered to pay reasonable compensation for services rendered and make payments and distributions in furtherance of the purposes set forth in Article THIRD hereof.
SIXTH: The affairs of the Corporation shall be managed by a Board of Directors. Directors need not be residents of the District of Columbia. The number of directors, their manner of election or appointment, and their terms and qualifications for office shall be as provided in the Bylaws of the corporation, but in no event shall the number of directors be less than three (3).

SEVENTH: Upon the termination, dissolution or final liquidation of the Corporation in any manner or for any reason, its assets, if any, remaining after payment (or provision for payment) of all liabilities of the corporation shall be distributed to, and only to, one or more organizations selected by the corporation's Board of Directors that are described in Section 501(c)(3) or 501(c)(6) of the Internal Revenue Code or any successor law or regulations.

EIGHTH: The address of the corporation's initial registered agent and office address is: C T Corporation System, 1025 Vermont Avenue, NW, Washington, DC 20005.

NINTH: The number of directors constituting the initial Board of Directors is thirty-four and the names and addresses of the persons who are to serve as the initial directors until the first annual meeting or until their successors are elected and qualified are:

<table>
<thead>
<tr>
<th>NAME</th>
<th>ADDRESS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr. J. Donald Annett</td>
<td>Texaco, Inc.</td>
</tr>
<tr>
<td></td>
<td>2000 Westchester Avenue</td>
</tr>
<tr>
<td></td>
<td>White Plains, NY 10604-3692</td>
</tr>
<tr>
<td>Mr. Richard Briggs</td>
<td>A.A.R.</td>
</tr>
<tr>
<td></td>
<td>50 F Street, NW, Suite 12507</td>
</tr>
<tr>
<td></td>
<td>Washington, DC 20001-1530</td>
</tr>
<tr>
<td>Mr. Joseph E. Burke</td>
<td>Union Electric Company</td>
</tr>
<tr>
<td></td>
<td>1901 Chouteau Avenue</td>
</tr>
<tr>
<td></td>
<td>St. Louis, MO 63166</td>
</tr>
<tr>
<td>Mr. Andrew H. Card, Jr.</td>
<td>AAMA</td>
</tr>
<tr>
<td></td>
<td>1401 H Street, NW, Suite 900</td>
</tr>
<tr>
<td></td>
<td>Washington, DC 20005</td>
</tr>
<tr>
<td>Mr. Red Cavaney</td>
<td>American Forest &amp; Paper Association</td>
</tr>
<tr>
<td></td>
<td>1250 Connecticut Avenue, NW, Suite 210</td>
</tr>
<tr>
<td></td>
<td>Washington, DC 20036</td>
</tr>
</tbody>
</table>
Mr. Thomas Chaney  
Cincinnati Gas & Electric  
P.O. Box 960  
Cincinnati, OH 45201

Mr. Robert Cole  
Kaiser Aluminum & Chemical Corp.  
900 17th Street, NW, Suite 706  
Washington, DC 20006-2582

Mr. Richard Creighton  
American Portland Cement Alliance  
1212 New York Avenue, NW, Suite 520  
Washington, DC 20005

Mr. Charles DiBona  
American Petroleum Institute  
1220 L Street, NW  
Washington, DC 20005-4070

Mr. Glen English  
NRECA  
1800 Massachusetts Avenue, NW  
Washington, DC 20036-1819

Mr. Gerald Graves  
Exxon Corporation  
225 E. John Carpenter Freeway  
Irving, TX 75062

Mr. Roy Hamme  
Duke Power  
Technical Service Center  
13339 Hagers Ferry Road  
Huntersville, NC 28708-7929

Mr. R. L. Hartung  
Chevron Corporation  
575 Market Street  
San Francisco, CA 94105

Mr. Dale Heydlauff  
American Electric Power Service  
One Riverside Plaza  
Columbus, OH 43215-2373

Mr. Glen Howard  
Sutherland Asbill & Brennan  
1275 Pennsylvania Avenue, NW  
Washington, DC 20004
Mr. John P. Hughes
ELCON
1333 H Street, NW, 8th Floor
Washington, DC 20005

Mr. Jerry Jasinski
NAM
1331 Pennsylvania Avenue, NW
Suite 1500-North Lobby
Washington, DC 20004

Mr. R. W. Jewell
Dow Chemical
P.O. Box 3387
Houston, TX 77253-3387

Mr. Jeffrey Joseph
U.S. Chamber of Commerce
1615 H Street, NW
Washington, DC 20062-3918

Mr. Jack A. Knebel
American Mining Congress
1920 N Street, NW, Suite 300
Washington, DC 20036-1662

Mr. Thomas Kuhn
Edison Electric Institute
701 Pennsylvania Avenue, NW
Washington, DC 20004-4070

Mr. Richard Lawson
National Coal Association
1130 17th Street, NW
Washington, DC 20036-4677

Mr. William D. Leake
ARCO
515 S Flower Street
Los Angeles, CA 90017

Ms. Diane Liebman
CSX Corporation
1331 Pennsylvania Avenue, NW, Suite 560
Washington, DC 20004

Mr. William B. Marx
CIBO
6035 Burke Centre Parkway, Suite 360
Burke, VA 22015

Mr. Dave Parker
Aluminum Association
900 19th Street, NW
Washington, DC 20006
Mr. Tom Potter
National Lime Association
200 North Glebe Road
Suite 800
Arlington, VA 22203-3728

Mr. Jesse Price
Illinois Power
500 South 27th Street, Box 511
Decatur, IL 62525

Mr. John Richardson
The Southern Company
1130 Connecticut Avenue, NW, Suite 830
Washington, DC 20036-3918

Mr. Andrew Sharkey
American Iron & Steel Institute
1101 17th Street, NW, 13th Floor
Washington, DC 20036-4700

Mr. John Shlaes
Global Climate Coalition
1331 Pennsylvania Avenue, NW
Suite 1500 - North Lobby
Washington, DC 20004

Mr. Fred Webber
Chemical Manufacturers Association
2501 M Street, NW
Washington, DC 20037-1342

Mr. J. Bryan Whitworth
Phillips Petroleum Company
17 Phillips Building
Bartlesville, OK 74004

Mr. Bruce Windham
Drummond Company, Inc.
101 Walston Bridge Road
P.O. Box 1549
Jasper, AL 35501
TENTH: The name and address of each incorporator is:

<table>
<thead>
<tr>
<th>NAME</th>
<th>ADDRESS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mark B. Weinberg</td>
<td>11300 Rockville Pike, #1200</td>
</tr>
<tr>
<td></td>
<td>Rockville, MD 20852</td>
</tr>
<tr>
<td>Ronald D. Jacobs</td>
<td>11300 Rockville Pike, #1200</td>
</tr>
<tr>
<td></td>
<td>Rockville, MD 20852</td>
</tr>
<tr>
<td>Olivia S. Byrne</td>
<td>11300 Rockville Pike, #1200</td>
</tr>
<tr>
<td></td>
<td>Rockville, MD 20852</td>
</tr>
</tbody>
</table>

IN WITNESS WHEREOF, we have signed these Articles of Incorporation as of the 22nd day of June 1994.

[Signatures]

County of Montgomery )
) ss:
State of Maryland

I, [Notary Public], hereby certify that on the [Date] day of [Date], 19 [Year], personally appeared before me Mark B. Weinberg, Ronald D. Jacobs and Olivia S. Byrne, who signed the foregoing document as incorporators, and have averred that the statements therein contained are true.

My commission expires:

[Signature]

[Notary Seal]
DISTRICT OF COLUMBIA
DEPARTMENT OF CONSUMER
AND REGULATORY AFFAIRS

I hereby certify that this is a true
and complete copy of the document
filed in this office, the Corporations
Division of the Business Regulation
Administration, and that this docu-
ment was admitted to record in
File #

062294

Date of Certification 6/24/1994

Superintendent of Corporations

By William S. Alderfi
BYLAWS OF THE GLOBAL CLIMATE COALITION

I. NAME AND LOCATION

1. The name of the association shall be the Global Climate Coalition.

2. The principal office of the Coalition shall be in Washington, D.C. The Coalition may have such other offices as may from time to time be designated by the Board of Directors.

II. PURPOSES AND OBJECTIVES

1. The Global Climate Coalition has been established as a broad association of business organizations and companies to provide a forum for the business community to participate in and contribute to the scientific, economic and policy debate on global climate change. The Coalition believes that science must serve as the foundation for policy. The Coalition seeks to ensure that any policy is based on sound scientific knowledge and sound economic analysis. Scientific evidence does not support economically detrimental actions aimed solely at reducing or stabilizing greenhouse gas emissions. Industry should seek to work with scientists, policymakers and others to assure that programs for research provide meaningful scientific and economic analysis so that potential policy responses are cost effective.

2. To achieve these objectives and advocate the interests of American business, the Coalition’s purposes shall be:

• To inform its membership of significant developments regarding global climate change science, economics and policy
• To encourage scientific research
• To monitor and review federal and significant state legislation and regulations, and international actions, affecting global climate
• To participate in domestic and international forums
• To provide objective economic analysis of proposed actions and critique the analysis of others
• To support and provide public education
• To seek informed and balanced press and media coverage
• To generally contribute the full spectrum of business expertise to help address enhanced global climate change science and policy
• To testify and advance business interests before the Executive Branch and Congress, and
• To conduct or engage in all lawful activities in furtherance of the foregoing purposes, or incidental thereto.
3. The Board, the Operating Committee, and wherever possible all Coalition committees shall be composed of representatives from members in at least eight key industry sectors, including but not limited to:

- Aluminum
- Appliances
- Autos
- Chemicals
- Coal
- Electronics
- General Business
- Mining
- Electric Utilities
- Gas Industry
- Forest and Paper
- Petroleum
- Steel
- Plastics
- Nuclear
- Transportation

4. The acceptance of these Bylaws by a member and any communication between a member and the Coalition concerning the application for membership or acceptance thereof shall be construed as the membership contract between the Coalition and the particular member. Each member upon its election to membership shall be deemed to have agreed to provisions of these Bylaws. No partnership is constituted for any purpose by these Bylaws nor by virtue of these Bylaws is any member or group of members made the agent of any other member or group of members.

III. MEMBERSHIP, DUES AND CHANGES IN STATUS

1. There shall be two (2) classes of membership: Board-level voting members and General nonvoting members. Each member will pay dues either as a Board-level member (with rights to be a voting member of the Board of Directors and the Operating committee) or as a General member. Each member may choose its class of membership and pay dues accordingly.

2. The Board of Directors shall set and will annually publish the dues schedule for each class of membership and any subcategories of any membership class. (The current dues schedule in the Bylaws which will be deleted has not been reproduced in this section.)

3. All members must make annual dues contributions to the Coalition in accordance with the schedule determined by the Board of Directors. These dues are to be paid on or before July 1 for each succeeding year. First year membership dues can be prorated. The Board of Directors may authorize in-kind contributions in lieu of annual dues, subject to annual review. Any Board-level member who is in default in the payment of dues shall be regarded as not in good standing and no such member shall be entitled to attend or vote at any meeting of the GCC without the express consent of the Board of Directors. Any General member who is in default in the payment of dues shall be regarded as not in good standing, and no such member shall be entitled to attend any meetings without the express consent of the Board of Directors.
4. Membership shall be open to business associations, corporations, and business research organizations who subscribe to the purposes and objectives of the Global Climate Coalition. Admission to membership shall be by action of the Operating Committee with approval by the Board of Directors.

5. Any member may at any time elect to upgrade the member’s status from General member to Board-level member by written notice to the Board of Directors and by paying the difference between the dues, prorated according to the date of payment. Upgrades in membership shall take effect automatically from the date of payment. Board-level members may elect to downgrade membership status to General member by written notice to the Board of Directors. No refund of dues shall be payable to the member in the event of a downgrade. Downgrades in membership shall take effect automatically from the date of notice to the Board of Directors, whereupon the member shall be ineligible to vote at meetings of the Board of Directors and Operating Committee.

6. Any member may resign from the Coalition at any time by written notice to the Board of Directors. Resignation shall not entitle a member to any refund of dues, and shall not remove the obligation of the resigning member to pay any dues overdue and unpaid for the year in which notification of the resignation is received by the Board. Resignation shall be effective automatically from the date of notice to the Board of Directors, whereupon the member shall be ineligible to attend any Coalition meetings.

7. The Board of Directors can remove a member from the Coalition for either (1) nonpayment of dues or (2) non-compliance with the purposes and objectives of the Coalition. If there shall be a question whether any member continues to be eligible for membership, the Board or at its request, the Operating Committee, shall conduct such investigation as it deems appropriate. Any member proposed for expulsion shall be given advance written notice including the reason for the proposed expulsion at least twenty (20) days before final action is taken. This notice shall include the time and place of the meeting of the Board of Directors (or the Operating Committee) at which the charges shall be considered. The member shall have the opportunity to contest the proposed expulsion in writing or in person before the Board of Directors or if requested by the Board, the Operating Committee, and to receive final written notice of the decision.

IV. GENERAL MEMBERSHIP

1. The General membership of the Coalition will be comprised of one member representative from each dues-paying member that agrees to support the Coalition purposes and objectives and pay annual dues determined by the Board of Directors.
2. A meeting of all General and Board-level members of the Coalition may be held quarterly at the call of the Board of Directors, or at such other times as the Board of Directors may direct.

3. Each General member shall appoint an individual to represent it in the Coalition. A General member may appoint a representative of its choosing to serve on any committee established by the Operating Committee as approved by the Executive Committee or the Board. Such representative may be a Vice-chair of any such committee and may vote on committee business. (An alternate can substitute for the General member at a committee meeting.)

4. Notice of membership meetings shall be mailed or sent by facsimile to each member addressed to the member's representative at his or her usual place of business, at least two weeks before the date on which the meeting is to be held, setting forth the object of the meeting.

V. BOARD OF DIRECTORS

1. The Board of Directors shall be the governing body of the GCC and will be composed of one representative from each Board-level member. The Board representative should be the highest possible executive such as Chief Executive Officer or other senior officer. Each Board member will designate an alternate to represent the principal Board member in their absence and to exercise all Board membership duties. The Board of Directors will meet at least twice a year and at such other times as may be necessary at the call of the Chair. There shall be no limit on the size of the Board.

2. The Board of Directors shall adopt Bylaws and Bylaw amendments, approve the Coalition budget, approve final Coalition policy and act on any issues sent to the Board by the Operating Committee. The Board of Directors and/or the Executive Committee has the authority to delegate functions to the Operating Committee. Further, the Board of Directors shall have the authority to establish any Board committees it deems necessary provided that any such committee provides fair representation of the Coalition membership.

3. A simple majority will comprise a quorum for the Board of Directors to conduct business, to adopt policies or operating procedures or to decide any other such matter that may come before the Board. To adopt Bylaw changes there must be a two-thirds (2/3) vote of the Board. The Board of Directors may vote by written proxy (general or specific), which must be received by the Board Chair by the close of business the day before the meeting of the Board. A proxy may be sent by facsimile. A proxy is submitted to the Chair for voting purposes unless otherwise stated on the face of the proxy. Board members are to receive materials for the Board meetings ten days before the date of the meeting. Any changes proposed to the agenda subsequent to that agenda's timely distribution as described in the preceding sentence must be approved by a two-thirds (2/3) vote of the Board-level members.
4. Meetings of the Board of Directors will be held twice a year. Special meetings of the Board of Directors shall be called by the Chair of the Board of Directors upon receipt of a notice signed by the greater of five (5) Board-level members, or ten percent (10%) of Board-level members. Notice of such meetings shall be given to each Director addressed to that Director at his or her usual place of business at least ten (10) days before the day on which the meeting is to be held, setting forth the object of such meeting and by whose order it is called. Notice of any meeting of the Board of Directors need not be given to any Director, however, if waived by him or her in writing, or if he or she shall be present at the meeting; and any meeting of the Board of Directors shall be deemed duly called and may be held without any notice thereof having been given if all of its members shall be present.

5. Annually, the Board shall elect from the Board membership a Chair and Vice-chair for Policy and a Vice Chair for Membership each for a one-year term. The Chair and Vice-chairs may serve a maximum of two full consecutive terms, provided, however, that an individual can serve in excess of two full consecutive terms if one of the terms is for less than one-half (1/2) of a year. The Vice-chair for Policy serves in the absence of the Chair. Annually the Chair shall appoint a broadly-based Nominating Committee of at least five directors to nominate candidates for Chairman of the Board, the Vice Chairs of the Board, the Chair and Vice Chair of the Operating Committee, the Executive Director, the Secretary, the Treasurer, the two at-large members of the Executive Committee from the Board and any other officer designated by the Board. The two at-large members from the Board shall be selected to insure that the diverse membership is represented as set forth in Section II clause 3 of these Bylaws.

6. There shall be an Executive Committee of the Board of Directors composed of the following persons ex officio: Chairman of the Board, Vice Chairman of the Board for Policy, Vice Chairman of the Board for Membership, Secretary, Treasurer, Immediate Past Chairman of the Board of Directors, Chairman of the Operating Committee, Vice Chairman of the Operating Committee, two at-large members and the Executive Director of the GCC, provided, however, that the Executive Director will be a non-voting member of the Executive Committee.

All members of the Executive Committee will be deemed members of the Board of Directors. To the extent that this results in more than one representative of any member serving on the Board of Directors, the senior member or Board designated member will cast the member vote at any meeting of the full Board of Directors.

The Executive Committee serves as the policy and administrative body of the GCC to insure that the policies and objectives of the GCC are carried out when the Board is not in session. However, any action of the Executive Committee exercised on behalf of the Board of Directors must be ratified by the Board of Directors at the next meeting of the Board. If at the next meeting the Board, by majority vote, nullifies any action of the Executive Committee, the nullification will have no retroactive effect.

The Executive Committee shall also have the authority to resolve policy issues and resolve disputes or conflicts generated by the Operating Committee or any subcommittee thereof, and any such action that cannot be resolved by the Executive Committee will be referred to the Board of Directors.
The Board requirements as to quorum and proxy voting apply to the Executive Committee.

VI. OFFICERS

1. The officers of the Coalition shall be the Chair and Vice-chairs of the Board of Directors: the Chair and Vice-chair of the Operating Committee, and the Executive Director. Secretary, Treasurer, and when the Board determines it to be appropriate, such other officers as may be designated from time-to-time. The Executive Director is a non-voting officer of the GCC who reports to the Board.

2. The Chair of the Board of Directors or, in his or her absence, the Vice Chairman of the Board for Policy shall preside over meetings of the full membership. The Chair of the Board shall preside over meetings of the Board and shall perform such other duties as shall be assigned to him by the Board. The Chair of the Operating Committee shall preside over meetings of the Operating Committee and shall perform such other duties as shall be assigned to him by the Operating Committee or the Board.

3. The Executive Director shall carry out the policies established by the Board and the Operating Committee. The Executive Director shall hire such employees as shall be necessary for the proper conduct of the work of the Coalition, subject to approval by the Board of Directors.

4. The Board of Directors will designate a Finance Committee to have financial oversight responsibility for all funds and books of account of the Coalition, and to review the budget proposed by the Executive Director prior to its submission for approval by the Executive Committee and the Board. The Finance Committee will be comprised of the Executive Director, the Treasurer, the Chair of the Operating Committee and two members of the Board of Directors selected by the Chairman of the Board. The Finance Committee will provide a proposed budget to the Executive Committee, and the Executive Committee will then send the budget to the Board of Directors for approval. There shall be an annual audit of the Coalition’s financial accounts and records. A record of Board, Operating Committee and full membership meetings shall be kept.

VII. OPERATING COMMITTEE

1. Each Board-level member shall designate one member on the Operating Committee. (An alternate can substitute for the member at an Operating Committee meeting.) The Operating Committee shall endeavor to work by consensus. A simple majority will constitute a quorum to conduct business and to take action on those issues put to a vote. The Operating Committee can provide for votes by signed proxies with adequate notice to all Operating Committee members. Proxies shall be in writing (and may be general or specific),
and may be sent by facsimile. Proxies may be submitted to any Operating Committee member prior to the vote.

2. The Operating Committee Chair and Vice-chair shall serve one-year terms, not to exceed two full consecutive terms, provided, however, that an individual can serve in excess of two full consecutive terms of one of the terms is for less than one-half (1/2) of a year. The Vice-chair serves as Chair in the absence of the Chair. Annually the Operating Committee Chair shall appoint a broadly-based Nominating Committee of at least five members to nominate candidates to chair committees established by the Operating Committee and to cause candidates to be nominated to fill vacancies that may occur.

3. The Operating Committee Chair reports to the Board.

4. The Operating Committee may establish standing or ad hoc committees to recommend policy or to carry out project as directed by the Board or the Operating Committee. Standing and ad hoc committees shall be chaired by Operating Committee members. Other committee members may represent either Board-level members or General members, as approved by the Operating Committee, and either Board-level members or General members may serve as committee chairs.

5. The Operating Committee will normally meet at least monthly (except in July and August), or more often at the call of the Chair. In addition, special meetings of the Operating Committee shall be called by the Chair upon receipt of a notice signed by the greater of five (5) Operating Committee members or 10% of all Operating Committee members. Notice of such meetings shall be given to each member of the Operating Committee, addressed to that member at his or her usual place of business at least seven (7) days before the day on which the meeting is to be held, setting forth the object of such meeting and by whose order it is called. Emergency meetings may be held upon reasonable notice. Notice of any meeting of the Operating Committee need not be given to any member of the Operating Committee, however, if waived by him or her in writing, or if he or she shall be present at the meeting; and any meeting of the Operating Committee shall be deemed duly called and may be held without any notice thereof having been given if all of its members shall be present.

6. Any conflict or dispute concerning any policy decision or vote taken by the Operating Committee may be brought to the Executive Committee for resolution by written request of any Coalition member.

VIII. PROCEDURES

1. The Operating Committee shall recommend policies to the Board consistent with the Coalition's purposes and objectives for Board approval and adoption.

2. The Operating Committee shall have the authority consistent with Coalition
policies to clear documents, set program objectives, fund projects, hire consultants for committee projects and to make administrative decisions regarding Operating Committee business. The Operating Committee may delegate, in specific circumstances, to a committee the authority to clear documents that are consistent with Coalition policies, purposes and objectives.

3. The Board of Directors is empowered to hire an Executive Director whose duties are to provide a full-time representation of the Coalition before outside parties, manage office facilities, assist in preparation of documents, letters and testimonies, act as a Coalition spokesperson and perform any other duties as are ordinary and customary for an Executive Director or as may be specifically required by the Board of Directors.

4. The Board of Directors may delegate to either the Chair or Vice-chair of the Operating Committee or to the Executive Director the authority to write and sign checks, enter into contracts on behalf of the Coalition or any other activities that require signatory authority provided, however, that neither the Chair of the Operating Committee nor the Executive Director can obligate the Coalition in an amount in excess of $15,000 without the approval of the Operating Committee, nor can either obligate the Coalition in the amount in excess of $25,000 without the approval of the Board of Directors.

5. It is policy of the coalition and its members to comply strictly with antitrust and all other laws applicable to Coalition activities.

IX. INDEMNIFICATION

The Coalition may, by resolution of the Board of Directors, provide for indemnification by the Coalition of any and all of its directors or officers or Operating or other Committee members against expenses actually and necessarily incurred by them in connection with the defense of any civil action, suit, or proceeding, in which they or any of them are made parties, or a party, by reason of having been directors or officers or Operating or other Committee members of the Coalition, except in relation to matters as to which such director or officer or Operating or other Committee member or former director or officer or Operating or other Committee member shall be adjudged in such action, suit, or proceeding to be liable for negligence or misconduct in the performance of duty and to such matters as shall be settled by agreement predicated on the existence of such liability for negligence or misconduct.

X. DURATION

The Coalition shall continue as long as deemed necessary by the Board of Directors. If the coalition shall be dissolved at any time, no part of its funds or property shall be distributed to or among its members, but, after payment of all indebtedness, its surplus funds and property shall be used for education, research, or charitable purposes in such manner as the Board of Directors may determine.
XI. AMENDMENTS

Amendments to these Bylaws may be made at the request of the Operating Committee or upon the written request of 20% or more of the Board. Notice of any proposed amendment to or alteration of these Bylaws shall be given in writing to the Board of Directors at least ten days before any meeting of the Board of Directors at which the proposed amendment is to be acted upon. Thereafter the amendment or alteration may be made at such meeting by a two-thirds (2/3) vote of the Board of Directors.

Adopted by the Global Climate Coalition Operating Committee, October 22, 1991.
As amended by the Board of Directors June 20, 1994.
November 10, 1994

Internal Revenue Service
EP/EO Division
P.O. Box 17010
Baltimore, Maryland 21203

Re: Application for Recognition of Exemption for Global Climate Coalition

Dear Madam or Sir:

Transmitted herewith for filing is: (1) a completed Form 1024, Application for Recognition of Exemption, for Global Climate Coalition, (2) Form 2848 Power of Attorney and Declaration of Representative, and (3) Form 8718 User Fee for Exempt Organization Determination Letter Request with attached check in the amount of $465.00, payable to the order of the Internal Revenue Service. Feel free to call me with any questions you may have.

Very truly yours,

WEINBERG & JACOBS

By:  
Jonathan L. Mezrich

Enclosures (3)
cc: Mark B. Weinberg, Esquire