



Prevention of Significant Deterioration Air Construction Permit Application

South Shore Energy, LLC, Dairyland Power Cooperative Nemadji River Generation, LLC

Nemadji Trail Energy Center Project No. 101798

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Prevention of Significant Deterioration Air Construction Permit Application

prepared for

South Shore Energy, LLC,
Dairyland Power Cooperative
Nemadji River Generation, LLC
Nemadji Trail Energy Center
Superior, Wisconsin

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LIST OF ABBREVIATIONS

Abbreviation Term/Phrase/Name

(NH₄)₂SO₄ ammonium sulfate

°F degrees Fahrenheit

μg/m³ micrograms per cubic meter

% percent

AERMAP AERMOD terrain pre-processor

AERMOD AMS/EPA Regulatory Model

AMS American Meteorological Society

AQRV Air Quality Related Value

AQS Air Quality System

ARM2 Ambient Ratio Method

AVO audio/visual/olfactory

BACT Best Available Control Technology

BPIP-PRIME Building Profile Input Program - Plume Rise Model Enhancements

CAA Clean Air Act

CAAA Clean Air Act Amendments

CAIR Clean Air Interstate Rule

CAQT critical air quality threshold

CEM continuous emission monitor

CFR Code of Federal Regulations

CH₄ methane

CI compression ignition

CO carbon monoxide

CO₂ carbon dioxide

CO₂e carbon dioxide equivalent

EMISFACT emission factor

EOR enhanced oil recovery

EPA U.S. Environmental Protection Agency

ESP electrostatic precipitator

FDCP Fugitive Dust Control Plan

FGR flue gas recirculation

FLAG Federal Land Managers' Air Quality Related Values Work Group

FLM Federal Land Managers

ft/s feet per second

g/hp-hr gram per horsepower hour

g/kW-hr gram per kilowatt hour

g/m² grams per square meter

GCP good combustion practices

GEP Good Engineering Practice

GHG greenhouse gas

GWP global warming potential

H₂O water

H₂SO₄ sulfuric acid

HAP Hazardous Air Pollutant

hp horsepower

HRSG heat recovery steam generator

ICE internal combustion engine

IEC International Electrotechnical Commission

kg/GJ kilograms per gigajoule

kPa kilopascal

kV kilovolt

kW kilowatt

LAER Lowest Achievable Emission Rate

lb/hr pounds per hour

lb/lb-mol pound per pound-mole

lb/MMBtu pounds per million British thermal units

lb/MW-hr pound per megawatt hour

lb/VMT pounds per vehicle mile traveled

lb/yr pounds per year

LDAR leak detection and repair

LNB low-NO_x burner

MACT Maximum Achievable Control Technology

MECL minimum emissions compliance load

MERP Modeled Emission Rates for Precursors

mg/L milligrams per liter

mg/m³ milligrams per cubic meter

MMBtu/hr million British thermal units per hour

MW megawatt

N₂O nitrogen oxide

NAAQS National Ambient Air Quality Standards

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NAICS North American Industrial Classification System

NED National Elevation Dataset

NESHAP National Emission Standards for Hazardous Air Pollutants

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NH₃ ammonia

NH₄HSO₄ ammonium bisulfate

NMHC non-methane hydrocarbon

NO₂ nitrogen dioxide

NO_x nitrogen oxides

NPS National Park Service

NSPS New Source Performance Standards

NSR New Source Review

NSRP-3 National Atmospheric Deposition Program

NTEC Nemadji Trail Energy Center

 O_2 oxygen

OLM Ozone Limiting Method

PBL Planetary Boundary Layers

PM particulate matter

PM₁₀ particulate matter less than 10 microns in diameter

PM_{2.5} particulate matter less than 2.5 microns in diameter

ppb parts per billion

ppm parts per million

PRIME Plume Rise Model Enhancements algorithm

PSD Prevention of Significant Deterioration

psia pounds per square inch

PVMRM Plume Volume Molar Ratio Method

Q/D emissions (Q) divided by distance (D) screening procedure for Class I

areas

RACT Reasonable Available Control Technology

RBLC RACT/BACT/LAER Clearinghouse

RICE Reciprocating Internal Combustion Engines

RMP Risk Management Plan

SCR selective catalytic reduction

SF₆ sulfur hexafluoride

SIC Standard Industrial Classification

SNCR selective non-catalytic reduction

SO₂ sulfur dioxide

SO₃ sulfur trioxide

TCEQ Texas Commission on Environmental Quality

tpy tons per year

<u>Abbreviation</u>	Term/Phrase/Name
USFS	U.S. Forest Service

USFWS U.S. Fish and Wildlife Service

USGS U.S. Geological Survey

UTM Universal Transverse Mercator

VOC volatile organic compound

VMT vehicle miles traveled

WAC Wisconsin Administrative Code

WDNR Wisconsin Department of Natural Resources

1.0 EXECUTIVE SUMMARY

Pursuant to the requirements specified in the Wisconsin Administrative Code (WAC) Chapter NR 405, South Shore Energy, LLC, a subsidiary of ALLETE, Inc., Dairyland Power Cooperative, and Nemadji River Generation, LLC, a subsidiary of Basin Electric Power Cooperative, (collectively the Owners), are submitting this Prevention of Significant Deterioration (PSD) air construction permit application for the proposed construction of a combined-cycle combustion turbine and associated support equipment at the Nemadji Trail Energy Center (NTEC) (Project) (FID 816127840). The Project, approximately 625-megawatts (MW), will be a greenfield site located east of the existing Enbridge Energy Superior Terminal Facility on the banks of the Nemadji River in the City of Superior in Douglas County, Wisconsin.

The Owners have two current Air Pollution Control Construction Permits for this facility. Permit 18-MMC-168 is for the installation of a combined-cycle facility and permit 21-MMC-011 is for the installation of fugitive emissions of air contaminants from piping components and haul road traffic fugitive emissions. The Owners wish to extend the construction permit expiration date so that construction can commence in 2023. As requested by Wisconsin Department of Natural Resources (WDNR), a new comprehensive permit application that includes all previously submitted permit application materials is being submitted to accomplish this permit action. As part of this submittal the Best Available Control Technology (BACT) and air dispersion modeling analysis are being updated to current standards.

This construction permit application is divided into the following sections:

- Part 1 Executive Summary
- Part 2 Project Description
- Part 3 Emissions Estimates (This section provides estimates of emissions associated with the Project.)
- Part 4 Regulatory Review (This section identifies applicable State and Federal air quality regulations.)
- Part 5 –BACT Analysis
- Part 6 Air Dispersion Modeling (This section provides model descriptions and data requirements for the air quality impact assessment as well as interpretation, analysis, and comparison of the modeling results with applicable air quality regulations.)
- Part 7 Additional Impact Analysis (This section addresses other potential air quality-related impacts (i.e., growth, soil, vegetation, and visibility).)

Construction permit application forms required by the WDNR are included in Appendix A of this application.

1.1 Project Equipment

The Project will consist of one H-Class combustion turbine with a heat recovery steam generator (HRSG) with duct burner and one steam turbine in a combined-cycle configuration along with associated support equipment. The Project is expected to be approximately 625 MW. The combustion turbine will be designed to utilize pipeline-quality natural gas and combust fuel oil (ultra-low sulfur diesel) as back-up fuel. In addition to the combustion turbine, an auxiliary boiler, circuit breakers, two natural gas-fired gas heaters (natural gas heater), an emergency diesel fire pump, an emergency diesel generator, fuel oil storage tanks, haul roads, and natural gas and fuel oil piping components will be included as part of the Project.

1.2 Project Emissions

As required pursuant to WAC Chapter NR 405, this permit application contains the following analyses/assessments regarding emissions of regulated pollutants associated with the construction and operation of the Project:

- Evaluation of ambient air quality in the area for each regulated pollutant for which the Project will result in a PSD significant net emissions increase
- Demonstration that emissions increases resulting from the Project will not cause or contribute to an increase in ambient concentrations of pollutants exceeding the remaining available PSD increment and the National Ambient Air Quality Standards (NAAQS)
- Assessment of any adverse impacts on soils, vegetation, visibility, and growth in the area
- A BACT analysis for each PSD-regulated pollutant for which the Project will result in a significant net emissions increase

Potential emissions from the Project are shown in Table 1-1 which includes start-up and shutdown emissions for the combustion turbine and auxiliary equipment emissions. A full description of equipment associated with the Project is provided in Part 2.0 of this application.

Pollutant	Project Potential Emissions ^a (tons per year)	PSD Significance Level ¹ (tons per year)
NO _x	269	40
CO	2,003	100
PM	167	25
PM_{10}^{b}	167	15
$PM_{2.5}^{b}$	167	10
SO_2	29	40
VOC	250	40
H ₂ SO ₄ mist	43	7
Lead	0.01	0.6
CO ₂ e	2,739,294	$75,000^2$

Table 1-1: Project Potential Emissions and PSD Significance Levels

Source:

- (1) 40 CFR 52.21(b)(23)(i)
- (2) 40 CFR 52.21(b)(49)(iv)(a)
- (a) Numbers in **bold** indicate the PSD significance level is exceeded
- (b) Filterable plus condensable

The Project is an area (minor) source of Hazardous Air Pollutants (HAPs) (less than 25 tons per year of total HAPs and less than 10 tons per year of any single HAP).

1.3 BACT

The updated BACT analysis shows that the BACT determination in the original applications and PSD permit remain valid. The controls and emission limitations have not changed since the permit issuance date.

A "top-down" BACT analysis was performed for each of the pollutants in Table 1-1 that was above its corresponding PSD significance level: nitrogen oxides (NO_x), carbon monoxide (CO), particulate matter (PM)/ particulate matter of 10 microns in diameter or smaller (PM₁₀)/ particulate matter of 2.5 microns in diameter or smaller (PM_{2.5}), volatile organic compounds (VOC), sulfuric acid (H₂SO₄) mist, and greenhouse gases (CO₂e). In addition, WDNR also requires a BACT analysis for opacity.

State-of-the-art pollution control equipment has been selected as BACT for the Project. Emissions of NO_x from the combustion turbine will be controlled by low-NO_x burners. Emissions of NO_x from both the combustion turbine and the duct burner will be controlled with selective catalytic reduction (SCR). Emissions of CO and VOC will be controlled by good combustion practices as well as an oxidation catalyst (also referred to as a CO catalyst). Use of clean fuels and good combustion practices will control

emissions of H₂SO₄ mist and PM/PM₁₀/PM_{2.5}. Greenhouse gas emissions will be controlled with the use of natural gas fuel, monitoring and control of excess air, and efficient turbine design. To minimize the near-stack opacity, the combustion turbine will be controlled through the use clean fuels and good combustion practices. Table 1-2 displays the BACT results.

Table 1-2: Summary of BACT Results - Combustion Turbine

Pollutant	Fuel	Control	BACT Emissions ^{a,b}	Average
NOx	Natural gas	Selective catalytic reduction (SCR) and low-NO _x burners	2 ppm (with or without duct firing)	24-hour rolling
NO _X	Fuel oil	SCR and water injection	6 ppm (with or without duct firing)	24-hour rolling
CO	Natural gas	Good combustion practices, oxidation catalyst	1.5 ppm (with or without duct firing) ^c	168-hour rolling
СО	Fuel oil	Good combustion practices, oxidation catalyst	1.5 ppm (with or without duct firing) ^c	168-hour rolling
PM/PM ₁₀ /	Natural gas	Combustion controls and low ash fuels	36.3 lb/hr (with duct firing) 21.8 lb/hr (without duct firing)	NA
PM _{2.5}	Fuel oil	Combustion controls and low ash fuels	54.5 lb/hr (with duct firing) 39.4 lb/hr (without duct firing)	NA
VOC	Natural gas	Good combustion practices, oxidation catalyst	2.7 ppm (with duct firing) 0.6 ppm (without duct firing)	168-hour rolling
VOC	Fuel oil	Good combustion practices, oxidation catalyst	3.3 ppm (with duct firing) 0.6 ppm (without duct firing)	168-hour rolling
H ₂ SO ₄ mist	Natural gas	Combustion controls and low sulfur fuels	9.9 lb/hr (with duct firing) 7.8 lb/hr (without duct firing)	NA
H ₂ SO ₄ IIIISt	Fuel oil	Combustion controls and low sulfur fuels	9.3 lb/hr (with duct firing) 7.0 lb/hr (without duct firing)	NA
Caranhana	Natural gas	Use of natural gas as a fuel, monitoring and control of excess air, efficient turbine design, and oxidation catalyst	850 lb CO ₂ /MW-hr, gross	12-month rolling
Greenhouse gases	Fuel oil	Use of ultra-low sulfur diesel as a fuel, monitoring and control of excess air, efficient turbine design, and oxidation catalyst	1,180 lb CO ₂ /MW-hr, gross	12-month rolling
Opacity	Both	Low-NO _x burners, SCR, combustion controls, low ash fuels	N/A	N/A

Source: Construction permit no.: 18-MMC-168

⁽a) ppm = parts per million; lb/hr = pounds per hour; lb/MW-hr = pound per megawatt hour

⁽b) Concentration at 15 percent oxygen while operating at MECL and greater under steady state conditions, unless otherwise noted

⁽c) Natural gas limit valid for 100% load with duct firing down to MECL. Fuel oil limit valid for 100% load with duct firing down to 75% load.

1.4 Air Quality Analysis

The existing air quality in the Douglas County area is designated as attainment or unclassifiable in regard to the NAAQS for all criteria pollutants. An air dispersion modeling analysis was performed for the pollutants subject to PSD to assess potential ambient air quality impacts associated with the Project. The modeling was performed in accordance with approved WDNR and U.S. Environmental Protection Agency (EPA) modeling guidance.

The modeling analysis (included in Part 6.0 of this application) demonstrates that operation of the Project will not cause or contribute to a violation of the NAAQS or PSD increments, as applicable.

1.5 Additional Impacts Analysis

The potential impacts of the proposed Project on visibility, soils, vegetation, and growth are discussed in Part 7.0 of this application. As indicated by the analysis, the addition of the Project will not have a significant impact on visibility, soils, growth, or vegetation in the surrounding area.

2.0 PROJECT DESCRIPTION

Section 2.0 overview: The references to the most current project descriptions for the permitted units are presented in Table 2-1. A 12-cell cooling tower was initially permitted as part of the Project and was removed as part of a permit modification request dated June 5, 2020.

Table 2-1: Project Description References

Unit ID	Description	Previous Application Reference	December 2021 Submittal Location
P01	Combined-Cycle Turbine	2.0 Project Description December 2018 Submittal	2.0 Project Description
B02	Auxiliary boiler	2.0 Project Description December 2018 Submittal	2.0 Project Description
F03	Circuit breakers	1.0 Introduction June 2020 Submittal	2.0 Project Description
P04	Natural gas-fired heater	2.0 Project Description December 2018 Submittal	2.0 Project Description
P05	Natural gas-fired heater	2.0 Project Description December 2018 Submittal	2.0 Project Description
P06	Emergency diesel fire pump	2.0 Project Description December 2018 Submittal	2.0 Project Description
P07	Emergency diesel generator	2.0 Project Description December 2018 Submittal	2.0 Project Description
T01	Diesel fuel day tank	2.0 Project Description December 2018 Submittal	2.0 Project Description
T02	Diesel fuel generator tank	2.0 Project Description December 2018 Submittal	2.0 Project Description
Т03	Diesel fuel fire pump tank	2.0 Project Description December 2018 Submittal	2.0 Project Description
F01	Haul roads	2.0 Project Description January 2021 Submittal	2.0 Project Description
F02	Natural gas and fuel oil piping components	2.0 Project Description January 2021 Submittal	2.0 Project Description
	Project location	Appendix B – Figure B-1 January 2021 Submittal	Appendix B – Figure B-1
	Site plot plan	Appendix B – Figure B-2 January 2021 Submittal	Appendix B – Figure B-2

The Project will be located east of the existing Enbridge Energy Superior Terminal Facility on the banks of the Nemadji River in the City of Superior in Douglas County, Wisconsin. The Project location and site plot plan are shown in Figures B-1 and B-2 (Appendix B). Douglas County is currently designated as an attainment/unclassified area for all criteria pollutants in 40 Code of Federal Regulations (CFR) Part 81.

2.1 Turbine (P01) and Emission Controls

The Project will use H-Class combined-cycle turbine technology to generate electricity. The duct burner will combust natural gas and heat the exhaust gas from the combustion turbine within the HRSG. The combustion turbine is proposed to be permitted to operate year-round with no hourly restrictions in combined-cycle mode when combusting natural gas.

The combustion turbine will combust fuel oil when natural gas is unavailable due to limited availability and/or curtailment. Fuel oil, when combusted, will be limited to 11.0 million gallons per year of fuel oil.

To control emissions of NO_x, the combustion turbine will be equipped with low-NO_x burners. In addition, SCR will be added in the HRSG to further reduce NO_x emissions. To minimize emissions of sulfur dioxide (SO₂), H₂SO₄ mist, and PM/PM₁₀/PM_{2.5}, the combustion turbine will be controlled by using clean fuels and good combustion practices. Emissions of CO and VOC will be controlled by using an oxidation catalyst and good combustion practices. Greenhouse gas emissions will be controlled with the use of natural gas or ultra-low sulfur diesel fuel, monitoring, control of excess air, efficient turbine design, and use of an oxidation catalyst.

2.2 Auxiliary Boiler (B02)

A 100 million British thermal units per hour (MMBtu/hr) natural gas-fired auxiliary boiler will be constructed to support the operations of the Project and will be permitted for 8,760 hours of operation per year. The auxiliary boiler will be designed with ultra-low NO_x burners, flue gas recirculation (FGR), and oxidation catalyst.

2.3 Sulfur Hexafluoride (SF₆) Containing Equipment (F03)

The following SF₆-containing circuit breaker equipment is proposed:

- Three 345-kilovolt (kV) circuit breakers are proposed for the substation.
- Two 19-kV (estimate) low-side generator circuit breakers will be located in the plant before the step-up transformers that feed the onsite switchyard.

Note that the Project will include six disconnect switches at each substation site; however, the switches are open air type switches and do not contain SF₆.

2.4 Natural Gas Heaters (P04 and P05)

Two natural gas-fired heaters will be used to heat the natural gas prior to combustion in the turbine. Both heaters will be permitted for unlimited operation. The gas heaters will be designed with low-NO_x burners.

2.5 Emergency Diesel Fire Pump (P06)

An emergency diesel fire pump will be built to support the Project in case of a fire. The emergency diesel fire pump will have a maximum power output of 282 horsepower (hp) and will be fired solely by ultralow sulfur diesel. The Owners propose to operate the emergency diesel fire pump for up to 500 hours annually for testing and maintenance purposes, and therefore supports a limit on routine hours of operation of the emergency diesel fire pump.

2.6 Emergency Diesel Generator (P07)

An emergency diesel generator will be built to support the Project's combustion turbine in case of a power interruption. The emergency diesel generator will have a maximum power output of 1,490 hp (1,112 kilowatt [kW]) and will be fired solely by ultra-low sulfur diesel. The Owners propose to operate the emergency diesel generator for up to 500 hours annually for testing and maintenance purposes, and therefore supports a limit on routine hours of operation of the emergency diesel generator.

2.7 Diesel Storage Tanks (T01, T02, and T03)

The project will include three diesel storage tanks: one 180,000-gallon tank, one 1,700-gallon tank, and one 350-gallon tank. These tanks will store diesel fuel for the combustion turbine, emergency diesel generator, and emergency diesel fire pump.

2.8 Haul Road Traffic Fugitives (F01)

Miscellaneous supplies associated with facility operation will be transported to and from the site via trucks. Up to 520 trucks per year are expected for delivery or removal. Some examples of activities associated with facility operation are as follows, but not limited to, aqueous ammonia for emissions control and water treatment and fuel oil for emergency equipment.

To mitigate onsite road emissions from these deliveries, NTEC will pave the primary facility roads. Both fuel oil and natural gas to the combustion turbine and duct burner will be delivered to the site via pipeline and not by truck delivery.

2.9 Natural Gas and Fuel Oil Fugitives (F02)

The proposed project will include natural gas piping components from the natural gas line that will enter the project site to provide gas for the combustion turbine, duct burner, natural gas heaters and auxiliary boiler. These natural gas piping components are potential sources of methane and VOC emissions due to emissions from valves, flanges, sampling connections and relief valves.

The proposed project will also include fuel oil piping components from the fuel oil line that will enter the project site to provide fuel oil for the combustion turbine and duct burner, as well as the emergency diesel fire pump and emergency diesel generator. These fuel oil piping components are potential sources of methane and VOC emissions due to emissions from valves, flanges, sampling connections and relief valves.

3.0 EMISSIONS ESTIMATES

Section 3.0 overview: The references to the most current emissions estimates write-up sections for the permitted units are presented in Table 3-1. Overall potential emissions from the Project are shown in Table 1-1 of this application. The emissions calculations for each permitted unit are presented in Appendix C and capture all project updates that have occurred throughout the permitting process. Updates to the previously submitted emissions calculations in Appendix C and in Table 3-4 and Table 3-5 in this section are the result of project updates and post application submittal actions.

Table 3-1: Emissions Estimates References

Unit ID	Description	Previous Application Reference	December 2021 Submittal Location
P01	Combined-Cycle Turbine	3.0 Emissions Estimates December 2018 Submittal	3.0 Emissions Estimates
B02	Auxiliary boiler	3.0 Emissions Estimates December 2018 Submittal	3.0 Emissions Estimates
F03	Circuit breakers	1.0 Introduction June 2020 Submittal	3.0 Emissions Estimates
P04	Natural gas-fired heater	3.0 Emissions Estimates December 2018 Submittal	3.0 Emissions Estimates
P05	Natural gas-fired heater	3.0 Emissions Estimates December 2018 Submittal	3.0 Emissions Estimates
P06	Emergency diesel fire pump	3.0 Emissions Estimates December 2018 Submittal	3.0 Emissions Estimates
P07	Emergency diesel generator	3.0 Emissions Estimates December 2018 Submittal	3.0 Emissions Estimates
T01	Diesel fuel day tank	3.0 Emissions Estimates December 2018 Submittal	3.0 Emissions Estimates
T02	Diesel fuel generator tank	3.0 Emissions Estimates December 2018 Submittal	3.0 Emissions Estimates
Т03	Diesel fuel fire pump tank	3.0 Emissions Estimates December 2018 Submittal	3.0 Emissions Estimates
F01	Haul roads	3.0 Emissions Estimates January 2021 Submittal	3.0 Emissions Estimates
F02	Natural gas and fuel oil piping components	3.0 Emissions Estimates January 2021 Submittal	3.0 Emissions Estimates

Emissions of air contaminants will result from the combustion of natural gas and fuel oil in the combustion turbine and natural gas in the duct burner. There will also be emissions of air contaminants generated from the auxiliary equipment: an auxiliary boiler, circuit breakers, two natural gas heaters, an emergency diesel fire pump, an emergency diesel generator, fuel oil storage tanks, haul roads, and natural gas and fuel oil piping components.

Process flow diagrams for the combustion turbine process and auxiliary equipment are located in Appendix A. Each emission point's control device descriptions, control efficiencies, and procedures for estimating emissions is discussed in detail in the sections below. Tables summarizing the emissions estimates are included in Appendix C.

3.1 Combustion Turbine (P01)

The following sections summarize the combustion turbine hours of operation, emissions estimates for various operating loads when combusting natural gas and fuel oil, and start-up/shutdown operation.

3.1.1 Combustion Turbine Hours of Operation

The following conservative assumptions were applied to seven combustion turbine operating scenarios to determine maximum potential annual emissions as shown in Table 3-2.

	Scenario						
Type of Operation	1	2	3	4	5	6	7
Natural gas with duct firing	X	X	X			X	X
Natural gas (normal operation)				X	X		
Natural gas start-up/shutdown		X	X	X	X		X
Fuel oil with duct firing ^a						X	X
Fuel oil (normal operation) ^a			X		X		
Fuel oil stort un/shutdown ^a			v		v	v	v

Table 3-2: Combustion Turbine Operating Cases for Maximum Potential Annual Emissions

Start-up and shutdown emissions were based on the start-up and shutdown profiles for the combined-cycle combustion turbine and the number of start-up and shutdown events per year for each fuel. The Owners are requesting the following start-up and shutdown limits:

- An hours per year limit on start-up and shutdown (1,525 hours per year for start-up and shutdown, combined) for natural gas operation
- 42 start-ups and 42 shutdowns per year for fuel oil operation.

3.1.2 Combustion Turbine Operation Emissions

Emissions from the combustion turbine are dependent on ambient temperature conditions and the turbine's operating load, which can vary from 33 to 100 percent. To account for representative seasonal climatic variations, potential emissions from the proposed combustion turbine were analyzed at the

⁽a) Fuel oil, when combusted, will be limited to 11.0 million gallons per year of fuel oil.

minimum emissions compliance load (MECL) (designated as "low"), 75, and 100 percent load conditions for ambient temperatures ranging from negative (-)34.3 degrees Fahrenheit (°F) to 95.5°F. The projected emissions were based on data provided by the combustion turbine manufacturer and/or from AP-42 emission factors. Detailed calculations of the combustion turbine's emissions are provided in Appendix C of this application.

For purposes of emission calculations and modeling, the MECL ranges from 33 to 50 percent load, depending on ambient conditions, and was grouped as "low" load. When grouping, the worst-case parameters were chosen (highest emission rate, lowest temperature, lowest flow rate).

Based on the above assumptions, the maximum expected hourly emission rates for normal operation (excluding start-up and shutdown) for the combustion turbine are shown in Table 3-3.

	•	•		
	Natural Gas with Duct Firing	Natural Gas 100% Load	Fuel Oil with Duct Firing	Fuel Oil 100% Load
Pollutant		pounds	per hour	
NO_x	33.5	26.5	72.7	51.6
CO	15.3	12.1	11.1	7.8
PM/PM ₁₀ /PM _{2.5}	36.3	21.8	54.5	39.4
SO_2	6.4	5.1	6.1	4.6
VOC	15.5	2.8	14.1	1.8
H ₂ SO ₄ mist	9.9	7.8	9.3	7.0
Lead			0.04	0.04
CO ₂ e	592,127	469,787	947,846	819,965

Table 3-3: Maximum Expected Hourly Combustion Turbine Emission Rates

3.1.3 Combustion Turbine Start-Up and Shutdown Emissions Calculation Method

The combustion turbine emissions are based on 1,525 hours per year for start-up and shutdown, combined, for natural gas operation. Potential start-up and shutdown emissions were based on a start-up profile and conservatively assumed that there will be a combination of cold starts, warm starts, hot-fast starts, and shutdown on natural gas. There will also be up to 42 start-ups and 42 shutdown events per year on fuel oil. One start-up/shutdown event is equivalent to one start-up plus one shutdown.

Potential start-up and shutdown emissions for natural gas and fuel oil combustion are shown in Table 3-4 and Table 3-5, respectively. Detailed calculations of the potential start-up and shutdown emissions are provided in Appendix C.

Table 3-4: Potential Natural Gas Turbine Start-up and Shutdown Emissions

Pollutant	Start-up Emissions			Shutdown Emissions	Start-up and Shutdown Emissions ^a
	lb/cold start	lb/warm start	lb/hot-fast start	lb/shutdown	tons per year
NO_x	335.0	233.0	111.0	59.0	108.3
СО	11,066	6,495	779.0	463.0	1,369
$PM/PM_{10}/PM_{2.5}$	43.6	29.1	16.3	10.9	16.6
SO_2	10.2	6.8	3.8	2.6	3.9
VOC	950.0	558.0	67.0	40.0	117.8
H ₂ SO ₄ mist	15.6	10.4	5.9	3.9	6.0
Lead	0.0	0.0	0.0	0.0	0.0
CO ₂ e	939,573	626,382	352,340	234,893	358,212

⁽a) Emissions are based on 1,525 hours per year for start-up and shutdown, combined, for natural gas operation.

Table 3-5: Potential Fuel Oil Turbine Start-up and Shutdown Emissions

Pollutant	Start-up Shutdown Emissions Emissions		Start-up and Shutdown Emissions ^a	
	lb/start	lb/shutdown	tons per year	
NO_x	860.0	108.0	20.3	
CO	25,846	1,227	568.5	
PM/PM ₁₀ /PM _{2.5}	78.9	19.7	2.1	
SO_2	9.2	2.3	0.2	
VOC	2,951	122.0	64.5	
H ₂ SO ₄ mist	14.0	3.5	0.4	
Lead	0.08	0.02	0.002	
CO ₂ e	1,639,929	409,982	43,048	

⁽a) Emissions are based on 42 start-ups and 42 shutdowns

3.2 HAP Emissions

The Project is an area source of HAPs (*i.e.*, less than 25 tons per year of total HAPs and less than 10 tons per year of any single HAP). HAP emission calculations and a summary of HAP emissions are included in Appendix C.

3.3 Auxiliary Boiler Emissions (B02)

One 100 MMBtu/hr auxiliary boiler will be installed at the facility to be used while the combustion turbine is operating. The boiler will be fired with natural gas. The auxiliary boiler will be limited to annual operations of 8,760 hours. Emissions for this unit were estimated based on AP-42 emission factors and vendor data. Greenhouse gas emissions were estimated based on the emission factors in 40 CFR Part 98. Detailed calculations are provided in Appendix C.

3.4 SF₆ Containing Equipment (F03)

Annual potential to emit emissions of SF₆ from the circuit breakers were based on maximum leakage rate of 0.5 percent per year, the amount of SF₆ in each size of circuit breaker, and the global warming potential (GWP). Project potential emissions of CO₂e leakage from all proposed circuit breakers combined are estimated to be 120 tons per year. A detailed report of the SF₆ emissions is provided in Appendix C of this application.

3.5 Natural Gas Heaters Emissions (P04 and P05)

Two 10.0 MMBtu/hr natural gas-fired heaters will be installed at the facility to heat the natural gas prior to being combusted in the combustion turbine. As a worst-case estimate, it is assumed that annual operations will be 8,760 hours per year for each heater. Emissions for the gas heaters were estimated based on AP-42 emission factors. Greenhouse gas emissions were estimated based on the emission factors in 40 CFR Part 98. Detailed calculations are provided in Appendix C.

3.6 Emergency Diesel Fire Pump Emissions (P06)

One 282-hp diesel fire pump will be installed for emergency power use at the facility. The fire pump will be fired with ultra-low sulfur diesel. Emissions for the emergency diesel fire pump were estimated assuming an annual testing and maintenance schedule of 500 hours. Emissions for this unit were estimated based on New Source Performance Standards (NSPS) limits and AP-42 emission factors. Greenhouse gas emissions were estimated based on the emission factors in 40 CFR Part 98. Detailed calculations of diesel fire pump emissions are provided in Appendix C.

3.7 Emergency Diesel Generator Emissions (P07)

One 1,490 hp (1,112 kW) diesel generator will be installed for emergency power use at the facility; the generator will be fired with ultra-low sulfur diesel. Emissions for the emergency diesel generator were estimated assuming an annual testing and maintenance schedule of 500 hours. Emissions for this unit were estimated based on NSPS limits and AP-42 emission factors. Greenhouse gas emissions were

estimated based on the emission factors in 40 CFR Part 98. Detailed calculations of diesel generator emissions are provided in Appendix C.

3.8 Diesel Storage Tanks Calculation Method (T01, T02, and T03)

The project will include three diesel storage tanks: one 180,000-gallon tank, one 1,700-gallon tank, and one 350-gallon tank. Emissions from loading and breathing losses were estimated for the storage tanks using the EPA TANKS emission software. A detailed report of the fuel oil storage tank emissions is provided in Appendix C.

3.9 Haul Road Traffic Fugitives Calculation Method (F01)

Emissions from haul roads due to traffic were estimated using the paved roads, size-specific emission calculation equation below:

$$E = k * (sL)^{0.91} 0.91 * (W)^{1.02}$$

Where:

E = pounds per vehicle miles traveled (lb/VMT)

sL = silt loading grams per square meter (g/m²) = 2.4 g/m²

W = mean vehicle weight (tons)

k = constant (AP-42 Table 13.2-1.1)

The mean vehicle weight is calculated by averaging the loaded and unloaded vehicle weights. The "ubiquitous baseline" of 0.6 g/m² was selected from the less than 500 average daily traffic category in AP-42 Table 13.2.1-2; and the ubiquitous winter baseline multiplier during months with frozen precipitation (x4) was applied to this value to obtain a silt loading value of 2.4 g/m² for all paved roads.

For paved roads, vehicle miles traveled (VMT) is calculated as follows:

 $VMT = length \ of \ path \ haul \ road \ vehicle \ travels * maximum \ trips \ (hourly \ or \ annual)$

Whether a vehicle travels the haul road twice (back and forth) or once (when traveling in a loop) was accounted for when calculating the miles traveled for each haul road route. Detailed calculations of haul road emissions are provided in Appendix C.

3.10 Natural Gas and Fuel Oil Fugitives Calculation Method (F02)

Fugitive emissions will come from small leaks in equipment connections throughout the facility. The estimated number of connectors, flanges, open ended lines, pump seals and valves were determined from engineering plans for the facility. The emissions were then estimated using the 1995 Protocol for

Equipment Leak Emission Estimates- EPA-453/R-95-017. The emissions estimates for fuel oil fugitives is "total organics" which includes non-VOCs such as methane and ethane and is assumed to be VOCs for the purposes of this application. The emissions estimates for natural gas VOC fugitive emissions was calculated using the minimum methane content. Further, to determine natural gas CO₂e fugitive emissions the maximum methane content was used. Detailed calculations of natural gas and fuel oil fugitives are provided in Appendix C.

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4.0 REGULATORY REVIEW

Revision 0

Overview: The references to the most current regulatory review sections for the permitted units are presented in Table 4-1. Specific post-application regulatory updates are also referenced.

Table 4-1: Regulatory Review References

Unit ID	Description	Previous Application Reference	December 2021 Submittal Location
P01	Combined-Cycle Turbine	4.0 Regulatory Review December 2018 Submittal	4.0 Regulatory Review
B02	Auxiliary boiler	4.0 Regulatory Review December 2018 Submittal	4.0 Regulatory Review
F03	Circuit breakers	Appendix A - Form 4530-132 June 2020 Submittal	4.0 Regulatory Review
P04	Natural gas-fired heater	4.0 Regulatory Review December 2018 Submittal	4.0 Regulatory Review
P05	Natural gas-fired heater	4.0 Regulatory Review December 2018 Submittal	4.0 Regulatory Review
P06	Emergency diesel fire pump	4.0 Regulatory Review December 2018 Submittal	4.0 Regulatory Review
P07	Emergency diesel generator	4.0 Regulatory Review December 2018 Submittal	4.0 Regulatory Review
T01	Diesel fuel day tank	4.0 Regulatory Review December 2018 Submittal	4.0 Regulatory Review
T02	Diesel fuel generator tank	4.0 Regulatory Review December 2018 Submittal	4.0 Regulatory Review
Т03	Diesel fuel fire pump tank	4.0 Regulatory Review December 2018 Submittal	4.0 Regulatory Review
F01	Haul roads	4.0 Regulatory Review January 2021 Submittal	4.0 Regulatory Review
F02	Natural gas and fuel oil piping components	4.0 Regulatory Review January 2021 Submittal	4.0 Regulatory Review
All units	Chapter NR 445 Analysis	Data request response letter to WDNR February 23, 2021	Section 4.4.20
P06 and P07	Subpart IIII	Post application NTEC Response #01	Additional language incorporated into Section 4.2.5
HRSG	Subpart KKKK	Post application NTEC Response #09	Additional language incorporated into Section 4.2.6

The Project is subject to various Federal and State air regulations. Part 4 contains a discussion of applicable Federal and WAC provisions. Where applicable, reference to general limitations is provided when there is no specific requirement that applies to an emission source.

In certain instances, there may be multiple applicable regulatory requirements that identify differing levels of emission limitations. For instance, where a BACT emission limitation is established for a specific pollutant and a NSPS regulation is also applicable, the BACT limitation may be more stringent than an applicable NSPS emission limitation for the same pollutant. In these situations, it is understood that compliance with the most restrictive requirement would demonstrate compliance with other less stringent requirements.

4.1 PSD Regulations

PSD review applies to a physical change of a major stationary source located in an area designated as attainment or unclassified that would result in a significant emissions increase of a regulated New Source Review (NSR) pollutant and a significant net emissions increase of that pollutant pursuant to WAC Chapter NR 405. PSD review consists of the following:

- A BACT analysis
- An air quality analysis
- An analysis of additional impacts on visibility, soils, vegetation, and growth

Three criteria were evaluated to determine PSD applicability to the Project (EPA, 1990):

- Whether the Project is sufficiently large (in terms of its emissions) to be a "major stationary source" or "major modification"
- Whether the source is in an area designated as "attainment" or "unclassified"
- Whether the Project would result in a "significant emissions increase" or a "significant net emissions increase" of a "regulated NSR pollutant" as defined by s. NR 405.02(27)(a)

Regulated NSR pollutants in Wisconsin include NO_x, SO₂, CO, PM, PM₁₀, PM_{2.5}, VOC, CO₂e, hydrogen sulfide, H₂SO₄ mist, fluorides, and lead. The definition of a "major stationary source" is given in s. NR 405. The Project is included in the 26 source categories specified in the PSD regulations as major stationary sources if the potential emissions of a regulated NSR pollutant exceed 100 tons per year (because the HRSG generates steam). The Project has the potential to emit regulated NSR pollutants in excess of 100 tons per year; therefore, the Project meets the "major stationary source" classification for a number of regulated NSR pollutants. Thus, the Project meets the first criterion for PSD applicability.

The Project is in an attainment/unclassified area for all criteria pollutants; thus, it meets the second criterion for PSD applicability.

The maximum potential emissions from the Project are listed in Table 1-1, which include start-up and shutdown emissions from the combustion turbine. The Project would result in a "significant emission increase" for the following regulated NSR pollutants: NO_x, CO, VOC, PM/PM₁₀/PM_{2.5}, H₂SO₄ mist, and CO₂e. Thus, the Project meets the third and final criterion for PSD applicability.

The PSD regulations in s. NR 405 require the following issues be addressed:

- Determination of BACT on a case-by-case basis, taking into account costs as well as energy, environmental, and economic impacts;
- Demonstration that the increase in emissions would not cause or contribute to an exceedance of the NAAQS or PSD increment;
- Analysis of the impairment, if any, to visibility, soils, vegetation, and growth.

Section 5.0 contains the BACT analyses for the regulated NSR pollutants.

4.2 New Source Performance Standards

Per 40 CFR Part 60 and s. NR 440 WAC, the Project is subject to NSPS. Relevant NSPS standards are listed below, and if applicable, a description of how the Owners plan to meet the standards.

4.2.1 Subpart Db - Not Applicable

HRSGs and duct burners regulated under Subpart KKKK are exempt from the requirements of 40 CFR Part 60 Subparts Da, Db, and Dc.

4.2.2 Subpart Dc

NSPS 40 CFR Part 60, Subpart Dc applies to Small Industrial-Commercial-Institutional Steam Generating Units between the sizes of 10 MMBtu/hr and 100 MMBtu/hr. This rule applies to the auxiliary boiler (100 MMBtu/hr) and the two gas heaters (10 MMBtu/hr, each). Since the auxiliary boiler and gas heaters combust natural gas, the Owners will keep records of the sulfur content of the natural gas as certified by the supplier or test data and record the daily usage of natural gas in the auxiliary boiler and natural gas heaters. For gas-fired units of this size, there are no emissions limits provided in the rule. The Owners will comply with the record keeping and reporting requirements of the rule.

4.2.3 Subpart GG - Not Applicable

Stationary combustion turbines constructed after February 18, 2005, that are subject to NSPS 40 CFR Part 60, Subpart KKKK are exempt from the requirements of Subpart GG. Section 4.2.6, below, covers Subpart KKKK.

4.2.4 Subpart Kb - Not Applicable

NSPS 40 CFR Part 60, Subpart Kb applies to each storage vessel with a capacity greater than or equal to 75 cubic meters used to store volatile organic liquids for which construction, reconstruction, or modification is commenced after July 23, 1984. Two of the diesel storage tanks will have a capacity less than 75 cubic meters; therefore, the 1,700-gallon and 350-gallon storage tanks will not be subject to Subpart Kb.

This subpart applies to storage vessels with a capacity greater than or equal to 151 cubic meters (39,890 gallons) storing a liquid with a maximum true vapor pressure greater than 3.5 kilopascals (kPa) (0.5 pounds per square inch [psia]). The 180,000-gallon tank diesel storage tank that will be installed as part of the Project is greater than 151 cubic meters (39,890 gallons); however, the tank will not be subject to Subpart Kb as its vapor pressure is less than 3.5 kPa.

4.2.5 Subpart IIII

NSPS 40 CFR Part 60, Subpart IIII applies to stationary compression ignition (CI) internal combustion engines (ICE) and the manufacturers or owners and operators of these engines as follows:

- 1. **Manufacturers** of stationary CI ICE with a displacement of less than 30 liters per cylinder where the model year is 2007 or later for non-fire pump engines and the model year listed or later model years for fire pump engines (2008 or 2011)
- 2. **Owners and operators** of stationary CI ICE that commenced construction after July 11, 2005, where the CI ICE are manufactured after April 1, 2006 (non-fire pump engines), or manufactured as a National Fire Protection Agency fire pump engine after July 1, 2006

For purposes of this application, Subpart IIII is assumed to be applicable to the emergency fire pump and the emergency diesel generator. Both engines will meet the definition of "emergency stationary internal combustion engine" under this subpart as follows:

- There is no time limit on the use of emergency stationary ICE in emergency situations.
- The engine may be operated for a maximum of 100 hours per calendar year for testing and maintenance, except as indicated, below.
- 50 hours of the 100 hours per calendar year allocated may be used for non-emergency situations.

Further, both engines will be 2009 model year or later.

Based on the size (horsepower) and use (emergency) and assuming the Owners purchase a certified model year 2009 or later CI ICE with a displacement that will less than 10 liters per cylinder, the emergency fire pump will be certified in accordance with the limits in 40 CFR 60.4202(d). As the emergency fire pump will be between 175 and 300 hp, the limits are as follows:

- 4.0 gram per kilowatt hour (g/kW-hr) (3.0 gram per horsepower hour [g/hp-hr]) for non-methane hydrocarbons (NMHC) plus NO_x
- 3.5 g/kW-hr (2.6 g/hp-hr) for CO
- 0.20 g/kW-hr (0.15 g/hp-hr) for PM

Based on the size (horsepower) and use (emergency) and assuming the Owners purchase a certified model year 2007 or later CI ICE with a displacement that will less than 10 liters per cylinder, the emergency generator will be certified in accordance with the limits in 40 CFR 60.4202(a)(2), which refer to the limits in 40 CFR 89.112. As the emergency generator will be greater than 560 kW and manufactured after 2006, Table 1 of 40 CFR 60.89.112(a) indicates the following applicable emission standards [subject to the same being included in a family emission limit in an averaging, banking, and trading program for which the emission standards in Table 2 of 40 CFR 89.112(d) are applicable]:

- 6.4 g/kW-hr (4.8 g/hp-hr) for NMHC plus NO_x
- 3.5 g/kW-hr (2.6 g/hp-hr) for CO
- 0.20 g/kW-hr (0.15 g/hp-hr) for PM

The emergency generator will also be subject to the exhaust opacity limits in 40 CFR 89.113, with single-cylinder engines, propulsion marine diesel engines, and constant speed engines being exempt from these limits:

- 20 percent during the acceleration mode
- 15 percent during the lugging mode
- 50 percent during the peaks in either the acceleration or lugging modes

Compliance with this subpart will be shown by purchasing an engine certified to meet the applicable emission standards for the model year and maximum engine power depending on the date of purchase. The Owners will install emergency diesel engines that are certified to meet the applicable emission standards based on the date that the unit will be installed.

Pursuant to 40 CFR 60.4207(b), owners and operators of CI ICE subject to Subpart IIII with a displacement of less than 10 liters per cylinder that use diesel fuel must purchase diesel fuel that meets the requirements of 40 CFR 80.510(b) for non-road diesel fuel. This rule will be applicable to the emergency diesel engine, since the proposed emergency diesel engine will have a displacement of less than 10 liters per cylinder. As stated in 40 CFR 80.510(b), non-road diesel fuel must be limited to 15 parts per million (ppm) maximum sulfur content. The cetane index is limited to a minimum of 40 and the maximum aromatic content is limited to 35 volume percent.

The Owners will be subject to the applicable requirements of this rule for the emergency fire pump and emergency generator. The Owners intend to limit maintenance and readiness testing to 100 hours to meet the definition of emergency for 40 CFR 60, Subpart IIII. The emergency equipment potential to emit emissions were calculated using 500 hours per year per EPA guidance. The EPA believes that 500 hours per year is an appropriate default assumption for estimating the number of hours that emergency equipment could be expected to operate under worst-case conditions.

4.2.6 Subpart KKKK

NSPS 40 CFR Part 60, Subpart KKKK is applicable to all stationary combustion turbines that commenced construction, modification, or reconstruction after February 18, 2005, and have a heat input equal to or greater than 10.7 gigajoules per hour (10 MMBtu/hr), based on the higher heating value of fuel.

Per 40 CFR 40b(i), if the combustion turbine is subject to Subpart KKKK, then the associated HRSG is exempt from the requirements of 40 CFR Part 60 Subparts Da, Db, and Dc. Per 40 CFR 60.4305(a), since the combustion turbine is greater than 10 MMBtu/hr and will be constructed after February 18, 2005, the combustion turbine is subject to Subpart KKKK. The HRSG associated with the turbine meets the applicability requirements of 40 CFR 60, Subpart KKKK.

Pursuant to 40 CFR Section 60.4320(a) and Table 1 to Subpart KKKK, the NSPS NO_x applicable combustion turbine limit for natural gas combustion, is 15 ppm at 15 percent oxygen or 54 nanogram per Joule (ng/J) of useful output (0.43 pound per megawatt hour [lb/MW-hr]), when burning more than 50 percent natural gas (60.4325).

When combusting more than 50 percent fuel oil, the limit for NO_x is 42 ppm at 15 percent oxygen or 160 ng/J of useful output (1.3 lb/MW-hr).

During operations when ambient temperatures are less than 0 °F or when the turbine is operating at less than 75 percent load, the NO_x emission standard is 96 ppm at 15 percent oxygen or 590 ng/J of useful output (4.7 lb/MWh). This applies when combusting either natural gas or fuel oil. All MW readings are in gross MW. The higher emission standard applies for the hour if at any point in the hour the unit was subject to the higher standard.

In accordance with Subpart KKKK, the Owners would demonstrate compliance with the NO_x emission limit by conducting performance testing pursuant to Section 60.4340(a), or alternatively, by installing, calibrating, maintaining, and operating a continuous monitoring system (i.e., continuous emission monitor (CEM) or continuous parameter monitor) in accordance with Section 60.4340(b).

For operating periods during which multiple emissions standards apply, the applicable standard is the average of the applicable standards during each hour per §60.4380(b)(3). For combined cycle units, the limits are calculated from hourly average emission rates to assess excess emissions on a 30-unit operating day rolling average basis, as described in § 60.4380(b)(1).

The Owners expect to have a NO_x emission rate of 2 ppm at 15 percent oxygen for natural gas combustion and 6 ppm for fuel oil combustion with the use of SCR.

The NSPS SO₂ limit for the turbine is 0.90 lb/MW-hr gross output, **or** the facility must limit fuel so that any fuel combusted contains total potential sulfur emissions equal to or less than 0.060 lb SO₂/MMBtu heat input. Emissions of SO₂ will be well below 0.90 lb/MW-hr for both fuel oil and natural gas operation; therefore, per 40 CFR Section 60.4365(a), the Owners will keep on record the fuel quality characteristics of the natural gas and fuel oil from the suppliers and fuel analysis records.

4.2.7 Subpart TTTT

NSPS 40 CFR Part 60, Subpart TTTT, Standards of Performance for Greenhouse Gas Emissions for Electric Utility Generating Units regulates carbon dioxide (CO₂) emissions from electric generating units under the NSPS (Clean Air Act 111b regulations). The standards apply to any steam generating unit, integrated gasification combined-cycle, or combustion turbine that commenced construction after January 18, 2014, or reconstruction or modification after June 18, 2014, that has a base load rating greater than 250 MMBtu/hr of fossil fuel and serves a generator capable of selling greater than 25 MW of electricity to a utility power distribution system.

The combustion turbine will be subject to NSPS Subpart TTTT. The standard provides a limit for natural gas-fired combined-cycle combustion turbines. A natural gas-fired combined-cycle turbine is limited to

450 kilograms of CO₂ per megawatt-hour of gross energy output (1,000 pounds CO₂ per MW-hour [lb CO₂/MW-hr]) on a 12-operating month rolling average basis. An alternative to meeting the gross energy output the Owners can petition to comply with the alternate net energy output standard, 470 kilograms of CO₂ per megawatt-hour of net energy output (1,030 lb/MW-hr) on a 12-operating month rolling average basis. These limits are based on an assumed operation of 90 percent natural gas in a 12-month period. The combined-cycle combustion turbine will comply with the limit in NSPS Subpart TTTT.

If the turbine combusts 90 percent or less natural gas, in accordance with Table 2 of Subpart TTTT, the limit becomes 50 kilograms CO₂ per gigajoule (kg/GJ) to 69 kg/GJ of heat input (120 to 160 pounds per million British thermal units [lb/MMBtu]) as determined by the procedures in 40 CFR Section 60.5525.

4.3 National Emission Standards for Hazardous Air Pollutants and Maximum Achievable Control Technology

National Emission Standards for Hazardous Air Pollutants (NESHAP) are contained in 40 CFR Part 63 (adopted by reference in s. NR 445). NESHAP are emissions standards set by the EPA for specific source categories. The NESHAP require the maximum degree of emission reduction of certain HAP emissions that the EPA determines to be achievable, which is known as the maximum achievable control technology (MACT) standards.

The following MACT standards are relevant to the Project.

4.3.1 Subpart YYYY - Not Applicable

EPA promulgated MACT standards for new stationary combustion turbines on March 5, 2004. These standards apply to stationary combustion turbines for which construction commenced after January 14, 2003. On April 7, 2004, however, EPA proposed to remove gas-fired units from the combustion turbine source category regulated by NSPS 40 CFR 63, Subpart YYYY. In the interim, EPA has stayed the applicability of Subpart YYYY requirements for gas-fired combustion turbines.

This regulation applies only to combustion turbines at facilities that are major sources of HAPs. The Project will be an area source of HAPs; therefore, the Project is not subject to this regulation.

4.3.2 Subpart ZZZZ

The Reciprocating Internal Combustion Engines (RICE) MACT (40 Part 63, Subpart ZZZZ) is applicable to stationary RICE located at major or area sources of HAP emissions. Both the emergency generator and emergency fire pump will be a new source located at an area source per 40 CFR 63.6590(c)(1). Therefore, the emergency generator will comply with the requirements of Subpart ZZZZ by meeting the

requirements of 40 CFR Part 60 Subpart IIII pursuant to 40 CFR 63.6590(c)(1) and the fire pump will comply with the requirements of Subpart ZZZZ by meeting the requirements of NSPS Subpart IIII pursuant to 40 CFR 63.6590(c)(1).

4.3.3 Subpart JJJJJJ – Not applicable

40 CFR Part 60, Subpart JJJJJJ applies to industrial, commercial, or institutional boilers and process heaters located at an area source of HAPs. According to the subpart definitions, the two gas-fired heaters and auxiliary boiler fall under the definition of gas-fired boiler. Per 63.11195(e), gas-fired boilers are not subject to Subpart JJJJJJ.

4.4 Wisconsin Air Quality Standards and Regulations

This section describes the regulations which apply to the Project, according to the WAC.

4.4.1 s. NR 404 Ambient Air Quality

Ambient air quality standards applicable to the entire state are listed in s. NR 404. The Owners will comply with all applicable state standards.

4.4.2 s. NR 405 - PSD Review

Under the 1977 Clean Air Act Amendments (CAAA), BACT and other PSD requirements apply both to emissions of criteria pollutants and to emissions of certain non-criteria pollutants that are regulated under Section 111 (NSPS) and Section 112 (NESHAP) of the Act. However, in Section 112(b)(6) of the 1990 CAAA, Congress specifically excluded the HAPs listed in Section 112(b)(1) from the PSD requirements. EPA clarified this exclusion in a March 11, 1991 memo by stating that:

...the following pollutants, which have been regulated under PSD, are now exempt from federal PSD applicability:

- arsenic
- beryllium
- radionuclides (including radon

- asbestos
- hydrogen sulfide
- and polonium)

- benzene
- mercury
- vinyl chloride

However, Wisconsin still includes hydrogen sulfide as a PSD pollutant listed in Table A of s. NR 405.02 (27)(a). As such, PSD review of this pollutant is a state-only requirement. This Project will be subject to PSD for several pollutants. Part 5 of this application contains the BACT analyses. Part 6 contains the air dispersion modeling analyses and Part 7 contains the additional impacts analysis.

4.4.3 s. NR 406 – Construction Permits

The purpose of this section is 1) to establish permit and permit review requirements and permit duration for construction permits and 2) to define types of stationary sources that are exempt from the requirement to obtain a construction permit. This permit application is intended to satisfy the construction permit application requirements to obtain a permit.

4.4.4 s. NR 407 – Operation Permits

For new sources that require a construction permit, the initial filing date is the date that the construction permit is filed (NR 407.04(1)(b)). However, because of the nature of this project, and because multiple vendor selections have yet to be made, there is not enough data to complete the operation permit application at this time. The Project will complete the application for a Title V operating permit after start-up of the facility.

4.4.5 s. NR 410 – Air Permit, Emission, and Inspection Fees

This section describes the fees necessary for submitting a permit to WDNR for processing. The Project has included the necessary permit fees as indicated in s. NR 410.03.

4.4.6 s. NR 415 - Control of Particulate Emissions

This section applies to all air contaminant sources which emit particulate matter and to their owners and operators. The general limitations (s. NR 415.03) contained in this regulation state, "No person may cause, allow or permit particulate matter to be emitted into the ambient air which substantially contributes to exceeding of an air standard, or creates air pollution."

NR 415.04 addresses fugitive dust and states, "No person may cause, allow or permit any materials to be handled, transported or stored without taking precautions to prevent particulate matter from becoming airborne. Nor may a person allow a structure, a parking lot, or a road to be used, constructed, altered, repaired, sand blasted or demolished without taking such precautions...Such precautions shall include, but not be limited to...[t]he paving or maintenance of roadway areas so as not to create air pollution."

All roads will be paved, thus meeting the requirements of this rule.

Section NR 415.05 more specifically provides: "No person may cause, allow or permit the emission of particulate matter to the ambient air from any indirect heat exchanger, power or heating plant, fuel-burning installation or pulp recovery furnace with maximum heat input more than one million Btu per hour in excess of one of the listed limitations."

The limits applicable to the Project are as follows:

- The auxiliary boiler, two gas heaters, fire pump, and diesel generator are all limited to 0.15 lb PM/MMBtu per NR 415.06(2)(a)
- The combustion turbine is limited to 0.10 lb PM/MMBtu per NR 415.06(2)(c)

4.4.7 s. NR 417 – Control of Sulfur Emissions

This chapter applies to all air contaminant sources which emit SO₂ or other sulfur compounds and to their owners and operators. Section NR 417.03 provides: "No person may cause, allow or permit emission of sulfur or sulfur compounds into the ambient air which substantially contribute to the exceeding of an air standard or cause air pollution." However, there are no specific limits for natural gas-fired and ultra-low sulfur fuel oil-fired equipment.

4.4.8 s. NR 419 – Control of Organic Compound Emissions

This chapter applies to all air contaminant sources which emit organic compounds and to their owners and operators. "No person may cause, allow or permit organic compound emissions into the ambient air which substantially contribute to the exceeding of an air standard or cause air pollution," s. NR 419.03(1). However, there are no specific limits for any new equipment for this Project.

4.4.9 s. NR 420 – Control of Organic Compound Emissions from Petroleum and Gasoline Sources

This regulation lists the storage, recordkeeping, and maintenance requirements for organic compound storage tanks larger than 40,000 gallons. However, the 180,000-gallon storage tank at the facility will be exempt from the rules in this section under NR 420.03(1)(a) – exemption for storage vessels being used for number 2 through number 6 fuel oils.

4.4.10 s. NR 426 – Control of Carbon Monoxide Emissions

This regulation restricts any source from emitting CO in quantities or amounts that cause or contribute to an exceedance of air quality standards or cause air pollution. The air dispersion modeling performed as part of this application and detailed in Part 6 of this report demonstrates that this facility will not cause or contribute to a violation of any CO air quality standards.

4.4.11 s. NR 427 - Control of Lead Emissions

This chapter applies to all air contaminant sources which emit lead and to their owners and operators. However, no specific limits apply to the equipment for this Project.

4.4.12 s. NR 428 - Control of Nitrogen Compound Emissions

This chapter applies to all air contaminant sources which emit nitrogen compounds and to their owners and operators. However, no specific limits apply to the equipment for this Project.

4.4.13 s. NR 429 – Malodorous Emissions and Open Burning

This regulation is intended to restrict offensive odors in the ambient air and the burning of refuse, except under certain conditions, and would apply to the facility.

4.4.14 s. NR 431 – Control of Visible Emissions

No person may cause, allow, or permit emissions into the ambient air from any direct or portable source in excess of one of the limits specified in this chapter. The combustion turbine, auxiliary boiler, two gas heaters, fire pump, and diesel generator are limited to 20 percent opacity. Where the presence of uncombined water is the only reason for failure to meet the requirements of this chapter, such failure is not a violation of this chapter.

4.4.15 s. NR 432 – Allocation of Clean Air Interstate Rule NO_x Allowances.

This rule adopts the federal Clean Air Interstate Rule (CAIR) into the state rules. To address interstate transport of pollutants, it contains state regulations regarding NO_x reductions from major electric generating units in Wisconsin. Please note, this rule has been replaced by the Cross-State Air Pollution Rule.

4.4.16 s. NR 436 - Emission Prohibition, Exceptions, Delayed Compliance Orders and Variances

This requirement prohibits emissions into the ambient air in excess of limitations set under s. NR 400 through 499. As indicated within this application, emission limits for the Project will be at least as stringent as those established under ss. NR 400 through 499. However, the WDNR may grant exceptions to the emission limits pursuant to WDNR-approved plans.

4.4.17 s. NR 438 - Air Contaminant Emission Inventory Reporting Requirements

The WDNR has established specific requirements applicable to all air contaminant sources to demonstrate compliance with permit requirements. This application incorporates these requirements, and the Project will be subject to these requirements as they are included in the construction and operating permits. The Owners would submit an Emissions Inventory Report annually to the WDNR, along with necessary emission fees.

4.4.18 s. NR 439 - Reporting, Recordkeeping, Testing, Inspection and **Determination of Compliance Requirements**

The WDNR has established specific requirements applicable to emission sources to demonstrate compliance with permit requirements. This application incorporates these requirements, and the Project will be subject to these requirements as they are included in the construction and operating permits.

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s. NR 440 - Standards of Performance for New Stationary Sources 4.4.19

Wisconsin has incorporated some of the NSPS listed in 40 CFR Part 60 into the state regulations. This is a review of those regulations with respect to the Project. Although the State of Wisconsin has adopted the federal NSPS, the Wisconsin rules may not be updated as soon as the federal rules. Where this is the case, the more restrictive federal standards apply. Applicable NSPS are addressed above in Section 4.2.

4.4.20 s. NR 445 - Control of Hazardous Pollutants

Sources that combust a group 1 virgin fossil fuel are exempt from NR 445 requirements per 445.07(5)(a). Accordingly, no NR 445.07 analysis is included for the following Project emission sources:

- EU01 Combustion Turbine (Stack S01)
- EU02 Auxiliary Boiler (Stack S02)
- EU04 Natural Gas Heater #1 (Stack S04)
- EU05 Natural Gas Heater #2 (Stack S05)
- EU06 Emergency Diesel Fire Pump (Stack S06)
- EU07 Emergency Diesel Generator (Stack S07)

The following emission units do not emit any pollutants that are regulated under NR 445:

- F03 SF6 Circuit Breakers
- F01 Haul Road Fugitives

The following emission units emit pollutants that are regulated under NR 445:

- Process P01, Stack S01, Control C01a SCR
- EU08 Diesel Tank (Stack S08)
- EU09 Diesel Generator Tank (Stack S09)
- EU10 Diesel Fire Pump Tank (Stack S10)
- F02 Natural Gas and Fuel Oil Piping Components

The total non-exempt potential emissions of HAPs from the Project are summarized in Appendix C for the most significant state HAPs emitted from the Project.

The exhausts from the tanks are considered to be obstructed for the purposes of NR 445 because the breathing vents for these storage tanks are not powered exhausts. As such, the potential HAP emissions resulting from these emission units have been multiplied by a factor of 4. For conservativeness, each non-exempt HAP was assumed to be equal to the full estimated breathing and loading VOC losses from the EPA TANKS emission software (emissions were not speciated).

The natural gas and fuel oil piping components are considered fugitive emissions and have been multiplied by a factor of 4.

The total non-exempt potential emissions of HAPs from the Project are summarized in Appendix C. The table also lists the thresholds for each HAP for each stack height category. When comparing the total non-exempt potential emission rate for each HAP to the corresponding NR 445 threshold values, the threshold values will not be exceeded for any of the listed HAPs, except for the ammonia 24-hour average.

The SCR will have a maximum ammonia slip level of 10 ppm which yields an emission rate of 62.0 pounds per hour (lb/hr) (543,120 pounds per year [lb/yr]). The NR 445 threshold for a stack greater than 75 feet in height is 28.2 lb/hr and 612,587 lb/yr; therefore, dispersion modeling is required for the 24-hr average. The 24-hour ambient air standard in NR 445 for ammonia is 418 micrograms per cubic meter (μ g/m³). The resultant modeled concentrations are shown in Table 4-2 and show compliance with the ambient air standard.

Table 4-2: NR 445 Air Dispersion Modeling Results for 24-hour Ammonia Concentration

	Maximum Modeled Impact	NR 445 Air Quality Standard
Pollutant	micrograms per cubic	meter (µg/m³)
Ammonia	16.5	418

Based upon this analysis, the Project will be in compliance with the requirements of NR 445.

4.5 Chemical Accident Prevention

40 CFR Part 68, Accidental Release Prevention Provisions, under Clean Air Act (CAA) Section 112(r), Prevention of Accidental Releases, establishes a general duty for owners and operators of stationary sources who produce, process, handle, or store any of a number of regulated substances, to prevent and

mitigate accidental releases of these substances by preparing detailed risk assessments and implementing a number of safety procedures through the preparation of a risk management plan (RMP).

The specific requirements of the RMP for affected facilities are established in 40 CFR Part 68, Accidental Release Prevention Provisions. These regulations require the owner or operator of an affected source to prepare and implement an RMP to detect and prevent or minimize accidental releases of regulated substances, and to provide a prompt emergency response to any such release to protect human health and the environment.

Affected facilities are those stationary sources that store, use, or handle any of the 140 listed hazardous chemicals or flammable/explosive substances in amounts greater than the listed threshold quantities. This list of regulated substances includes commonly stored liquid phases of gases such as ammonia, which the Project may store at quantities near or above the threshold levels for use in conjunction with the SCR for NO_x control on the combustion turbine. If a facility stores aqueous ammonia of concentrations of 20 percent or greater an RMP is required for the facility's storage, use, and handling of ammonia.

Aqueous ammonia (19 percent solution) will be delivered to the site via a truck with an unloading pump then stored in a bulk 35,000-gallon storage tank. The Project's SCR would use 19 percent concentration aqueous ammonia, therefore, an RMP is **not required** for the facility's storage, use, and handling of ammonia.

5.0 BEST AVAILABLE CONTROL TECHNOLOGY ANALYSIS

S. NR 405, WAC requires the application of BACT for each regulated NSR pollutant for which a significant net emissions increase will be realized as a result of the Project. As indicated in Part 1, the Project will result in significant emission increases of NO_x, CO, PM₁₀, PM_{2.5}, VOC, H₂SO₄ mist, and CO₂e for combined-cycle operation. These pollutants will be subject to PSD review. Additionally, WDNR requires a BACT for opacity. Therefore, a BACT analysis was performed for each of these regulated NSR pollutants.

The Project will consist of one H-Class combustion turbine with a HRSG and one steam turbine in a combined-cycle configuration and associated support equipment. The combustion turbine will be designed to utilize pipeline-quality natural gas and combust fuel oil (ultra-low sulfur diesel) as back-up fuel. In addition to the combustion turbine, an auxiliary boiler, circuit breakers, two natural gas-fired gas heaters (natural gas heater), an emergency diesel fire pump, an emergency diesel generator, fuel oil storage tanks, haul roads, and natural gas and fuel oil piping components will be included as part of the Project. This Part describes the BACT analysis for all new equipment proposed for the Project.

The BACT analysis was performed using the "top-down" approach, which is described in this Part. A summary of the BACT emission limits and the associated control technologies for the combined-cycle combustion turbine are shown in Table 5-1. BACT emission limits and associated control technologies for the auxiliary equipment are listed in Table 5-2.

Table 5-1: Summary of BACT Results: Combined-Cycle Operation

Pollutant	Fuel	Control	BACT Emissions ^{a,b}	Average
Natural gas		Selective catalytic reduction (SCR) and low-NO _x burners	2 ppm (with or without duct firing)	24-hour rolling
110	Fuel oil	SCR and water injection	6 ppm (with or without duct firing)	24-hour rolling
СО	Natural gas	Good combustion practices, oxidation catalyst	1.5 ppm (with or without duct firing) ^c	168-hour rolling
	Fuel oil	Good combustion practices, oxidation catalyst	1.5 ppm (with or without duct firing) ^c	168-hour rolling
PM/PM ₁₀ /	Natural gas	Combustion controls and low ash fuels	36.3 lb/hr (with duct firing) 21.8 lb/hr (without duct firing)	NA
PM _{2.5}	Fuel oil	Combustion controls and low ash fuels	54.5 lb/hr (with duct firing) 39.4 lb/hr (without duct firing)	NA
VOC	Natural gas	Good combustion practices, oxidation catalyst	2.7 ppm (with duct firing) 0.6 ppm (without duct firing)	168-hour rolling
, oc	Fuel oil	Good combustion practices, oxidation catalyst	3.3 ppm (with duct firing) 0.6 ppm (without duct firing)	168-hour rolling
H ₂ SO ₄ mist	Natural gas	Combustion controls and low sulfur fuels	9.9 lb/hr (with duct firing) 7.8 lb/hr (without duct firing)	NA
112504 111150	Fuel oil	Combustion controls and low sulfur fuels	9.3 lb/hr (with duct firing) 7.0 lb/hr (without duct firing)	NA
Greenhouse	Natural gas	Use of natural gas as a fuel, monitoring and control of excess air, efficient turbine design, and oxidation catalyst	850 lb CO ₂ /MW-hr, gross	12-month rolling
gases	Fuel oil	Use of ultra-low sulfur diesel as a fuel, monitoring and control of excess air, efficient turbine design, and oxidation catalyst	1,180 lb CO ₂ /MW-hr, gross	12-month rolling
Opacity	Both	Low-NO _x burners, SCR, combustion controls, low ash fuels	N/A	N/A

Source: Construction permit no.: 18-MMC-168

⁽a) ppm = parts per million; lb/hr = pounds per hour; lb/MW-hr = pound per megawatt hour

⁽b) Concentration at 15 percent oxygen while operating at MECL and greater under steady state conditions, unless otherwise noted

⁽c) Natural gas limit valid for 100% load with duct firing down to MECL. Fuel oil limit valid for 100% load with duct firing down to 75% load.

Table 5-2: Summary of BACT Results: Auxiliary Equipment

Equipment	Pollutant	Controla	BACT Emission Rate ^a
	NO _x	Ultra-LNB/GCP/clean fuels/FGR	0.011 lb/MMBtu
	СО	Oxidation Catalyst/GCP/clean fuels	0.0037 lb/MMBtu
A11:111 D02	$PM/PM_{10}/PM_{2.5}$	GCP/clean fuels	0.01 lb/MMBtu
Auxiliary boiler - B02	VOC	Oxidation Catalyst/GCP/clean fuels	0.0027 lb/MMBtu
	H ₂ SO ₄ mist	GCP/clean fuels	0.01 lb/hr
	Greenhouse gases (CO ₂ e)	GCP/clean fuels	160 lb/MMBtu
	Opacity	GCP/clean fuels	N/A
Circuit Breaker – F03	SF ₆	Leak monitoring	<0.5% loss rate
	NO_x	LNB/GCP/clean fuels	0.049 lb/MMBtu
	CO	GCP/clean fuels	0.08 lb/MMBtu
N. I. I. I. DOA I	PM/PM ₁₀ /PM _{2.5}	GCP/clean fuels	0.01 lb/MMBtu
Natural gas heaters -P04 and P05 (each)	VOC	GCP/clean fuels	0.005 lb/MMBtu
1 03 (each)	H ₂ SO ₄ mist	GCP/clean fuels	NA
	Greenhouse gases (CO ₂ e)	GCP/clean fuels	NA
	Opacity	GCP/clean fuels	N/A
	NO_x	GCP/clean fuels	3.0 g/hp-hr
	СО	GCP/clean fuels	2.6 g/hp-hr
T 1.0	PM/PM ₁₀ /PM _{2.5}	GCP/clean fuels	0.15 g/hp-hr
Emergency diesel fire pump – P06	VOC	GCP/clean fuels	1.1 g/hp-hr
-100	H ₂ SO ₄ mist	GCP/clean fuels	NA
	Greenhouse gases (CO ₂ e)	GCP/clean fuels	NA
	Opacity	GCP/clean fuels	N/A
	NO_x	GCP/clean fuels	4.8 g/hp-hr
	СО	GCP/clean fuels	2.6 g/hp-hr
F 1. 1	PM/PM ₁₀ /PM _{2.5}	GCP/clean fuels	0.15 g/hp-hr
Emergency diesel generator – P07	VOC	GCP/clean fuels	0.32 g/hp-hr
	H ₂ SO ₄ mist	GCP/clean fuels	NA
	Greenhouse gases (CO ₂ e)	GCP/clean fuels	NA
	Opacity	GCP/clean fuels	NA
Diesel tanks – T01, T02, T03	VOC	Fixed roof tank	NA
Haul Roads – F01	PM/PM ₁₀ /PM _{2.5}	Haul roads	Fugitive Dust Control Plan
Natural gas and fuel oil	GHG	Fuel Piping	LDAR program - instrument
piping components – F02	VOC	Fuel Piping	monitoring

Source: Construction permit no.: 18-MMC-168 and 21-MMC-011

(a) FGR = flue gas recirculation; LNB = low-NO_x burners; GCP = good combustion practices; lb/MMBtu = pound per million British thermal units; tpy = tons per year; g/hp-hr = gram per horsepower hour

BACT is an emission limitation based on the maximum degree of reduction which the WDNR determines is achievable, on a case-by-case basis, taking into account energy, environmental, and economic impacts and other costs.

The WDNR has directed by policy that the BACT be determined using a "top-down" process. The "top-down" process was outlined in a December 1, 1987, memorandum from the EPA Assistant Administrator for Air and Radiation.

While there is no legal requirement to perform the BACT analysis utilizing a specific criteria or process, the WDNR follows the EPA-developed guidance that establishes a five-step "top-down" BACT process/methodology (EPA, 1990).

For purposes of this PSD application, the Owners have prepared this BACT analysis consistent with EPA's top down approach, which consists of the following steps:

Step 1 – Identify all potential control technologies

Step 2 – Determine technical feasibility (of potential technologies)

Step 3 – Rank control technologies by control effectiveness

Step 4 – Evaluate most effective controls and document results

Step 5 – Select BACT

Each of these steps is discussed in further detail below.

Step 1 – Identify all potential control technologies. The first step in a "top-down" analysis is to identify, for all applicable emission units, all "available" control options. Available control options are defined as those air pollution control technologies or techniques that have a practical potential for application to the emissions unit and the regulated pollutant under evaluation and have been demonstrated in practice. Air pollution control technologies and techniques include the application of production processes or available methods, systems, and techniques, including innovative fuel combustion techniques and add-on controls.

<u>Step 2 – Determine technical feasibility (of potential options)</u>. In the second step, the technical feasibility of the control options identified in Step 1 is evaluated with respect to source-specific factors. A demonstration of technical infeasibility should be documented and should show, based on physical, chemical, and engineering principles, that technical difficulties would preclude the successful use of the control option on the emissions unit under review. Technically infeasible control options are then eliminated from further consideration in the BACT analysis.

<u>Step 3 – Rank control technologies by control effectiveness</u>. All remaining control alternatives not eliminated in Step 2 are ranked and then listed in order of overall control effectiveness for the pollutant under review, with the most effective control alternative at the top. A list should be prepared for each pollutant and for each emissions unit (or grouping of similar units) subject to a BACT analysis.

Step 4 – Evaluate most effective controls and document results. After the identification of available and technically feasible control technology options, the energy, environmental, and economic impacts are taken into account, in this Step. For each control option an objective evaluation of each impact is presented. Both beneficial and adverse impacts should be discussed and, where possible, quantified. If the Owners accept the top alternative in the listing as BACT, the Owners proceed to consider whether impacts of unregulated air pollutants or impacts in other media would justify selection of an alternative control option. If there are no outstanding issues regarding collateral environmental impacts, the analysis ends, and the results proposed as BACT. If the top candidate is shown to be inappropriate, due to energy, environmental, or economic impacts, the rationale for this finding is documented and the next level of control is analyzed.

<u>Step 5 – Select BACT</u>. The final BACT determination is presented in this Step.

Greenhouse Gas BACT Process

Based on EPA Greenhouse Gas Guidance (EPA, 2011), the Greenhouse BACT process is similar to the five Steps summarized above. Steps 1 and 2 identify potential control strategies and then eliminate technologically infeasible options. Step 3 ranks the remaining technically feasible control technologies. Step 4 evaluates the most effective control technologies from an environmental, energy, and economic perspective. And finally, Step 5 selects the most appropriate BACT.

The BACT analysis for the Project is also based on the following concepts:

- Emission limits are defined on a "case-by-case" analysis that considers site specific factors
- Emission limits must be "achievable" on a long-term, day in and day out, basis
- The technology must be available and feasible for a specific project
- BACT does not redefine the facility as proposed (including fuels)

There is no prescriptive approach to performing a case-by-case control technology and emission limit analysis. PSD permitting authorities determine emission limits on a case-by-case basis. These case-by-case determinations must consider source-specific and site-specific characteristics. This is not a "cookie-

cutter" approach and there is no single right answer to determining the appropriate emission limits for a specific source or for a specific pollutant.

The WDNR is not required to set any emission limit at the most stringent level that has been demonstrated by a facility using similar emissions control technology. Similarly, an emission limit does not need to be set at the most stringent emission limit found in another permit. Rather, the WDNR has the authority and is required to evaluate and determine the correct emissions limits and control technologies for a project based on project-specific factors, including location. The case-by-case process does not require that each subsequent determination identify emission limitations that are equal to or more stringent than the previous determination.

Further, in establishing the emission limits, the BACT must confirm that emission limits are achievable by the specific facility that is subject to the emission limits: (1) over the life of the facility; and (2) during all operating conditions, not just ideal conditions. The use of a safety factor or margin is well-established in the air permitting context to appropriately account for the uncertainty and operational variability that will occur over the life of a facility. This safety factor must be sufficient to allow permit holders to comply on a continuous basis. Emission limits should not be based on the lowest emissions rate or highest control efficiency ever documented by a similar facility for a short-term period. The emission limits must account for a full range of operating conditions and the inherent variability of complex fuel combustion and air pollution control systems.

To be considered in the permitting process, a control technology must be commercially available (i.e., it must be offered for sale on a commercial scale through commercial channels). Permittees are not required to explore research and development projects to determine whether a specific technology is suitable. In addition, to be considered feasible technology for purposes of inclusion in an analysis, a particular technology must have been previously demonstrated, on a long-term basis, at commercial scale. In fact, even 2-3 years of operating history on a commercial scale has been determined to be insufficient to demonstrate that a particular technology is feasible.

The air permit process cannot redefine the source. The Owners have defined the "proposed facility," including the goals, objectives, purpose and basic design. Requiring alteration as to the type of power generating unit and/or range of fuels to be used would redefine the source.

Fuels can be an inherent part of a project design. In such cases, the air permitting process cannot be used to require a fuel other than the fuels proposed by the Owners. As Congress explained, "the Administrator may consider the use of clean fuels to meet BACT requirements if a permit applicant proposes to meet

such requirements by using clean fuel. <u>In no case is the Administrator compelled to require the mandatory use of clean fuels by a permit applicant</u>." (emphasis added). S. Rep. No. 101-228 at 338 (1989).

The first step in the "top-down" BACT process is the identification of potentially available control technologies. One of the ways to identify available control technologies is to review previous BACT determinations for similar sources. EPA's RACT/BACT/LAER Clearinghouse (RBLC) database was reviewed to identify recent BACT determinations for similar projects. This database is maintained on EPA's Technology Transfer Network website at www.epa.gov/ttn/catc. Advanced queries of the database were conducted to identify control technology determinations for sources similar to the proposed combined-cycle combustion turbine and applicable auxiliary equipment. The queries are summarized in Table 5-3, below. The results of the RBLC query can be found in Appendix D.

Initial Look-up Addendum Equipment **Process Type Lookup Code Dates Look Up Dates** Combined-Cycle Combustion 15.210 – Natural gas combustion October 2008 to November 2018 Turbine October 2018 to October 2021 15.220 – Fuel oil combustion P01 **Auxiliary Boiler** October 2008 to November 2018 13.310 – Natural Gas October 2018 P02 to October 2021 Circuit Breakers 99.999 – Other Miscellaneous January 2010 to February 2020 F03 Sources January 2020 to October 2021 Natural gas heaters October 2008 to November 2018 13.310 – Natural Gas P04 and P05 October 2018 to October 2021 Emergency diesel fire pump October 2008 to November 2018 17.210 – Fuel Oil P06 October 2018 to October 2021 Emergency diesel generator October 2008 to November 2018 17.110 – Fuel Oil P07 October 2018 to October 2021 Haul Roads February 2020 January 2010 to 99.410 – Paved Roads F01 January 2020 to October 2021 64.002 – Equipment Leaks Natural gas and fuel oil January 2010 to February 2020 50.007 – Petroleum Refining piping component January 2020 to October 2021 Equipment Leaks/Fugitive F02 **Emissions**

Table 5-3: RBLC Query Information

To identify previous control technology determinations for comparable sources, queries were run using the "standard search" in which the RBLC database was searched using the following parameters:

- Draft Determinations and RBLC Permits issued during or after the dates presented in Table 5-3
- Standard Industrial Classification (SIC) code of 4911 for electrical generation plants

- North American Industrial Classification System (NAICS) code for a combustion turbine electrical generation plant 221112 which includes all types of fossil fuel electrical generation plants.
- SIC codes for auxiliary equipment, as applicable

The NAICS and SIC codes are the most appropriate codes to search in the advanced search option of the RBLC. The SIC and NAICS are systems of source classification developed for the purpose of differentiating industrial types. The SIC and the NAICS systems are used in many EPA documents to differentiate types of industries. It is appropriate to use these codes as the match criteria in queries of the RBLC database since other facilities that use similar turbines will likely have similar characteristics. After the NAICS and SIC codes were identified and queries run, combustion turbines that were not similar (e.g., digester gas-fired, fuel oil-fired, cogeneration units, boilers, etc.) were eliminated from the search. Information on turbine emissions was sorted from the remaining combustion turbine listing. A discussion of control options identified in the RBLC database is included in each subsection. When the combustion turbine results were found in a search, results for the various auxiliary equipment were also available in the search results as well. Therefore, complete RBLC searches were done for all BACT-eligible equipment.

In some cases, the RBLC listings are not clearly categorized and cover both simple- and combined-cycle installations. Also, it should be noted that all RBLC listings in California represent Lowest Achievable Emission Rate (LAER); although they are often listed as BACT, BACT and LAER are essentially the same in California. LAER is a much more stringent requirement than BACT and involves application of control technology regardless of cost. This is not the case for the proposed Project, which is subject only to BACT.

5.1 BACT for Nitrogen Oxides - Combined-Cycle Combustion Turbine (P01)

Previously submitted BACT Sections and updated references to the nitrogen oxides BACT section for the combined-cycle combustion turbine are presented in Table 5-4. The updated combined-cycle combustion turbine nitrogen oxides BACT analysis shows that the BACT determination in the original application and PSD permit remain valid.

Description	Previous Application Reference	December 2021 Submittal Location
BACT Analysis Steps 1 to 5	5.0 BACT December 2018 Submittal	5.0 BACT
RBLC	Table D-1a (natural gas),	Table D-1a (natural gas),
	Table D-1b (fuel oil)	Table D-1b (fuel oil)
	Appendix D, December 2018 Submittal	Appendix D
		Table D-1a Addendum (natural gas
		Table D-1b Addendum (fuel oil)
		Appendix D

Table 5-4: Combustion Turbine Nitrogen Oxides BACT Analysis References

The following sections outline the top-down steps for NO_x emissions from the combustion turbine.

5.1.1 Step 1. Identify All Potential Control Strategies

NO_x is primarily formed in combustion processes in two ways:

- 1. The combination of elemental nitrogen with oxygen in the combustion air within the high temperature environment of the combustor (thermal NO_x)
- 2. The oxidation of nitrogen contained in the fuel (fuel NO_x)

Natural gas contains negligible amounts of fuel-bound nitrogen, although some molecular nitrogen is present. Therefore, it is assumed that essentially all NO_x emissions from the combustion turbine will originate as thermal NO_x . The rate of formation of thermal NO_x is a function of residence time and free oxygen and is exponential with peak flame temperature.

The combustion turbine will be subject to NO_x limits per NSPS Subpart KKKK and thus the BACT determination and resulting emission limits must be at least as stringent as the NSPS. During combined-cycle operation, the duct burners in the HRSGs will contribute to NO_x emissions. Part 4 identifies the applicable Subpart KKKK limits for the combustion turbine and duct burners.

Control of NO_x emissions from combustion turbines is generally aimed at either the prevention of NO_x formation or the capture and oxidation of post-combustion NO_x. Since the rate of formation of thermal NO_x is a function of residence time and free oxygen, and is exponential with peak flame temperature, "front-end" control techniques are aimed at controlling one or more of these variables. These controls include the XONONTM system and low-NO_x burners. The XONONTM system uses a catalyst to keep the system temperatures lower while low-NO_x burners offer a staged combustion process, resulting in a lower

peak flame temperature. Water injection reduces the combustion temperature, thereby reducing the formation of NO_x .

Other control methods utilize add-on control equipment to remove NO_x from the exhaust gas stream after its formation. The most common control techniques involve the injection of ammonia into the gas stream to reduce the NO_x to molecular nitrogen and water. Ammonia can either be injected into the system without the use of a catalyst (selective non-catalytic reduction [SNCR]) or with the use of a catalyst (SCR). Finally, EM_xTM (formerly SCONO_xTM), a multi-pollutant control technology, relies upon a catalyst similar to SCR to reduce NO_x emissions but does so without injecting ammonia into the exhaust gas stream.

The output from the RBLC search provided in Appendix D shows that a variety of emission limits and control technologies have been applied to combustion turbines for natural gas and fuel oil combustion. The most stringent limits found during a review of EPA's database were for facilities located in ozone non-attainment areas. These facilities were required to meet such low emission limits since they were subject to LAER requirements.

Typical BACT determinations for combined-cycle units that are located in attainment areas were in the 2 to 15 ppm range using low-NO_x burners, water injection, SCR, or a combination of these technologies. The lower emission rates listed utilize SCR.

5.1.2 Step 2. Identify Technically Feasible Control Technologies

The primary methods for controlling NO_x emissions are evaluated for technical feasibility in the following sections.

5.1.2.1 XONON™ System

The XONONTM system controls NO_x emissions by preventing their formation. The key to the XONONTM system is the utilization of a chemical process versus a flame to combust fuel, thus limiting temperature and NO_x formation. The XONONTM system is an integral part of the combustor. The fuel and air that are supplied to the combustor are thoroughly mixed before entering the catalyst. The catalyst is responsible for combusting the fuel to release its energy. Due to the low catalyst operating temperatures, the nitrogen molecules are not involved in the reaction chemistry; they pass through the catalyst unchanged, thereby eliminating NO_x formation. The XONONTM system does have the same high outlet temperature, and some NO_x is formed in the post-combustion process. However, use of the technology has limited NO_x emissions to less than 2.5 ppm.

Currently, the XONONTM system has not had wide-scale application. It has been demonstrated on a 1.5-MW unit in California, with the unit operating in a base load capacity (24 hours a day, 7 days a week). Tests are underway to apply this technology to other types and sizes of turbines; however, testing data is currently unavailable. As the combustion turbine is expected to experience repeated start-ups and shutdowns, it is unclear how the changing load conditions would affect the XONONTM system. As this is a large combined-cycle project, and the XONONTM system has yet to demonstrate applicability for such units, the XONONTM system has been deemed technically infeasible for this Project.

5.1.2.2 EM_xTM System (formerly SCONO_xTM)

The EM_xTM system (formerly SCONO_xTM) uses a single catalyst to remove NO_x emissions from combustion exhaust gas by oxidizing nitric oxide to nitrogen dioxide (NO₂) and then absorbing the NO₂ onto a catalytic surface using a potassium carbonate absorber coating. The potassium carbonate coating reacts with NO₂ to form potassium nitrites and nitrates, which are deposited onto the catalyst surface. The optimal temperature window for operation of the EM_xTM catalyst ranges from 300 °F to 700 °F. EM_xTM does not use ammonia. Therefore, there are no ammonia emissions from this technology.

When all of the potassium carbonate absorber coating has been converted to nitrogen compounds, NO_x can no longer be absorbed and the catalyst must be regenerated. Regeneration is accomplished by passing a dilute hydrogen reducing gas across the surface of the catalyst in the absence of oxygen. Hydrogen in the gas reacts with the nitrites and nitrates to form water and nitrogen. CO₂ in the gas reacts with the potassium nitrite and nitrates to form potassium carbonate, which is the absorbing surface coating on the catalyst. The regeneration gas is produced by reacting natural gas with a carrier gas (such as steam) over a steam-reforming catalyst.

The demonstrated application for EM_xTM is currently limited to combined-cycle combustion turbines under approximately 50 MW in size. The EM_xTM system has not been demonstrated on any type of combustion source other than a combustion turbine. There are technical differences between the proposed combustion turbine versus those few sources where this technology has been demonstrated in practice. In addition, this is a large combined-cycle project, and the EM_x system has yet to demonstrate applicability for such units. Therefore, the EM_x system has not been demonstrated to function efficiently on large combined-cycle combustion turbines and is not technically feasible. (Environmental Resource Management, 2014).

Therefore, EM_xTM is technically infeasible for this Project.

5.1.2.3 Selective Non-Catalytic Reduction

SNCR is a post-combustion NO_x control technology in which a reagent (ammonia or urea) is injected into the exhaust gases to react chemically with NO_x, forming nitrogen and water. The success of this process in reducing NO_x emissions is highly dependent on the ability to uniformly mix the reagent into the flue gas at a zone in the exhaust stream at which the flue gas temperature is within a narrow range, typically from 1,700°F to 2,000°F. To achieve the necessary mixing and reaction, the residence time of the flue gas within this temperature window should be at least 0.5 to 1.0 seconds. The consequences of operating outside the optimum temperature range are severe. Outside the upper end of the temperature range, the reagent will be converted to NO_x. Below the lower end of the temperature range, the reagent will not react with the NO_x and the ammonia slip concentrations (ammonia discharge from the stack) will be very high. The flue gases from the HRSG have an exhaust temperature of approximately 200°F. Even strategically placing the ammonia injection further upstream would probably result only in peak temperatures of around 1,300°F. Such a low temperature would require that additional fuel be combusted at some point in order to raise the temperature to the levels that SNCR will operate. Combustion of the additional fuel would not only increase the NO_x emissions, but also all other criteria pollutants, especially CO. In addition, the added fuel used to raise the exhaust gas temperature will increase the annual operating costs for the facility.

SNCR has not been applied to any combustion turbines according to the RBLC database. Because of the comparatively low exhaust temperatures, fuel and energy requirements, environmental implications and economic considerations; SNCR is considered to be technically infeasible for the combustion turbine and duct burner under consideration for this Project.

5.1.2.4 Selective Catalytic Reduction

SCR is a post-combustion technology that employs ammonia in the presence of a catalyst to convert NO_x to nitrogen and water. The function of the catalyst is to lower the activation energy of the NO_x decomposition reaction. Technical factors related to this technology include the catalyst reactor design, optimum operating temperature, sulfur content of the fuel, de-activation due to aging, ammonia slip emissions, and the design of the ammonia injection system.

SCR represents state-of-the-art control for combined-cycle back end gas turbine NO_x removal. SCR technology is being permitted as LAER and BACT for combined-cycle turbines at 2 to 5 ppm NO_x. Conventional SCR uses a metal honeycomb or "foil" catalyst support structure and requires an HRSG to drop flue gas temperatures to less than 600°F.

The Project's turbine will operate with the exhaust gases reaching temperatures over 1,100°F prior to entering the HRSG. Duct burner firing and passage of the flue gasses through the HRSG will lower the temperature of the gas stream to approximately 200°F. By placing the catalyst bed at the correct strategic point within the HRSG, an SCR could effectively operate and reduce NO_x emissions. A disadvantage of this system is that particles from the catalyst may become entrained in the exhaust stream and contribute to increased particulate matter emissions. In addition, ammonia slip reacts with the sulfur in the fuel creating ammonia bisulfates that become particulate matter. SCR can be applied to the combined-cycle turbine and duct burner and is considered technically feasible.

5.1.2.5 Low-NO_x Burners

Lean premixed combustors are currently available from most turbine manufacturers. This technology seeks to reduce combustion temperatures, thereby reducing NO_x formation. In a conventional combustor, the air and fuel are introduced at an approximately stoichiometric ratio and air/fuel mixing occurs at the flame-front where diffusion of fuel and air reaches the combustible limit. A lean premixed combustor design premixes the fuel and air prior to combustion. Premixing results in a homogenous air/fuel mixture, which minimizes localized fuel-rich pockets that produce elevated combustion temperatures and higher NO_x emissions. A lean air-to-fuel ratio approaching the lean flammability limit is maintained, and the excess air serves as a heat sink to lower combustion temperatures, which lowers NO_x formation. A pilot flame is used to maintain combustion stability in this fuel-lean environment.

Controlled NO_x emission guarantees using low-NO_x burners range from 5 to 25 ppm for turbines 20 MW or greater but vary considerably from vendor to vendor without duct firing. With duct firing, these values vary depending on the size of the duct burners. Low-NO_x burners are currently available for these turbines and duct burners and are a technically feasible control option for this Project for natural gas combustion.

5.1.2.6 Water or Steam Injection

Steam and water injection work to increase the thermal mass by dilution and thereby reduce peak temperatures in the flame zone. With water injection, there is an additional benefit of absorbing the latent heat of vaporization from the flame zone. Water or steam is typically injected at a water-to-fuel ratio of less than one.

Water or steam injection is usually accompanied by an efficiency penalty (typically 2 to 3 percent), but there is an increase in power output (typically 5 to 6 percent) due to the increased mass flow required to maintain turbine inlet temperature at manufacturer's specifications. Both CO and VOC emissions are

increased by water injection depending on the amount of water that is injected. Water injection is generally used for fuel oil combustion because it is difficult to aerosolize the fuel oil for air/fuel mixing or is used on aeroderivative combustion turbines. Water/steam injection is available for the combined-cycle turbine and duct burner under consideration for this Project and is therefore considered technically feasible for fuel oil combustion.

5.1.2.7 Summary of the Technically Feasible Control Options

Technically feasible NO_x control options for the combined-cycle combustion turbine are summarized in Table 5-5. The expected performance has been determined considering the performance of existing systems, vendor guarantees, permitted emission limits, and the design requirements for the combustion turbine.

Table 5-5: Summary of Technically Feasible NO_x Control Technologies for Combined-Cycle Combustion Turbines

Con	trol System	Expected Performance (ppm)	Technical Feasibility	Comments
Combustion controls	Low-NO _x burners	35 (natural gas)	Feasible	Standard on combustion turbines for natural gas operation.
	Water injection	42 (fuel oil)	Feasible	Used only during fuel oil operation.
	XONONTM	N/A	Not feasible	Testing is still underway. Only used on a 1.5 MW unit not operating continuously.
Post	$\mathrm{EM_{x}^{TM}}$	N/A	Not feasible	For units less than 50 MW in size
combustion controls	Selective non- catalytic reduction	N/A	Not feasible	Exhaust temperature is too low.
	Selective catalytic reduction	2 (natural gas with or without duct firing) 6 (fuel oil with or without duct firing)	Feasible	2 ppm is the lowest achievable emission rate with SCR on natural gas. Catalyst will be fouled on fuel oil.

5.1.3 Step 3. Rank the Technically Feasible Control Technologies

Add-on controls may be used for natural gas and fuel oil combustion in the turbine. The combustion turbines under consideration come with low-NO_x burners and water injection as part of their standard packages; therefore, low-NO_x burners and water injection are used as the baseline for the proposed combustion turbine.

The technically feasible NO_x control technologies for the combustion turbine are ranked by control effectiveness in Table 5-6.

Control Technology	Reduction (%)	Controlled Emission Level (ppm) ^a
Selective catalytic reduction	94-85%	2 ppm (natural gas) 6 ppm (fuel oil)
Low-NO _x burners	N/A (baseline for natural gas)	35 ppm
Water injection	N/A (baseline for fuel oil)	42 ppm

Table 5-6: Ranking of Technically Feasible NO_x Control Technologies for Combined-Cycle Combustion Turbines

5.1.4 Step 4. Evaluate the Most Effective Controls

Recent BACT determinations have indicated a level of 2 to 15 ppm for NO_x emissions from combined-cycle units that are fired with natural gas (Appendix D). The combustion turbines under consideration are able to achieve 2 ppm while combusting natural gas and 6 ppm while combusting fuel oil on a long-term basis with SCR.

The Project's combined-cycle unit will have an SCR system located in the HRSG, along with low-NO_x burners and water injection which are standard on duel-fuel combustion turbines. The SCR vendors have indicated that 2 ppm is the lowest emission rate achievable with or without the duct burners operating for natural gas combustion. The SCR system will therefore be able to meet 2 ppm for all loads down to MECL, including when duct firing while combusting natural gas and 6 ppm while combusting fuel oil with and without duct firing. Because SCR represents the most effective control and has been selected as BACT, an economic feasibility determination is not required, per 40 CFR 52.21. The energy and environmental considerations for the selected BACT are discussed below for informational purposes.

⁽a) Emission rate for 100% load to MECL with and without duct firing.

SCR is selected as BACT for control of NO_x emissions from the proposed combined-cycle combustion turbine, along with low- NO_x burners (natural gas combustion) and water injection (fuel oil combustion).

5.1.4.1 Selective Catalytic Reduction

Energy Impacts

An SCR system results in a loss of energy due to the pressure drop across the SCR catalyst. To compensate for the energy loss in the SCR system, additional natural gas combustion is required to maintain the net energy output, which also results in additional air pollutant emissions.

Environmental Impacts

SCR systems consist of an ammonia injection system and a catalytic reactor. Urea can be decomposed in an external reactor to form ammonia for use in a SCR. Unreacted ammonia may escape through to the exhaust gas. This is commonly called "ammonia slip." It is estimated that ammonia slip from an SCR on a unit this size could be 10 ppm and may be considered to be an environmental impact. The ammonia that is released may also react with other pollutants in the exhaust stream to create fine particulates in the form of ammonium salts. In addition, the storing of the ammonia on-site is another environmental and safety concern. SCR catalysts must also be replaced on a routine basis. In some cases, these catalysts may be classified as a hazardous waste. This typically requires either returning the material to the manufacturer for recycling and reuse or disposal in designated landfills.

5.1.4.2 Low-NO_x Burners

Energy Impacts

Low-NO_x burners are usually accompanied by an efficiency penalty (typically 2 to 3 percent) and an increase in power output (typically 5 to 6 percent). The increase in power output results from the increase in mass flow required to maintain turbine inlet temperature at manufacturer's specifications. Because there is a power increase, no energy impacts are associated with low-NO_x burners.

Environmental Impacts

The low-NO_x burner system may increase CO and VOC emissions on a lb/hr basis; however, the potential increase in CO and VOC emissions does not outweigh the advantages of decreased NO_x emissions to reduce health effects.

Economic Impacts

The turbine manufacturer currently installs low-NO_x burners as standard equipment on natural gas-fired combustion turbines. With the low-NO_x burners, these turbines may achieve NO_x emission rates of 35

ppm at full load. Since the low-NO_x burners are considered standard equipment on the turbine, there is no annualized cost of the control.

5.1.4.3 Water Injection

Energy Impacts

Water injection, used during fuel oil operation only, is also usually accompanied by an efficiency penalty (typically 2 to 3 percent) and an increase in power output (typically 5 to 6 percent). No huge energy impacts are associated with water injection.

Environmental Impacts

Water injection does use water, a natural resource, to control NO_x emissions. However, at the very few operating hours that are requested in this permit, the water use should be very minimal.

5.1.5 Step 5. Proposed NO_x BACT Determination

The BACT recommended for control of NO_x emissions from the combined-cycle combustion turbine is low-NO_x burners and water injection with SCR. These controls will meet a NO_x emission limit of 2 ppm at 15 percent oxygen during steady state conditions for all loads down to MECL with and without duct firing for natural gas combustion and 6 ppm at 15 percent oxygen during steady state conditions for all loads down to MECL with and without duct firing for fuel oil combustion. Compliance will be determined with NO_x CEMs on a 24-hour rolling average, excluding start-up and shutdown.

5.2 BACT for Carbon Monoxide – Combined-Cycle Combustion Turbine (P01)

Previously submitted BACT Sections and updated references to the carbon monoxide BACT section for the combined-cycle combustion turbine is presented in Table 5-7. The updated combined-cycle combustion turbine carbon monoxide BACT analysis shows that the BACT determination in the original application and PSD permit remain valid.

Description	Previous Application Reference	December 2021 Submittal Location
BACT Analysis Steps 1 to 5	5.0 BACT December 2018 Submittal	5.0 BACT
RBLC	Table D-1a (natural gas),	Table D-1a (natural gas),
	Table D-1b (fuel oil) Appendix D, December 2018 Submittal	Table D-1b (fuel oil) Appendix D
		Table D-1a Addendum (natural gas),
		Table D-1b Addendum (fuel oil)
		Annendix D

Table 5-7: Combustion Turbine Carbon Monoxide BACT Analysis References

The following sections outline the top-down steps for CO emissions from combustion turbines.

5.2.1 Step 1. Identify Potential Control Strategies

CO is a product resulting from incomplete combustion. Control of CO is typically accomplished by providing adequate fuel residence time and a high temperature in the combustion zone to complete combustion. These control factors, however, also tend to result in increased emissions of NO_x. Conversely, a lower NO_x emission rate achieved through flame temperature control (by water injection or dry lean pre-mix) can result in higher levels of CO emissions. A compromise is usually established where the flame temperature reduction is set to achieve the lowest NO_x emission rate possible while keeping CO emissions to an acceptable level.

CO emissions from combustion turbines are a function of oxygen availability (excess air), flame temperature, residence time at flame temperature, combustion zone design, and turbulence. Post-combustion control involves the use of catalytic oxidation; front-end control involves controlling the combustion process to suppress CO formation.

The technologies identified for reducing CO emissions from the Project's turbine are the EM_x^{TM} system, an oxidation catalyst, and combustion controls. The standard technology for reducing CO emissions is to maintain "good combustion" through proper control and monitoring of the combustion process.

A survey of the RBLC database (Appendix D) indicated that most new combined-cycle turbines in attainment areas have been required to install add-on controls to control CO emissions from combined-cycle turbines. CO emissions from natural gas-fired combined-cycle turbines ranged from 0.9 to 25 ppm. H-class combustion turbines in combined-cycle mode have been permitted from 0.9 ppm to 5 ppm in most cases, based on the information that is available in the RBLC and from other sources that describe the class of turbines installed at the various locations. The lowest Siemens H-class permitted unit is 2.0 ppm.

5.2.2 Step 2. Identify Technically Feasible Control Technologies

The primary methods for controlling CO emissions are evaluated for technical feasibility in the following sections.

5.2.2.1 EM_xTM System

The EM_x^{TM} system was described in the BACT analysis for NO_x . The EM_x^{TM} system simultaneously oxidizes CO to CO_2 , NO to NO_2 , and then absorbs NO_2 onto the surface of a catalyst using a potassium carbonate absorber coating. VOCs are also removed by the catalyst system. The system does not use

ammonia and operates most effectively at temperatures ranging from 300°F to 700°F . Operation of $\text{EM}_{x}^{\text{TM}}$ requires natural gas, water, steam, electricity, and ambient air. Steam and reformed natural gas are used periodically to regenerate the catalyst bed and are an integral part of the process. Because $\text{EM}_{x}^{\text{TM}}$ does not use ammonia there are no ammonia emissions from this technology.

Regeneration of the catalyst is accomplished by passing a dilute hydrogen reducing gas across the surface of the catalyst in the absence of oxygen. Hydrogen in the gas reacts with the nitrites and nitrates to form water and nitrogen. CO₂ in the gas reacts with the potassium nitrite and nitrates to form potassium carbonate, which is the absorbing surface coating on the catalyst. The regeneration gas is produced by reacting natural gas with a carrier gas (such as steam) over a steam-reforming catalyst.

The demonstrated application for EM_xTM is currently limited to combined-cycle combustion turbines under approximately 50 MW in size. The EM_xTM system has not been demonstrated on any type of combustion source other than a combustion turbine. There are technical differences between the proposed combustion turbine versus those few sources where this technology has been demonstrated in practice. These significant technical differences preclude a determination that the EM_xTM system has been demonstrated to function efficiently on sources that are similar to the proposed furnaces and boilers (Environmental Resource Management, 2014).

Therefore, the EM_x^{TM} system is considered a technically infeasible method of controlling CO emissions from the proposed combined-cycle combustion turbine and duct burner.

5.2.2.2 Oxidation Catalyst

Oxidation catalysts are a post-combustion technology which does not rely on the introduction of additional chemicals, such as ammonia with SCR, for a reaction to occur. The oxidation of CO to CO₂ utilizes excess air present in the turbine exhaust; the activation energy required for the reaction to proceed is lowered in the presence of a catalyst. Products of combustion are introduced into a catalytic bed, with the optimum temperature range for these systems being between 700°F and 1,100°F. At higher temperatures, catalyst sintering may occur, potentially causing permanent damage to the catalyst. The addition of a catalyst bed onto the turbine exhaust will create a pressure drop, resulting in back pressure to the turbine. This has the effect of reducing the efficiency of the turbine and the power generating capabilities. It is expected that the catalyst will be placed in the exhaust train (HRSG) where the temperature will be optimal for the catalytic reaction.

The use of an oxidation catalyst is considered to be a technically feasible method of controlling CO emissions from the proposed combined-cycle combustion turbine and duct burner.

5.2.2.3 Combustion Control

"Good combustion practices" include operational and incinerator design elements to control the amount and distribution of excess air in the flue gas to confirm that there is enough oxygen present for complete combustion. Such control practices applied to the proposed turbine can achieve CO emission levels of 4 ppm for the combustion turbine at 100 percent load.

Good combustion practices are considered to be a technically feasible method of controlling CO emissions from the proposed combined-cycle combustion turbine and duct burner.

5.2.2.4 Summary of the Technically Feasible Control Options

The technical feasibility of the CO control options for the proposed combined-cycle combustion turbine is summarized in Table 5-8. The expected performance has been determined considering the performance of existing systems, vendor guarantees, permitted emission limits, and the design requirements for the turbines.

Table 5-8: Summary of Technically Feasible CO Control Technologies for Combined-Cycle Combustion Turbines

Contro	l System	Expected Performance (ppm) ^a	Technical Feasibility	Comments
Combusti	on controls	4 (natural gas) 10 (fuel oil)	Feasible	Standard on turbines. Not an add- on control
Post combustion	Oxidation catalyst	1.5 (natural gas) 1.5 (fuel oil)	Feasible	Produces CO ₂ emissions
controls	EM_{x}^{TM}	N/A	Not feasible	For units less than 50 MW in size

⁽a) Natural gas limit valid for 100% load with duct firing down to MECL. Fuel oil limit valid for 100% load with duct firing down to 75% load.

5.2.3 Step 3. Rank the Technically Feasible Control Technologies

The technically feasible CO control technologies for the combustion turbine are ranked by control effectiveness in Table 5-9.

Control Technology	Reduction (%)	Controlled Emission Level (ppm) ^a
Oxidation catalyst	50-80%	1.5 (natural gas) 1.5 (fuel oil)
Combustion control	Not applicable (baseline)	4 (natural gas)

Table 5-9: Ranking of Technically Feasible CO Control Technologies for Combined-Cycle Combustion Turbines

5.2.4 Step 4. Evaluate the Most Effective Control Technologies

Operating the proposed combined-cycle combustion turbine with good combustion practices will achieve 1.5 ppm at 15 percent oxygen on a long-term basis for 100 percent load with duct firing down to MECL for natural gas combustion and 1.5 ppm at 15 percent oxygen for 100 percent load with duct firing down to 75 percent load for fuel oil combustion. The next step is to review each of the technically feasible control options for environmental, energy, and economic impacts.

5.2.4.1 Oxidation Catalyst

Energy Impacts

The addition of a catalyst bed onto the turbine exhaust for the oxidation catalyst will create a pressure drop, resulting in back pressure to the turbine. This has the effect of reducing the efficiency of the turbine and the power generating capabilities.

Environmental Impacts

The oxidation catalyst oxidizes CO to CO₂ which is released to the atmosphere. CO₂ is a greenhouse gas that may be contributing to global warming and is now a regulated pollutant. Increasing CO₂ emissions could have a negative impact on the atmosphere. However, the oxidation catalyst will also reduce the amount of methane (CH₄) (also a greenhouse gas). Considering both greenhouse gases, the net effect is an overall decrease in greenhouse gas emissions on a CO₂e basis.

As with all controls that utilize catalysts for removal of pollutants, the catalyst must be disposed of after it is spent. The catalyst may be considered hazardous waste and require special treatment or disposal; even if it is not hazardous, it adds to the already full landfills.

Economic Impacts

The Owners have selected the highest control available for CO emissions; therefore, no economic analysis is necessary.

⁽a) Natural gas limit valid for 100% load with duct firing down to MECL. Fuel oil limit valid for 100% load with duct firing down to 75% load.

The impacts listed above do not outweigh the health benefits of controlling CO emissions with the use of an oxidation catalyst.

An oxidation catalyst along with good combustion practices was selected as BACT for control of CO emissions from the combined-cycle combustion turbine.

5.2.5 Step 5. Proposed CO BACT Determination

The BACT recommended for control of CO emissions from the proposed combustion turbine is good combustion practices and the use of an oxidation catalyst. These controls will meet a CO emission limit of 1.5 ppm at 15 percent oxygen during steady state conditions for all loads down to MECL with and without duct firing for natural gas combustion and 1.5 ppm at 15 percent oxygen for 75 percent to 100 percent load with and without duct firing for fuel oil combustion. These proposed limits are on a 168-hour rolling average.

5.3 BACT for Particulate Matter – Combined-Cycle Combustion Turbine (P01)

Previously submitted BACT Sections and updated references to the particulate matter BACT section for the combined-cycle combustion turbine is presented in Table 5-10. The updated combined-cycle combustion turbine particulate matter BACT analysis shows that the BACT determination in the original application and PSD permit remain valid.

Description	Previous Application Reference	December 2021 Submittal Location
BACT Analysis Steps 1 to 5	5.0 BACT December 2018 Submittal	5.0 BACT
RBLC	Table D-1a (natural gas), Table D-1b (fuel oil) Appendix D, December 2018 Submittal	Table D-1a (natural gas), Table D-1b (fuel oil) Appendix D
		Table D-1a Addendum (natural gas), Table D-1b Addendum (fuel oil) Appendix D

Table 5-10: Combustion Turbine Particulate Matter BACT Analysis References

The following sections outline the top-down steps for particulate matter emissions from combustion turbines.

5.3.1 Step 1. Identify Potential Control Strategies

Particulate (PM/PM₁₀/PM_{2.5}) emissions from natural gas combustion sources consist of inert contaminants in natural gas, of sulfates from fuel sulfur or mercaptans used as odorants, of dust drawn in from the

ambient air, and particles of carbon and hydrocarbons resulting from incomplete combustion. Therefore, units firing fuels with low ash content and high combustion efficiency exhibit correspondingly low particulate emissions.

A contributor to PM/PM₁₀/PM_{2.5} emissions in combined-cycle turbines with SCR is the ammonium sulfates that are produced when NO₂ and ammonia react with sulfur in the fuel. Sulfur is present in all fuels, including natural gas and fuel oil proposed for this Project. Because of the sulfur, ammonium sulfates can form, as illustrated by the following equations:

$$2NH_3 + SO_3 + H_2O \rightarrow (NH_4)_2 HSO_4$$

$$NH_3 + SO_3 + H_2O \rightarrow NH_4 HSO_4$$

Ammonium sulfates are also formed when the ammonia content of the flue gas exceeds that of the sulfur trioxide (SO₃); the amount of ammonium bisulfate then can increase as the ammonia slip increases. Other variables are velocity/temperature profiles, oxygen levels, water content, cycling, presence of an oxidation catalyst or duct burner, ammonia/SO₃ ratios, etc. Therefore, it is expected that combustion turbines with SCR will have higher particulate emissions than those without SCR.

Post-combustion controls, such as electrostatic precipitators (ESPs) or baghouses, have never been applied to commercial gas-fired turbines. Available control strategies include the use of low ash fuel, such as natural gas, and combustion controls. BACT emission rates vary in the RBLC database with rates being listed as 0.0012 to 0.044 lb/MMBtu and 4.4 to 43 lb/hr for natural gas and 0.0168 to 0.0368 lb/MMBtu and 34.3 to 72 lb/hr for fuel oil. As stated previously, these emission rates vary due to many reasons.

5.3.2 Step 2. Identify Technically Feasible Control Technologies

Particulate control devices are not typically installed on gas turbines. Post-combustion controls, such as ESPs or baghouses, have never been applied to commercial gas-fired turbines. Therefore, the use of ESPs and baghouse filters are both considered technically infeasible, and do not represent an available control technology.

In the absence of add-on controls, the most effective control method demonstrated for combustion turbines is the use of low ash fuel, such as natural gas, and combustion controls. This was confirmed by a survey of the RBLC database (Appendix D) which showed no add-on PM/PM₁₀/PM_{2.5} control

technologies for combined-cycle combustion turbine units. Proper combustion control and the firing of fuels with negligible or zero ash content (such as natural gas) is the predominant control method listed.

5.3.3 Step 3. Rank the Technically Feasible Control Technologies

The technically feasible $PM/PM_{10}/PM_{2.5}$ control technologies for the combustion turbine are ranked by control effectiveness in Table 5-11.

Table 5-11: Ranking of Technically Feasible PM/PM₁₀/PM_{2.5} Control Technologies for Combined-Cycle Combustion Turbine

Control Technology	Reduction (%)	Controlled Emission Level (lb/hr) ^a
Low ash fuel and combustion control	Not applicable (baseline)	36.3 lb/hr (natural gas with duct firing) 21.8 lb/hr (natural gas) 54.5 lb/hr (fuel oil with duct firing) 39.4 lb/hr (fuel oil)

⁽a) Emission rate for 100% load to MECL with and without duct firing.

5.3.4 Step 4. Evaluate the Most Effective Control Technologies

No energy, environmental, or economic impacts are associated with combustion controls; the use of low ash fuel is not an add-on control device.

5.3.5 Step 5. Proposed PM/PM₁₀/PM_{2.5} BACT Determination

The use of low ash fuels and good combustion control represents BACT for PM/PM₁₀/PM_{2.5} control in the proposed combined-cycle combustion turbine. These operational controls will limit PM/PM₁₀/PM_{2.5} emissions, including duct burner emissions, to the levels shown in Table 5-11, above, depending on fuel and operating condition for combined-cycle operation.

This limit includes front and back half PM/PM₁₀/PM_{2.5} emissions, takes into account emissions from the ammonium sulfate produced from sulfur and ammonia slip that could be emitted as PM/PM₁₀/PM_{2.5}, and includes the duct burner emissions that will be emitted out of the turbine stack.

5.4 BACT for Volatile Organic Compounds – Combined-Cycle Combustion Turbine

Previously submitted BACT Sections and updated references to the VOC BACT section for the combined-cycle combustion turbine is presented in Table 5-12. The updated combined-cycle combustion turbine VOC BACT analysis shows that the BACT determination in the original application and PSD permit remain valid.

Description	Previous Application Reference	December 2021 Submittal Location
BACT Analysis Steps 1 to 5	5.0 BACT December 2018 Submittal	5.0 BACT
DDI C	Table D-1a (natural gas), Table D-1b (fuel oil) Appendix D, December 2018 Submittal	Table D-1a (natural gas), Table D-1b (fuel oil) Appendix D
RBLC		Table D-1a Addendum (natural gas), Table D-1b Addendum (fuel oil) Appendix D

Table 5-12: Combustion Turbine Sulfuric Acid Mist BACT Analysis References

The following sections outline the top-down steps for VOC emissions from combustion turbines.

5.4.1 Step 1. Identify Potential Control Strategies

Like CO, VOC is a product resulting from incomplete combustion. VOC emissions occur when a portion of the natural gas fuel remains unburned or is only partially burned during the combustion process. With natural gas, some organics are unreacted trace constituents of the gas, while others may be products of the heavier hydrocarbon constituents. Partially burned hydrocarbons result from poor air-to-fuel mixing prior to, or during, combustion or incorrect air-to-fuel ratios in the combustion turbine.

The technologies identified for reducing VOC emissions from combined-cycle combustion turbines are the same as identified for CO control: the multi-pollutant control system, an oxidation catalyst (also referred to as a CO catalyst), and combustion controls. The standard technology for reducing VOC emissions is to maintain "good combustion" through proper control and monitoring of the combustion process through the air-to-fuel ratio. In addition, since most of the BACT determinations for CO for combined-cycle combustion turbines also include an oxidation catalyst, determinations for VOC emissions often include an oxidation catalyst along with good combustion practices. A survey of the RBLC database (Appendix D) indicates that combustion controls is the most prevalent BACT control along with oxidation catalysts listed as LAER and BACT for VOC. VOC emissions from the permitted facilities ranged from 0.3 ppm to 5 ppm for natural gas-fired combustion turbines and 2 ppm to 3.6 ppm for fuel-oil combustion.

5.4.2 Step 2. Identify Technically Feasible Control Technologies

The primary methods for controlling VOC emissions are evaluated for technical feasibility in the following sections.

5.4.2.1 EM_x™ System

The EM_xTM system was described in the BACT analysis for NO_x (Section 5.1.2.2). It is also applicable for controlling VOC and can reduce emissions by up to 20 percent. The system does not use ammonia and operates most effectively at temperatures ranging from 300°F to 700°F. Operation of EM_xTM requires natural gas, water, steam, electricity, and ambient air. Steam and reformed natural gas are used periodically to regenerate the catalyst bed and are an integral part of the process. Because EM_xTM does not use ammonia, there are no ammonia emissions from this technology.

Regeneration of the catalyst is accomplished by passing a dilute hydrogen reducing gas across the surface of the catalyst in the absence of oxygen. Hydrogen in the gas reacts with the nitrites and nitrates to form water and nitrogen. CO₂ in the gas reacts with the potassium nitrite and nitrates to form potassium carbonate, which is the absorbing surface coating on the catalyst. The regeneration gas is produced by reacting natural gas with a carrier gas (such as steam) over a steam-reforming catalyst.

The demonstrated application for EM_xTM is currently limited to combined-cycle combustion turbines under approximately 50 MW in size. The EM_xTM system has not been demonstrated on any type of combustion source other than a combustion turbine. There are technical differences between the proposed combustion turbine versus those few sources where this technology has been demonstrated in practice. These significant technical differences preclude a determination that the EM_xTM system has been demonstrated to function efficiently on sources that are similar to the proposed furnaces and boilers (Environmental Resource Management, 2014).

Therefore, the EM_x^{TM} system is considered a technically infeasible method of controlling VOC emissions from the proposed combined-cycle combustion turbines and duct burners.

5.4.2.2 Oxidation Catalyst

As discussed in Section 5.2.2.2, oxidation catalysts are a post-combustion technology that do not rely on the introduction of additional chemicals, such as ammonia or urea with SCR, for a reaction to occur. The catalyst beds that reduce CO also promote the oxidation of VOC, thereby reducing the VOC emissions out the stack. Such systems typically achieve a maximum of 35 to 40 percent removal of VOC, as opposed to the much higher efficiencies achieved for CO reduction.

The use of an oxidation catalyst for VOC control is considered to be technically feasible for the combined-cycle combustion turbine.

5.4.2.3 Combustion Control

"Good combustion practices" include operational and design elements to control the amount and distribution of excess air in the flue gas to confirm that there is enough oxygen present for complete combustion (controlling the air-to-fuel ratio). Such control practices applied to the proposed turbine can achieve VOC emission levels of approximately 1 ppm when combusting natural gas or fuel oil without an oxidation catalyst for all loads down to MECL.

Good combustion practices are a technically feasible method of controlling VOC emissions from the proposed combustion turbine.

5.4.2.4 Summary of the Technically Feasible Control Options

The technical feasibility of the VOC control options for the proposed combustion turbine is summarized in Table 5-13. The expected performance has been determined considering the performance of existing systems, vendor guarantees, permitted emission limits, and the design requirements for the turbine.

Table 5-13: Summary of Technically Feasible VOC Control Technologies for Combined-Cycle Combustion Turbines

Control System		Expected Performance (ppm)	Technical Feasibility	Comments
Combustion controls		1 ppm (natural gas without duct firing) 1 ppm (fuel oil without duct firing)	Feasible	Standard on the proposed combustion turbine. Not an add-on control
Post combustion	Oxidation catalyst	2.7 ppm (natural gas with duct firing)0.6 ppm (natural gas)3.3 ppm (fuel oil with duct firing)0.6 ppm (fuel oil)	Feasible	Produces CO ₂ emissions.
controls	$\mathrm{EM_{x}}^{\mathrm{TM}}$	N/A	Not feasible	For units less than 50 MW in size

5.4.3 Step 3. Rank the Technically Feasible Control Technologies

The technically feasible VOC control technologies for the proposed combined-cycle combustion turbine are ranked by control effectiveness in Table 5-14.

Control Technology	Reduction (%)	Controlled Emission Level (ppm) ^a
Oxidation catalyst	35-40%	2.7 ppm (natural gas with duct firing) 0.6 ppm (natural gas) 3.3 ppm (fuel oil with duct firing) 0.6 ppm (fuel oil)
Combustion control	Not applicable (baseline)	4.1 ppm (natural gas with duct firing) 1 ppm (natural gas) 5.6 ppm (fuel oil with duct firing) 1 ppm (fuel oil)

Table 5-14: Ranking of Technically Feasible VOC Control Technologies for Combined-Cycle Combustion Turbines

5.4.4 Step 4. Evaluate the Most Effective Control Technologies

The next step is to review each of the technically feasible control options for environmental, energy, and economic impacts.

5.4.4.1 Oxidation Catalyst

Energy Impacts

The addition of a catalyst bed onto the turbine exhaust for the oxidation catalyst will create additional pressure drop, resulting in increased back pressure to the turbine. This has the effect of reducing the efficiency of the turbine and the power generating capabilities.

Environmental Impacts

The oxidation catalyst oxidizes CO and VOC to CO₂ which is released to the atmosphere. CO₂ is a greenhouse gas that may be contributing to global warming. Increasing CO₂ emissions could have a negative impact on the atmosphere.

In addition, as with all controls that utilize catalysts for pollutant removal, the catalyst must be disposed of after it is spent. The catalyst may be considered hazardous waste and require special treatment or disposal; even if it is not hazardous, it adds to the existing landfills.

Economic Impacts

The Owners have selected the highest control available for VOC emissions; therefore, no economic analysis is necessary.

⁽a) Emission rate for 100% load to MECL with and without duct firing.

5.4.4.2 Combustion Control

No energy, environmental, or economic impacts are associated with combustion controls.

5.4.5 Step 5. Proposed VOC BACT Determination

The BACT recommended for control of VOC emissions from the proposed combustion turbine is the use of good combustion practices with the added control of an oxidation catalyst. These controls will meet a VOC natural gas combustion emission limit of 2.7 ppm at 15 percent oxygen and 0.6 ppm at 15 percent oxygen with and without duct firing, respectively for all steady state loads down to MECL. The controls will also meet a VOC fuel oil limit of 3.3 ppm at 15 percent oxygen and 0.6 ppm at 15 percent oxygen, with and without duct firing, respectively for all steady state loads down to MECL. These emission rates represent the lowest emission rate achievable for VOC emissions with an oxidation catalyst for this turbine. Compliance will be determined on a 168-hour rolling average.

An oxidation catalyst along with good combustion practices was selected as BACT for VOC emissions from the proposed combined-cycle combustion turbine for both fuel oil and natural gas combustion.

5.5 BACT for Sulfuric Acid Mist – Combined-Cycle Combustion Turbine

Previously submitted BACT Sections and updated references to the sulfuric acid mist BACT section for the combined-cycle combustion turbine is presented in Table 5-15. The updated combined-cycle combustion turbine sulfuric acid mist BACT analysis shows that the BACT determination in the original application and PSD permit remain valid.

December 2021 Description **Previous Application Reference Submittal Location 5.0 BACT** BACT Analysis Steps 1 to 5 **5.0 BACT** December 2018 Submittal Table D-1a (natural gas), Table D-1a (natural gas), Table D-1b (fuel oil) Table D-1b (fuel oil) Appendix D Appendix D, December 2018 Submittal **RBLC** Table D-1a Addendum (natural gas). Table D-1b Addendum (fuel oil) Appendix D

Table 5-15: Combustion Turbine Sulfuric Acid Mist BACT Analysis References

The following sections outline the top-down steps for H₂SO₄ mist emissions from combustion turbines.

5.5.1 Step 1. Identify Potential Control Strategies

The majority of the fuel sulfur combusted in the combustion turbine leaves the boiler as SO₂. During combustion, a small percentage of the fuel sulfur is further oxidized from SO₂ to SO₃. As the temperature of the flue gas decreases as it passes through the HRSG and pollution control systems, this SO₃ may combine with water vapor present in the exhaust gas path to form sulfuric acid vapor.

When the flue gas temperature drops below the acid dew point, sulfuric acid vapor further condenses into an aerosol, forming H₂SO₄ mist. H₂SO₄ mist may also be a component of condensable particulate matter, with particle sizes in the sub-micron size.

Very limited data is available on the quantity of SO₂ that will be converted to SO₃ through the entire combustion turbine/HRSG/SCR/oxidation catalyst. Vanadium is the component in SCR catalyst and is believed to catalyze the oxidation of SO₂ to SO₃ in the exhaust train when present in the fuel. No information on the amount of SO₂ that is oxidizes to SO₃ is available for oxidation catalyst. Therefore, the H₂SO₄ emission estimate assumes 100 percent conversion of SO₂ to SO₃ and 100 percent conversion of SO₃ to H₂SO₄, since no guarantees exist, and very little data is available for this combustion turbine with back-end controls. The combustion turbine will combust natural gas with sulfur content up to 0.5 grains per standard cubic foot on a 12-month rolling average, and fuel oil that will be less than or equal to 15 ppm sulfur (ultra-low sulfur fuel oil).

5.5.2 Step 2. Identify Technically Feasible Control Technologies

As with SO₂, there are no add-on controls available for H₂SO₄ mist from combustion turbines. In the absence of add-on controls, the most effective control method demonstrated for combustion turbines is the use of low sulfur fuel, such as natural gas and ultra-low sulfur fuel oil, and combustion controls. Proper combustion control and the firing of fuels with very low sulfur content is the only known control method available. This was confirmed by a survey of the RBLC database (Appendix D).

5.5.3 Step 3. Rank the Technically Feasible Control Technologies

The technically feasible H₂SO₄ mist control technologies for the combustion turbine are ranked by control effectiveness in Table 5-16.

Table 5-16: Ranking of Technically Feasible H₂SO₄
Control Technologies for Combined-Cycle Combustion Turbines

Control Technology	Reduction (%)	Controlled Emission Level (lb/hr) ^a
Low sulfur fuel and combustion control	Not applicable (baseline)	9.9 lb/hr (natural gas with duct firing) 7.8 lb/hr (natural gas) 9.3 lb/hr (fuel oil with duct firing) 7.0 lb/hr (fuel oil)

⁽a) Emission rate for 100% load to MECL with and without duct firing.

5.5.4 Step 4. Evaluate the Most Effective Control Technologies

There are no energy, environmental, or economic impacts associated with combustion controls; the use of low sulfur fuel and combustion control is not an add-on control device.

5.5.5 Step 5. Proposed H₂SO₄ Mist BACT Determination

The use of low sulfur fuel and good combustion control represents BACT for H₂SO₄ mist control in the proposed combined-cycle combustion turbine. These operational controls will limit H₂SO₄ mist emissions, including duct burner emissions, to the levels shown in Table 5-16, above, depending on fuel and operating condition for combined-cycle operation.

5.6 BACT for Greenhouse Gases – Combined-Cycle Combustion Turbine (P01)

Previously submitted BACT Sections and updated references to the greenhouse gases BACT section for the combined-cycle combustion turbine is presented in Table 5-17. The updated combined cycle combustion turbine greenhouse gas BACT analysis shows that the BACT determination in the original application and PSD permit remain valid.

Table 5-17: Combustion Turbine Greenhouse Gases BACT Analysis References

Description	Previous Application Reference	December 2021 Submittal Location
BACT Analysis Steps 1 to 5	5.0 BACT December 2018 Submittal	5.0 BACT
RBLC	Table D-1a (natural gas), Table D-1b (fuel oil) Appendix D December 2018 Submittal	Table D-1a (natural gas), Table D-1b (fuel oil) Appendix D
	1	Table D-1a Addendum (natural gas), Table D-1b Addendum (fuel oil) Appendix D

The following sections outline the top-down steps for greenhouse gas (GHG) emissions from combustion turbines.

5.6.1 Step 1. Identify All Potential Control Strategies

For the proposed combined-cycle combustion turbine, the CO₂e emissions are due to CO₂, CH₄, and nitrogen oxide (N₂O) emissions. The GWP of CH₄ and N₂O emissions are normalized to the warming potential of carbon dioxide (as CO₂e) by multiplying the CH₄ emissions by 25 and the N₂O emissions by 298. Despite the higher warming potentials of CH₄ and N₂O compared to CO₂, it is expected that CO₂ emissions will still account for over 99 percent of the CO₂e GWP for this unit, based on published emission factors for natural gas-fired turbines.

There are two broad strategies for reducing CO₂ emissions from stationary combustion processes such as combustion turbines. The first is to minimize the production of CO₂ through the use of low-carbon fuels and through aggressive energy-efficient design. The use of gaseous fuels, such as natural gas, reduces the production of CO₂ during the combustion process relative to burning solid fuels (e.g., coal or coke) and liquid fuels (e.g., distillate or residual oils). Additionally, a highly efficient operation requires less fuel for process heat, which directly impacts the amount of CO₂ produced. Establishing an aggressive basis for energy recovery and facility efficiency will reduce CO₂ production and the costs to recover it.

The second strategy for CO₂ emission reduction is carbon capture and sequestration. The inherent design of the combustion turbines produces a dilute CO₂ stream for potential capture.

The CO₂ emissions from combustion turbines can theoretically be captured through pre-combustion methods or through post-combustion methods. In the pre-combustion approach, oxygen instead of air is used to combust the fuel and a concentrated CO₂ exhaust gas is generated. This approach significantly reduces the capital and energy cost of removing CO₂ from conventional combustion processes using air as an oxygen source, but it incurs significant capital and energy costs associated with separating oxygen from the air.

Post-combustion methods are applied to conventional combustion techniques using air and carbon-containing fuels in order to isolate CO₂ from the combustion exhaust gases. Because the air used for combustion contains nearly 80 percent nitrogen, the CO₂ concentration in the exhaust gases is only 5 to 20 percent depending on the amount of excess air and the carbon content of the fuel.

5.6.2 Step 2. Identify Technically Feasible Control Technologies

The primary methods for controlling GHG emissions are evaluated for technical feasibility in the following sections.

5.6.2.1 Fuel Selection

Fuel selection has a significant impact on GHG formation.

5.6.2.1.1 Low-Carbon Fuels

Numerous fuels are available for use. As Table 5-18 shows, combustion of natural gas yields 40 to 50 percent less CO₂ than does combustion of coal and petroleum coke and approximately 30 percent less CO₂ than does combustion of residual oil. Accordingly, the preferential burning of a low-carbon gaseous fuel in the proposed combustion turbine is an extremely effective CO₂ control technique. This control technique is technically feasible for the combustion turbine and duct burner and is an inherent part of the Project's design.

Table 5-18: CO₂ Emission Factors

Fuel	kilograms CO₂ per MMBtu
Petroleum coke	113.67
Coal (anthracite)	103.69
Distillate fuel oil No. 2	73.96
Natural gas	53.06

Source: Title 40 CFR Part 98: Table C-1 to Subpart C of Part 98 -

Default CO₂ Emission Factors and Types of Fuel

5.6.2.1.2 Combustion of Biogenic Sources

The proposed combustion turbine has not been designed to accommodate fibrous biomass, such as woody biomass, which is the most likely biomass available in sufficient quantities for the unit from the surrounding area. For both regulatory and technical feasibility issues, biogenic sources are not a feasible option since they are not part of the original design.

5.6.2.2 Energy Efficiency

The evaluation of energy efficiency, continuous excess air monitoring and control and the selection of efficient turbine design, are discussed below.

5.6.2.2.1 Continuous Excess Air Monitoring and Control

Excessive amounts of combustion air in turbines results in energy-inefficient operation because more fuel combustion is required in order to heat the excess air to combustion temperatures. This inefficiency can be alleviated using state-of-the-art instrumentation for monitoring and controlling the excess air levels in the combustion process, which reduces the heat input by minimizing the amount of combustion air needed for safe and efficient combustion. Additionally, lowering excess air levels, while maintaining good combustion, reduces not only CO₂ emissions but also NO_x emissions. The combustion turbine will be equipped with oxygen monitors as part of the CEM system.

5.6.2.2.2 Selection of Efficient Turbine Design

Energy efficiency reduces CO₂ emissions by maximizing the operation of the combustion turbine, thereby reducing the amount of fuel burned per megawatt-hr produced.

Combustion control optimization and energy efficient equipment is a main control strategy for emissions of greenhouse gases. The combustion turbine design that is under consideration for this Project is highly efficient. Energy efficiency is technically and economically feasible. Potential options that may increase efficiency include the following:

- Airfoil-shaped compressor rotor blades designed to increase compressor efficiency
- 13 stage high efficiency compressor design with modulating inlet guide vanes and inter-stage air extraction for cooling and sealing air
- Fuel gas heating via HRSG feedwater to improve turbine efficiency while maintaining constant firing temperature
- Inlet air filtration system utilizing high efficiency media filters to remove combustion air contaminants
- On and off-line compressor water wash capability to remove deposits and other contaminants from compressor blades to maintain and improve compressor efficiency
- Low-NO_x combustor for improved performance, enhanced operability, and lower emissions
- Extended turndown for increased spinning reserve capability and lower fuel costs
- Advanced hot gas path components with 3D airfoil shapes, improved materials, improved sealing, more effective cooling to achieve increased turbine efficiency
- Higher firing temperatures to increase turbine performance and overall turbine efficiency

5.6.2.3 Add-on Control Devices

Another method of GHG control is an add-on control device.

5.6.2.3.1 Catalytic Oxidation

N₂O emissions are reduced by passing the combustion gases over a catalyst, converting N₂O to nitrogen plus oxygen. Similarly, VOC emissions, such as CH₄, may be converted from CH₄ to CO₂ plus water. For the same reasons given above in the discussion for CO BACT controls, **catalytic oxidation is technically feasible for the control of GHG emissions from the proposed combined-cycle combustion turbine.**

5.6.2.3.2 Thermal Oxidation

Several types of thermal oxidation technology are available. All these technologies oxidize CH₄ to CO₂ and water, by raising the temperature of the treated gas stream to approximately 1,600°F for approximately one to two seconds. Given sufficient mixing, this residence time and temperature is capable of achieving at least a 98 percent reduction in CH₄ emissions for these processes.

Secondary pollutants, however, are produced by thermal oxidation, including NO_x and CO from the combustion of natural gas used to heat the process stream. Thermal oxidation technologies also may employ some form of heat recovery, either recuperative or regenerative, to reduce economic, environmental and energy costs. In the case of a combustion turbine, it is expected that approximately 20 lb/hr of CH₄ will be produced at full load (with an exhaust flow rate of approximately 1,000,000 million standard cubic feet per minute). The exhaust gas stream is thus both high volume and very dilute in CH₄, so it would need to be concentrated to the point that the CH₄ would be capable of combustion. Also, additional CO₂ would be produced due to the need for combusting natural gas to heat the CH₄ to the oxidation point. This would reduce the overall effectiveness in reducing CO₂e emissions due to CH₄ because additional CO₂ would be produced as a result of combusting the CH₄. Therefore, thermal oxidation is technically infeasible for the control of GHG emissions from the proposed combined-cycle combustion turbine.

5.6.2.4 Carbon Capture and Sequestration

Carbon capture and sequestration is a general term which is used for approaches that capture and separate CO₂ from an exhaust stream, and then store it in a place which will keep it from the atmosphere for a long time. The two general categories of CO₂ capture are: pre-combustion CO₂ capture and post-combustion CO₂ capture.

5.6.2.4.1 Pre-Combustion CO₂ Capture

Pre-combustion CO₂ capture is used in gasification plants, where the CO₂ is captured from the syngas prior to combustion in the turbine, where it is relatively concentrated in the gas stream. This facility is not

a gasification plant; therefore, pre-combustion capture is technically infeasible for the control of CO₂ emissions from the proposed combined-cycle combustion turbine.

5.6.2.4.2 Post-Combustion CO₂ Capture

Post-combustion CO₂ capture is used for units such as pulverized coal plants. In these units, the flue gas concentration of CO₂ runs between 10-15 percent by volume and is released at atmospheric pressure. This results in a high actual volume of gas to be treated. Trace impurities in the airflow tend to reduce the effectiveness of the CO₂-adsorbing process and compressing the captured CO₂ from atmospheric pressure to pipeline pressure represents a large parasitic load. The currently available process is costly and energy intensive, so research is being done on ways to increase the solvent capture efficiency and reduce the cost. These approaches include investigating the use of alternative solvents, solid sorbents or membranes. Of these potentially more efficient approaches, most are currently at laboratory/bench scale, so are not technically feasible. Pilot scale processes are starting to be placed in service, such as a 48 MW slipstream project at Brindisi, Italy, started in March 2011, which is limited to capturing less than 10,000 tons of CO₂ per year. A larger 235-MW slipstream project for the 1,300 MW Mountaineer Power Plant near New Haven, West Virginia was built with technology that used chilled ammonia to trap CO₂. The pilot project removed up to 300,000 metric tons of CO₂; however, the project was abandoned due to diminishing Federal and State support for clean coal technology. No commercially available post-combustion CO₂ capture systems are known to have been installed at large power plant other than pilot-scale demonstration projects. Therefore, post-combustion capture is technically infeasible for the control of CO₂ emissions from the proposed combined-cycle combustion turbine.

5.6.2.5 CO₂ Sequestration

CO₂ sequestration involves transporting CO₂ to a suitable geologic location where it can be injected as a supercritical fluid into deep, underground rock formations for permanent storage. Identifying a suitable site within an economically-viable distance from the Project site will require site-specific quantitative risk assessment. Four trapping methods are known: mineral trapping, physical adsorption, hydrodynamic trapping, and solubility trapping.

5.6.2.5.1 Mineral Trapping

The mineral trapping method traps CO₂ by undergoing a chemical reaction with various minerals, resulting in the formation of a carbonate mineral. This process can be rapid or very slow, depending on the chemistry of the rock and water at the site. Mineral trapping is expected to result in the most stable, permanent form of geological CO₂ sequestration. Experiments have shown that basalt formations can rapidly transform injected CO₂ into carbonate minerals, beginning precipitation in a few months' time and

completing conversion within 100 years or less, depending on depth of injection. Sandstone formations low in carbonates may also be suitable candidates, depending on the mineral contents of the formations. These methods have been demonstrated only on a laboratory scale; therefore, mineral trapping is **not** technically feasible for the proposed combined-cycle combustion turbine.

5.6.2.5.2 Physical Adsorption

The physical adsorption process traps CO₂ molecules are trapped in micropore wall surfaces of coal organic matter or organic rich shales. The hydrostatic pressure in the formation controls the adsorption process. The injection of CO₂ can also result in driving off CH₄ for collection by other wells, helping the economics. Wisconsin has coal beds in the mid-northeast part of the state (Northeast Wisconsin Shelf and Arkoma Basin). There is a commercial coal belt that contains coal beds greater than or equal to 10 inches thick. The coal beds that are greater than or equal to 14 inches thick are mineable by underground methods. Coal mining in Wisconsin has been steadily decreasing since 1981. Some coal beds in the US are being tested for CO₂ storage/ CH₄ recovery, but this is currently at a pilot phase. Defining the depths and lateral distribution of coal strata that might be suitable for this approach has not been done, due to the significant depths required for CO₂ sequestration. Significant research and exploration efforts would be required to determine whether such coal beds even actually occur at the required depths beneath western Wisconsin. Use of coal beds in Wisconsin would require much further study to locate a suitable site for sequestration, and since the results of pilot phase testing of this technique are not known, these factors combined render the use of coal beds **not technically feasible for the proposed combined-cycle combustion turbine.**

5.6.2.5.3 Hydrodynamic Trapping

With hydrodynamic trapping, the pore space of a salt-water aquifer takes the injected CO₂, in a geologic setting where the aquifer is capped by an impermeable rock layer to trap the CO₂ well below the near-surface environment. For storage purposes, the aquifer should be saline enough to be non-potable, and deep enough (over 2,700 feet) to confirm that the pressure is sufficient to keep the compressed CO₂ in a supercritical liquid phase. Since the sedimentary bedrock strata in the site vicinity are over 10,000 feet thick, the possibility exists that geologically suitable strata exist somewhere within these layered rock formations. However, in the absence of oil and gas exploratory test holes, the locations, depths, and character of such strata are not known, and would have to be discovered and defined by extensive exploratory drilling and testing. As the state of Wisconsin is unlikely to apply for primacy for the Class VI regulations (governing injection wells), EPA rules that require a minimum of 10,000 milligrams per liter (mg/L) total dissolved solids to qualify as saline enough to be suitable for injection will probably apply. Discovering locations which exceed 10,000 mg/L would require significant exploration and test

wells to characterize the site and determine the aquifer suitability. At these depths, defining suitable geologic would be rendered costly and problematic. Multiple oil and gas fields exist in the region, but a serious limitation to feasibility in an existing oil or gas field is the great likelihood of significant numbers of "penetrations" (old, either documented or undocumented wells and test holes that may or may not be adequately plugged and abandoned). Also, the additional surface infrastructure that would be needed to inject CO₂ would be massive, problematic, and likely infeasible. Pilot-scale projects injecting CO₂ into saline aquifers are underway in Illinois and Texas at depths of over 6,000 feet and these are the closest known sites that have been initially characterized for potential long-term sequestration, but the studies are in their early stages. Therefore, hydrodynamic trapping is **technically infeasible for the control of CO₂ emissions from the proposed combined-cycle combustion turbine** at this time.

5.6.2.5.4 Solubility Trapping

With solubility trapping, the CO₂ dissolves in the water or forms carbonic acid, becoming slightly heavier and, theoretically, sinking to the bottom of the aquifer. Solubility trapping also occurs during CO₂ flooding for enhanced oil recovery (EOR). In this case, the CO₂ dissolves into the oil, and is trapped by the immobile, non-recoverable oil. CO₂ flooding has been used for years for EOR, resulting in some existing injection infrastructure at oil fields (using both solubility trapping and hydrodynamic trapping), although the sequestration effects were not originally monitored, and the volumes injected for such operations are minuscule. However, oil fields have stored crude oil and natural gas for millions of years, and the geologic conditions that trap oil and gas are also the conditions suitable for CO2 storage. If the CO₂ is used for EOR, the cost of transporting it to the oil field may be partially offset. Since the sedimentary bedrock strata in the site vicinity are over 10,000 feet thick, the possibility exists that oil and gas fields involving geologically suitable strata exist somewhere within these layered rock formations within the region. However, defining suitable geologic conditions in an existing oil or gas field, including the locations, depths, and character of such strata would have to be defined by extensive exploratory drilling and testing. Multiple oil and gas fields exist in the region, however, as was the case with hydrodynamic trapping, there is a likelihood of undocumented penetrations. Also, additional surface infrastructure that would be needed to inject CO₂ would be massive, problematic, and likely infeasible. Therefore, solubility trapping is technically infeasible for the control of CO₂ emissions from the proposed combined-cycle combustion turbine at this time.

5.6.2.5.5 Summary of CO₂ Sequestration

To summarize, existing CO₂ capture technologies have not been applied at large power plants, as the economic costs are prohibitive, and while more efficient approaches are being investigated, none have currently been developed past the pilot-stage. A published cost estimate for a 235-MW slipstream pilot

project in West Virginia is \$668 million, so scaling that linearly to a size capable of handling the approximate 625-net MW capacity of this project would be over \$1.8 billion. Potential carbon sequestration sites may exist in Wisconsin, but the technologies to use them are mostly still in the pilotscale phase of development, and the Owners would need to do much more investigation in order to discover where the sites are, if any, and characterize them enough to demonstrate the long-term viability of the locations. Defining suitable geologic conditions in an existing oil or gas field, including the locations, depths, and character of suitable strata, and defining penetrations (potentially leaky wells and test holes, some of which are likely to exist but are undocumented) into the geological traps comprising existing oil and gas fields, would have to be defined by extensive exploratory drilling and testing. One of the closest known existing sites for sequestration is the Williston Basin in the Dakotas, approximately 350 miles from the plant. The cost to construct a pipeline as determined from a similar project (Iowa Power & Light Ottumwa – Iowa Department of Natural Resources project 11-219) to this project's site would be approximately \$1.4 million/mile of pipeline, or about \$700 million. The capital cost estimated for this comparable project was nearly \$2.1 billion for capture equipment and pipeline construction alone prior to any costs for gas compression, additional injection and monitoring wells necessary to handle the volume of CO₂ produced, pipeline right-of-way, operation and maintenance costs, etc. As can be seen from the above discussion, the qualitative cost estimate of capture and sequestration is quite high, the technological effectiveness for the capture equipment for a unit of this size has not been demonstrated in practice yet, and there is uncertainty as to whether locations capable of storing the large amounts of CO₂ that would be produced per year exist within a closer radius of the plant. These considerations are sufficient to eliminate this option without requiring a more detailed site-specific technological or economic analysis.

5.6.2.6 Summary of Technically Feasible Control Technologies

The technical feasibility of the greenhouse gas control options for the proposed combustion turbine is summarized in Table 5-19. The expected performance has been determined considering the performance of existing systems, vendor guarantees, permitted emission limits, and the design requirements for the turbine.

Table 5-19: Summary of Technically Feasible Greenhouse Gas Control Technologies for Combustion Turbine

	Control System	Technical Feasibility	Comments
Fuel Selection	Low Carbon Fuels	Feasible	Natural gas has been selected as the primary fuel for this project
	Combustion of Biogenic Sources	Not Feasible	
Energy	Continuous Excess Air Monitoring and Control	Feasible	Standard for the turbines under consideration
Efficiency	Efficient Turbine Design		Standard for the turbines under consideration
Post Combustion	Catalytic Oxidation	Feasible	Will reduce CH ₄ emissions but create CO ₂
Controls	Thermal Oxidation	Not Feasible	
Carbon	Pre-combustion CO ₂ capture	Not Feasible	
Capture	Post-combustion CO ₂ capture	Not Feasible	
	Mineral Trapping	Not Feasible	
Carbon	Physical Adsorption	Not Feasible	
Sequestration	Hydrodynamic Trapping	Not Feasible	
	Solubility Trapping	Not Feasible	

5.6.3 Step 3. Rank the Technically Feasible Control Technologies

The technically feasible control technologies are low-carbon fuel (natural gas), monitoring and control of excess air, efficient turbine design, and catalytic oxidation. The use of low-carbon fuels and aggressive energy-efficient design to reduce CO₂ emissions is inherent in the design of the proposed combustion turbine under consideration and is considered the baseline condition. Table 5-20 presents the ranking of the greenhouse gas technologies deemed feasible for the Project. While these four technologies are "ranked" in order of their presentation, they are more appropriately considered as a suite of measures that would be implemented to allow the Project to generate and consume power in the most efficient manner and thereby achieve BACT for greenhouse gases.

Table 5-20: Greenhouse Gas Control Technology Ranking for the Combustion Turbine

Technology	Ranking	Applied to Project
Combined – Cycle Combustion Turbine (employing efficient, state-of-the-art design)	1	Yes
Clean Fuel – Natural Gas	2	Yes
Catalytic Oxidation	3	Yes
Operational Design – Control of Excess Air	4	Yes

5.6.4 Step 4. Evaluate the Most Effective Control Technologies

The next step is to review each of the technically feasible control options for environmental, energy, and economic impacts.

5.6.4.1 Environmental, Energy, and Economic Feasibility of Control Options

Because the Owners are proposing to utilize all four of the feasible technologies for reducing greenhouse gases from the proposed combustion turbine, no detailed analysis is provided to compare the available control technologies' relative environmental, energy and economic impacts.

5.6.4.2 Oxidation Catalyst

An oxidation catalyst works to reduce CH₄ emissions according the following equation:

$$CH_4 + 2O_2 = CO_2 + 2H_2O$$

Substituting in the molecular weights of CH₄ (16.043 pound per pound mol [lb/lb-mol]) and CO₂ (44.0096 lb/lb-mol), the removal of 1 pound of CH₄ results in the release of 2.7 pounds of CO₂. However, CH₄ has a GWP of 25, whereas the GWP of CO₂ is 1. Substituting in the GWPs, the removal of 1 pound of CH₄ results in a net reduction of 22.3 lb CO₂ as CO₂e.

It is also important to note the increase in CO₂e emissions from the oxidation of CO to CO₂ in accordance with the following reaction:

$$2CO + O_2 = 2CO_2$$

CO₂ will be emitted at a rate of approximately 1.5 pounds per pound of CO. Therefore, it is expected that there will still be a net decrease in CO₂e, even with the additional CO₂ that is produced from the oxidation catalyst with the oxidation of CO and CH₄.

There are no additional negative environmental impacts from the use of an oxidation catalyst, other than those mentioned in Step 4 of the combustion turbine CO BACT.

5.6.5 Step 5. Proposed Greenhouse Gas BACT Determination

BACT for greenhouse gas emissions from the combustion turbine is determined to be the use of natural gas as a fuel, monitoring and control of excess air, efficient turbine design, and an oxidation catalyst. These design options will allow the combustion turbine to not exceed 850 lb CO₂/MW-hr (gross) on a 12-month rolling average basis while combusting natural gas and 1,180 lb CO₂/MW-hr (gross) on 12-month rolling average basis while combusting fuel oil.

5.7 BACT for Start-Up and Shutdown Emissions – Combined-Cycle Combustion Turbine (P01)

Previously submitted BACT Sections and updated references to the BACT analysis sections for the start-up and shutdown emissions for the combined-cycle combustion turbine are presented in Table 5-21. The updated combined cycle combustion turbine start-up and shutdown BACT analysis shows that the BACT determination in the original application and PSD permit remain valid.

Table 5-21: Combustion Turbine Start-Up and Shutdown BACT Analysis References

Description	Previous Application Reference	December 2021 Submittal Location
BACT Analysis Steps 1 to 5	5.0 BACT December 2018 Submittal	5.0 BACT
DDI G	Table D-1c (startup/shutdown) Appendix D, December 2018 Submittal	Table D-1c (startup/shutdown) Appendix D
RBLC		Table D-1c Addendum (startup/shutdown) Appendix D

The following sections outline the top-down BACT steps for start-up and shutdown emissions from the combustion turbine.

5.7.1 Step 1. Identify Potential Control Strategies

Criteria pollutants will be emitted during start-up and shutdown of the combustion turbine. Start-up emissions are generally higher for CO, NO_x, and VOC than for normal operation because the SCR and oxidation catalyst cannot fully operate to their full potentials until the exhaust gases reaches the appropriate operating temperature.

The Owners are requesting an hours per year limit on start-up and shutdown (1,525 hours per year for start-up and shutdown, combined) for natural gas operation and 42 start-ups and 42 shutdowns per year for fuel oil operation. Start-up is defined as 0 percent load to MECL and shutdown is defined as MECL to 0 percent load.

5.7.2 Step 2. Identify Technically Feasible Control Technologies

Controls that may be used during normal operation are not available to control start-up and shutdown emissions. SCR and oxidation catalysts require a minimum operating temperature to control emissions (for the catalytic reactions to occur for removal of NO_x and CO). This temperature is not reached until approximately 600 to 650°F. Although this temperature is reached in the HRSG before MECL, the CO and NO_x curves show that these emissions are unstable until around MECL. In addition, the manufacturer will only guarantee emissions down to MECL, indicating that this is where stability in these emissions is reached. To minimize emissions, however, start-up and shutdown shall be limited to 2 hours for start-up and 30 minutes for shutdown.

Therefore, no technically feasible control technologies for start-up and shutdown emissions from the combustion turbine have been identified.

5.7.3 Step 3. Rank the Technically Feasible Control Technologies

Since no technically feasible control technologies for start-up and shutdown emissions have been identified, ranking of such control technologies is not applicable.

5.7.4 Step 4. Evaluate the Most Effective Control Technologies

Since no technically feasible control options for start-up and shutdown emissions have been identified, evaluation of environmental, energy or economic impacts of such control technologies is not applicable.

5.7.5 Step 5. Proposed Start-up and Shutdown BACT Determination

BACT will include limiting combined-cycle operation to 1,525 hours per year for start-up and shutdown, combined, for natural gas operation and 42 start-ups and 42 shutdowns per year for fuel oil operation. Table 5-22 and Table 5-23 displays the BACT emission rates for start-up and shutdown emissions for the combustion turbine for natural gas and fuel oil operation, respectively.

Table 5-22: Combined-Cycle Combustion Turbine Natural Gas Start-up and Shutdown Emissions

Pollutant	Start-up Emissions		Shutdown Emissions	Start-up and Shutdown Emissions ^a	
	lb/cold start	lb/warm start	lb/hot-fast start	lb/shutdown	tons per year
NO_x	335.0	233.0	111.0	59.0	108.3
СО	11,066	6,495	779.0	463.0	1,369
$PM/PM_{10}/PM_{2.5}$	43.6	29.1	16.3	10.9	16.6
VOC	950.0	558.0	67.0	40.0	117.8
H ₂ SO ₄ mist	15.6	10.4	5.9	3.9	6.0
CO ₂ e	939,573	626,382	352,340	234,893	358,212

⁽a) Emissions are based on 1,525 hours per year for start-up and shutdown, combined, for natural gas operation.

Table 5-23: Combined-Cycle Combustion Turbine Fuel Oil Start-up and Shutdown Emissions

Pollutant	Start-up Emissions	Shutdown Emissions	Start-up and Shutdown Emissions ^a
	lb/start	lb/shutdown	tons per year
NO_x	860.0	108.0	20.3
CO	25,846	1,227	568.5
$PM/PM_{10}/PM_{2.5}$	78.9	19.7	2.1
VOC	2,951	122.0	64.5
H ₂ SO ₄ mist	14.0	3.5	0.4
CO ₂ e	1,639,929	409,982	43,048

⁽a) Emissions are based on 42 start-ups and 42 shutdowns per year.

5.8 BACT for Opacity – Combined-Cycle Combustion Turbine (P01)

Previously submitted BACT Sections and updated references to the opacity BACT analysis sections for the combined cycle combustion turbine are presented in Table 5-24. The updated combined cycle combustion turbine opacity BACT analysis shows that the BACT determination in the original application and PSD permit remain valid.

December 2021 Description **Previous Application Reference Submittal Location 5.0 BACT** BACT Analysis Steps 1 to 5 **5.0 BACT** December 2018 Submittal Table D-1a (natural gas), Table D-1a (natural gas), Table D-1b (fuel oil) Table D-1b (fuel oil) Appendix D, December 2018 Submittal Appendix D **RBLC** Table D-1a Addendum (natural gas) Table D-1b Addendum (fuel oil) Appendix D

Table 5-24: Combustion Turbine Opacity BACT Analysis References

The following sections outline the top-down BACT steps for opacity emissions from the combustion turbine.

5.8.1 Step 1. Identify Potential Control Strategies

Opacity is not a discrete pollutant and cannot be measured using mass emissions rate criteria (e.g., lb/hr). Therefore, a typical top-down BACT economic analysis that evaluated effectiveness on a \$/ton basis cannot be conducted on opacity. Rather, the opacity BACT determination should focus on pollutants in the flue gas that contribute to opacity. These pollutants include PM, NO_x, SO₂, and H₂SO₄. BACT determinations have been performed for PM, NO_x, and H₂SO₄ for this combined-cycle combustion turbine. Units firing fuels with low ash content and high combustion efficiency exhibit correspondingly low exhaust opacity.

5.8.2 Step 2. Identify Technically Feasible Control Technologies

The Owners have prepared a detailed BACT evaluation for pollutants that potentially contribute to opacity. Based on these BACT evaluations, the Owners have identified the following control technologies as technically feasible: SCR and combustion control for NO_x control; low ash fuel and combustion control for PM control; and low sulfur and good combustion practices for H₂SO₄ mist. These technologies represent BACT for the criteria pollutants and will also minimize opacity.

5.8.3 Step 3. Rank the Technically Feasible Control Technologies

Based on these BACT evaluations, the Owners have ranked the following feasible control technologies for opacity: (1) combustion control, (2) clean fuels. The Owners have determined that the use of low ash fuel and combustion control combine to rank as the top option for opacity control.

5.8.4 Step 4. Evaluate the Most Effective Control Technologies

The energy, environmental, and economic impacts of the feasible control technologies are described in their respective BACT analysis.

5.8.5 Step 5. Proposed Opacity BACT Determination

BACT for exhaust opacity will include the use of combustion control for NO_x control, the use of low ash fuel and combustion control for PM control and the use of low sulfur fuel for H_2SO_4 mist control. The combination of these control technologies represents BACT for opacity.

5.9 BACT for Auxiliary Boiler (B02)

Previously submitted BACT Sections and updated references to the BACT analysis sections for the auxiliary boiler are presented in Table 5-25. Further analysis of the oxidation catalyst performed by the WDNR determined that an oxidation catalyst is economically feasible; therefore, the application text has been updated to reflect this update. The updated auxiliary boiler BACT analysis shows that the BACT determination in the PSD permit remain valid.

Description	Previous Application Reference	December 2021 Submittal Location
BACT Analysis Steps 1 to 5	5.0 BACT December 2018 Submittal	5.0 BACT
	Post application NTEC Response #3	Incorporated throughout Sections 5.9.2 and 5.9.4
RBLC	Table D-2, Appendix D December 2018 Submittal	Table D-2, Appendix D
		Table D-2 Addendum, Appendix D
Economic Tables	Tables E-1a, E-1b, E-2a, E-2b, E-3a, and E-3b, Appendix E, December 2018 Submittal	Appendix E

Table 5-25: Auxiliary Boiler BACT Analysis References

The auxiliary boiler is rated at 100 MMBtu/hr and is proposed to operate 8,760 hours per year. The RBLC has limited information on BACT conclusions for the auxiliary boiler (Appendix D). The RBLC tables also show high variability for emission rates for each pollutant. For all pollutants, no add-on controls were listed because auxiliary boilers are so small.

5.9.1 BACT for Nitrogen Oxides - Auxiliary Boiler

The following sections outline the top-down steps for NO_x emissions from the auxiliary boiler.

5.9.1.1 Step 1. Identify Potential Control Strategies

SCR, low-NO_x burners, combustion controls, and FGR are listed as BACT in the RBLC for auxiliary boilers. NO_x emissions listed in the RBLC range from 0.0085 to 0.36 lb/MMBtu for similar-sized auxiliary boilers utilizing low-NO_x burners and combustion controls. The RBLC listings for units with SCR range from 0.0032 to 0.015 lb/MMBtu.

5.9.1.2 Step 2. Identify Technically Feasible Control Technologies

The primary methods for controlling NO_x emissions are evaluated for technical feasibility in the following sections.

5.9.1.2.1 SCR

The RBLC listed one unit with SCR as BACT for a similarly sized auxiliary boiler (approximately 100 MMBtu/hr). An SCR vendor said that they could provide an SCR for this size boiler. The vendor's removal efficiency for this size unit is 90 percent control of NO_x.

As a result, an SCR system is technically feasible for the auxiliary boiler.

5.9.1.2.2 Low-NO_x Burners

Low-NO_x burners are currently available from most auxiliary boiler manufacturers. This technology seeks to reduce combustion temperatures, thereby reducing NO_x. In a conventional combustor, the air and fuel are introduced at an approximately stoichiometric ratio, and air/fuel mixing occurs at the flame front where diffusion of fuel and air reaches the combustible limit. A lean premixed combustor design premixes the fuel and air prior to combustion. Premixing results in a homogenous air/fuel mixture, which minimizes localized fuel-rich pockets that produce elevated combustion temperatures and higher NO_x emissions. A lean air-to-fuel ratio approaching the lean flammability limit is maintained, and the excess air serves as a heat sink to lower combustion temperatures, which lowers NO_x formation. A pilot flame is used to maintain combustion stability in this fuel-lean environment.

Low-NO_x burners are available on auxiliary boilers and are considered both baseline and technically feasible for the auxiliary boiler.

5.9.1.2.3 Ultra-Low NO_x Burners

Ultra-low NO_x burners are available for purchase on most auxiliary boilers of this size. The ultra-low NO_x burners provide additional control of NO_x emissions through the burning process.

Ultra-low NO_x burners are available on auxiliary boilers and is technically feasible for the auxiliary boiler.

5.9.1.2.4 Combustion Control

"Good combustion practices" include operational and design elements to control the amount and distribution of excess air in the flue gas to confirm that there is enough oxygen present for complete combustion. FGR is included as combustion control for this auxiliary boiler.

As a result, combustion control is considered baseline for the auxiliary boiler and is technically feasible.

5.9.1.3 Step 3. Rank the Technically Feasible Control Technologies

The technically feasible NO_x control technologies for the 100 MMBtu/hr auxiliary boiler are ranked by control effectiveness in Table 5-26.

Table 5-26. Ranking of NO_x Control Technologies for the Auxiliary Boiler

Control Technology	Reduction (%)	Controlled Emission Level (lb/MMBtu)
SCR	90	0.0036
Ultra-low NO _x burners	50	0.011
Low-NO _x burners, FGR, and combustion control	Not applicable (baseline)	0.036

Source: Based on vendor data

5.9.1.4 Step 4. Evaluate the Most Effective Control Technologies

Each technically feasible control technology was evaluated for energy, environmental, and economic impacts. These impacts are discussed below for each control technology.

5.9.1.4.1 SCR

Energy and Environmental Impacts

Energy and environmental impacts for an SCR system are discussed in Section 5.1.4.1.

Economic Impacts

The capital costs and annualized costs associated with an SCR system for the auxiliary boiler are shown in Appendix E. The total capital investment of installing an SCR system on the auxiliary boiler is approximately \$659,550. On an annual basis, the SCR system would cost almost \$228,620 which results

in a cost per ton of NO_x removed of approximately \$15,264 while removing only 14.2 tons of NO_x per year. Therefore, this cost is considered not economically feasible for the auxiliary boiler.

An SCR is not considered economically feasible and is not proposed as BACT for the auxiliary boiler.

5.9.1.4.2 Ultra-Low-NO_x Burners

Energy and Environmental Impacts

Ultra-low-NO_x burners may decrease efficiency slightly on the auxiliary boiler, however these impacts are not significant.

Economic Impacts

The capital costs and annualized costs associated with installing ultra-low-NO_x burners on the auxiliary boiler are shown in Appendix E. The total capital investment of installing ultra-low-NO_x burners on the auxiliary boiler is approximately \$150,765. On an annual basis, the ultra-low-NO_x burners would cost \$66,868 which results in a cost per ton of NO_x removed of approximately \$5,895 while removing 11.3 tons of NO_x per year. The cost to install ultra-low-NO_x burners is considered economically feasible by the Owners and is therefore considered BACT for the auxiliary boiler.

5.9.1.5 Low-NO_x Burners, FGR, and Combustion Control

Because the low-NO_x burners come standard on most auxiliary boilers and combustion control is accomplished through operation of the auxiliary boiler, there are no incremental energy, environmental, or economic impacts associated with these controls.

5.9.1.6 Steps 5. Proposed BACT for NO_x

Since ultra-low NO_x burners, FGR, and combustion control are considered economically feasible, and SCR is not economically feasible, ultra-low NO_x burners and FGR was selected as BACT for NO_x from the auxiliary boiler at an emission rate of 0.011 lb/MMBtu.

5.9.2 BACT for Carbon Monoxide - Auxiliary Boiler

The following sections outline the top-down steps for CO emissions from the auxiliary boiler.

5.9.2.1 Step 1. Identify Potential Control Strategies

The RBLC does not list add-on controls in the BACT determinations for control of CO emissions from auxiliary boiler. As with the turbine, good combustion control will help control emissions of CO from the auxiliary boiler. An oxidation catalyst system may be available to control CO emissions from the

auxiliary boiler, with one instance of an oxidation catalyst selected as BACT as listed in the RBLC database. Emission limits range from 0.0075 lb/MMBtu to 0.0842 lb/MMBtu.

5.9.2.2 Step 2. Identify Technically Feasible Control Technologies

The primary methods for controlling CO emissions are evaluated for technical feasibility in the following sections.

5.9.2.2.1 Oxidation Catalyst System

One control vendor has indicated that an oxidation catalyst system may be used on an auxiliary boiler this size. The oxidation catalyst system is an add-on control that converts CO and VOC to CO₂ by use of a catalyst. Section 5.2.2.2 describes the oxidation catalyst system for gas-fired units. Due to the size of the auxiliary boiler, the exhaust gases do not need to be heated before going to the catalyst.

An oxidation catalyst system is considered technically feasible for the auxiliary boiler; one vendor has provided a quote for this system.

5.9.2.2.2 Combustion Control

"Good combustion practices" include operational and design elements to control the amount and distribution of excess air in the flue gas to confirm that there is enough oxygen present for complete combustion.

Good combustion practices are a technically feasible method of controlling CO emissions from the auxiliary boiler.

5.9.2.3 Step 3. Rank the Technically Feasible Control Technologies

The technically feasible CO control technologies for the 100 MMBtu/hr auxiliary boiler are ranked by control effectiveness in Table 5-27.

Table 5-27: Ranking of CO Control Technologies for the Auxiliary Boiler

Control Technology	Reduction (%)	Controlled Emission Level (lb/MMBtu)
Oxidation catalyst	90°	0.0037
Combustion control	Not applicable (baseline)	0.037

Source: Based on AP-42

⁽a) Control efficiencies were obtained from a vendor based on preliminary design and is consistent with other project oxidation catalyst control efficiencies. See Appendix F for vendor information.

5.9.2.4 Step 4. Evaluate the Most Effective Control Technologies

Technically feasible control technology was evaluated for energy, environmental, and economic impacts.

5.9.2.4.1 Oxidation Catalyst

Energy and Environmental Impacts

Energy and environmental impacts of an oxidation catalyst are discussed in Section 5.2.4.1.

Economic Impacts

The control cost analysis for an oxidation catalyst system for the auxiliary boiler is displayed Appendix E. An oxidation catalyst system for this size unit would require a total capital investment of \$147,225. The annual costs of operating this oxidation catalyst system would be \$80,801. On an annual basis, only 14.6 tons per year of CO along with 1.2 tons per year of VOC would be removed at a cost of \$5,125 per ton of pollutants removed, based on unlimited operation (8,760 hours per year).

The cost is considered economically feasible for an oxidation catalyst system; therefore, an oxidation catalyst for control of CO emissions from the auxiliary boiler is considered as BACT.

5.9.2.5 Step 5. Proposed BACT for CO

Since add-on controls are economically feasible for CO, an oxidation catalyst and combustion control was selected as BACT for CO from the auxiliary boiler at an emission rate of 0.0037 lb/MMBtu.

BACT for CO emissions from the auxiliary boiler is an oxidation catalyst and good combustion practices.

5.9.3 BACT for Particulate Matter - Auxiliary Boiler

The following sections outline the top-down steps for PM/PM₁₀/PM_{2.5} emissions from the auxiliary boiler.

5.9.3.1 Step 1. Identify Potential Control Strategies

The RBLC does not list any control strategies other than good combustion practices and low ash fuel (natural gas). No add-on controls were identified for significant removal of these pollutants from the auxiliary boiler exhaust. The RBLC lists emission rates of 0.005 lb/MMBtu for similar sized auxiliary boilers (approximately 100 MMBtu/hr) up to 0.020 lb/MMBtu.

5.9.3.2 Step 2. Identify Technically Feasible Control Technologies

The only technically feasible control option is combustion control for PM/PM₁₀/PM_{2.5}.

5.9.3.3 Step 3. Rank the Technically Feasible Control Technologies

The only technically feasible control option is combustion control for PM/PM₁₀/PM_{2.5}.

5.9.3.4 Steps 4 and 5. Evaluate the Most Effective Control Technologies and Proposed BACT for PM/PM₁₀/PM_{2.5}

Since add-on controls are not feasible on such a small gas-fired unit, combustion control was selected as BACT for PM/PM₁₀/PM_{2.5} from the auxiliary boiler at an emission rate of 0.01 lb/MMBtu.

5.9.4 BACT for Volatile Organic Compounds - Auxiliary Boiler

The following sections outline the top-down steps for VOC emissions from the auxiliary boiler.

5.9.4.1 Step 1. Identify Potential Control Strategies

The RBLC does not list add-on controls in the BACT determinations for control of VOC emissions from auxiliary boiler. As with the turbine, good combustion control will help control emissions of VOC from the auxiliary boiler. An oxidation catalyst system may be available to control VOC and CO emissions from the auxiliary boiler, with two VOC entries listed as BACT for VOC emissions. Emission rates vary from the various sized auxiliary boiler, but at 100 MMBtu/hr approximate size, the lowest emission limit is 0.005 lb/MMBtu, with good combustion practices.

5.9.4.2 Step 2. Identify Technically Feasible Control Technologies

The primary methods for controlling VOC emissions are evaluated for technical feasibility in the following sections.

5.9.4.2.1 Oxidation Catalyst System

One control vendor has indicated that an oxidation catalyst system may be used on an auxiliary boiler this size. The oxidation catalyst system is an add-on control that converts CO and VOC to CO₂ by use of a catalyst. Section 5.4.2.2 describes the oxidation catalyst system for gas-fired units. Due to the size of the auxiliary boiler, the exhaust gases do not need to be heated before going to the catalyst.

An oxidation catalyst system is considered technically feasible for the auxiliary boiler; one vendor has provided a quote for this system.

5.9.4.2.2 Combustion Control

"Good combustion practices" include operational and design elements to control the amount and distribution of excess air in the flue gas to confirm that there is enough oxygen present for complete combustion.

Good combustion practices are a technically feasible method of controlling VOC emissions from the proposed auxiliary boiler.

5.9.4.3 Step 3. Rank the Technically Feasible Control Technologies

The technically feasible VOC control technologies for the 100 MMBtu/hr auxiliary boiler are ranked by control effectiveness in Table 5-28.

Table 5-28: Ranking of VOC Control Technologies for the Auxiliary Boiler

Control Technology	Reduction (%)	Controlled Emission Level (lb/MMBtu)
Oxidation catalyst	50 ^a	0.0027
Combustion control	Not applicable (baseline)	0.005

Source: Based on AP-42

5.9.4.4 Step 4. Evaluate the Most Effective Control Technologies

Technically feasible control technology was evaluated for energy, environmental, and economic impacts.

5.9.4.4.1 Oxidation Catalyst

Energy and Environmental Impacts

Energy and environmental impacts of an oxidation catalyst are discussed in Section 5.4.4.1.

Economic Impacts

The control cost analysis for an oxidation catalyst system for the auxiliary boiler is displayed in Appendix E and are the same as those provided for the CO BACT analysis. An oxidation catalyst system for this size unit would require a total capital investment of \$147,225. The annual costs of operating this oxidation catalyst system would be \$80,801. On an annual basis, only 14.6 tons per year of CO along with 1.2 tons per year of VOC would be removed at a cost of almost \$5,125 per ton of pollutants removed, based on unlimited operation (8,760 hours per year).

The cost is considered economically feasible for an oxidation catalyst system; therefore, an oxidation catalyst for control of VOC emissions from the auxiliary boiler is considered as BACT.

5.9.4.5 Step 5. Proposed BACT for VOC

Since add-on controls are economically feasible for VOC, an oxidation catalyst and combustion control was selected as BACT for VOC from the auxiliary boiler at an emission rate of 0.0027 lb/MMBtu.

⁽a) Control efficiencies were obtained from a vendor based on preliminary design and is consistent with other project oxidation catalyst control efficiencies. See Appendix F for vendor information.

BACT for VOC emissions from the auxiliary boiler is an oxidation catalyst and good combustion practices.

5.9.5 BACT for Sulfuric Acid Mist – Auxiliary Boiler

The following sections outline the top-down steps for H₂SO₄ emissions from the auxiliary boiler.

5.9.5.1 Step 1-5 Identify, Rank and Select BACT

There are no add-on control technologies for controlling H₂SO₄ emissions from an auxiliary boiler. As with the combustion turbine, using low sulfur fuel and controlling combustion is the only technologically feasible control option.

BACT is use of lower sulfur fuel and good combustion practices. This will achieve an emission rate of 0.01 pounds per hour of H₂SO₄ from the auxiliary boiler.

5.9.6 BACT for Greenhouse Gases - Auxiliary Boiler (Steps 1-5)

The auxiliary boiler will be fired exclusively on natural gas, is rated at 100 MMBtu/hr, and will be permitted to be fired a total of 8,760 hours per year. GHG emissions from this unit are estimated to be on the order of 51,289 tons CO₂e per year. The basic GHG BACT reasoning presented for the turbine essentially applies to this boiler as well. The Owners propose that GHG BACT for this boiler will be the following:

- Use of clean fuels (exclusive use of natural gas)
- Requiring the Owners to maintain the unit according to the manufacturer's specifications, and to operate the unit in the most efficient manner possible, i.e. good combustion practices.
- Tune the unit every two years according to the manufacturer's specifications.
- Record the annual hours of operation and annual fuel use and report the GHG emissions annually. The GHG emissions from this unit may be included in the facility-wide annual GHG limit.

5.9.7 BACT for Opacity - Auxiliary Boiler

The following sections outline the top-down steps for opacity emissions from the auxiliary boiler.

5.9.7.1 Step 1. Identify Potential Control Strategies

Opacity is not a discrete pollutant and cannot be measured using mass emissions rate criteria (e.g., lb/hr). Therefore, a typical top-down BACT economic analysis that evaluated effectiveness on a \$/ton basis cannot be conducted on opacity. Rather, the opacity BACT determination should focus on pollutants in the flue gas that contribute to opacity. These pollutants include PM, NO_x, SO₂, and H₂SO₄. BACT

determinations have been done for PM, NO_x and H₂SO₄ for this auxiliary boiler. Units firing fuels with low ash content and high combustion efficiency exhibit correspondingly low exhaust opacity.

5.9.7.2 Step 2. Identify Technically Feasible Control Technologies

The Owners have prepared a detailed BACT evaluation for pollutants that potentially contribute to opacity. Based on these BACT evaluations, the Owners have identified the following control technologies as technically feasible: SCR and combustion control for NO_x control; and low ash, low sulfur fuel and combustion control for PM and H₂SO₄ control. These technologies represent BACT for the criteria pollutants and will also minimize opacity.

5.9.7.3 Step 3. Rank the Technically Feasible Control Technologies

Based on these BACT evaluations, the Owners have ranked the following feasible control technologies for opacity: (1) combustion control, (2) clean fuels. The Owners have determined that the use of low ash, low sulfur fuel and combustion control combine to rank as the top option for opacity control.

5.9.7.4 Step 4. Evaluate the Most Effective Control Technologies

The energy, environmental, and economic impacts of the feasible control technologies are described in their respective BACT analysis.

5.9.7.5 Step 5. Proposed Opacity BACT Determination

BACT for exhaust opacity will include the use of combustion control for NO_x control and the use of low ash, low sulfur fuel and combustion control for PM and H₂SO₄ control. The combination of these control technologies represents BACT for opacity for the auxiliary boiler.

5.10 BACT for Greenhouse Gases (GHG) – SF₆-Containing Circuit Breakers (F03)

Previously submitted BACT Sections, post application submittals, and updated references to the BACT analysis sections for the SF₆-containing circuit breakers are presented in Table 5-29. The updated circuit breaker BACT analysis shows that the BACT determination in the original application and PSD permit remain valid.

Description	Previous Application Reference	December 2021 Submittal Location
BACT Analysis Steps 1 to 5	5.0 BACT December 2018 Submittal	5.0 BACT
RBLC	Table 2-4	Table D-7,
	December 2018 Submittal	Appendix D
	-	Table D-7 Addendum,
		Appendix D
Evaluation of leakage rate	September 1, 2020	Appendix F - Additional
	letter submittal to WDNR	Information

Table 5-29: SF6-Containing Circuit Breakers BACT Analysis References

SF₆ is a very potent GHG with a GWP of 22,800, which means that it is 22,800 times more potent as a GHG than CO₂. SF₆ is a gaseous dielectric used in circuit breakers. The Project is expected to have three 345-kV circuit breakers and two 19-kV circuit breakers that will all contain small amounts of SF₆. Leakage is expected to be minimal and is expected to occur only as a result of circuit interruption and at extremely low temperatures.

Emissions of SF₆ from the circuit breakers are shown in Appendix C. Annual potential to emit emissions of SF₆ from the circuit breakers were based on maximum leakage rate of 0.5 percent per year, the amount of SF₆ in each size of circuit breaker, and the GWP. Project potential emissions of CO₂e leakage from all proposed circuit breakers combined are estimated to be 120 tons per year.

The following sections outline the top-down steps for GHG emissions from the SF₆-circuit breakers.

5.10.1 Step 1 and Step 2. Identify Potential Control Strategies and Eliminate Technologically Infeasible Options

The first steps in a top-down BACT analysis are to determine the potential control strategies and then determine if the control strategy is technically feasible for the Project. There are no add-on control technologies for SF₆; only inherent controls are available. The following control strategies have been identified and considered in determining BACT for SF₆ emissions from circuit breakers:

1. Use state-of-the-art SF₆ technology with leak detection systems to limit fugitive emissions.

The use of state-of-the-art gas-filled circuit breakers using SF₆ with leak detection to limit fugitive emissions is the proposed control option. Modern circuit breakers are designed as a totally enclosed-pressure system with far lower potential for SF₆ emissions than older circuit breakers. The current International Electrotechnical Commission (IEC) standards are that new equipment be built to low leakage limits (less than 0.5 percent per year) (Blackman, et al., 2019).

The effectiveness of these leak-tight closed systems is further enhanced by equipping them with an alarm that provides a warning when SF₆ has leaked from the breaker. Therefore, this type of technology is available to limit emissions, is feasible for use, and is the baseline established for this BACT analysis.

2. Substitution of another, non-greenhouse-gas substance for SF₆ such as the use of a different dielectric oil or compressed air (air-blast) circuit breaker as the dielectric material in the breakers.

One alternative to SF₆ would be the use of a dielectric oil or compressed air (air-blast) circuit breakers, which historically were used in high-voltage installations prior to the development of SF₆ breakers. SF₆ has become the predominant insulator and arc quenching substance in circuit breakers today because of its superior capabilities over oil and air-blast circuit breakers. The main drawback to oil and air-blast breakers are that these types of breakers require significantly larger equipment to replicate the same insulating and arc-quenching capabilities of the SF₆ breakers and air-blast breakers can have significant noise impacts to nearby residences. This type of technology is not feasible for use here, however, because oil breakers are no longer available from vendors, other than as used equipment. According to vendors, air-blast breakers are available only for breakers below 69-kV currently, but were also not available for the very small 19-kV circuit breakers also proposed for this Project. Therefore, oil and air-blast breakers are not available control technology for circuit breakers proposed for the Project.

3. Use an emerging technology to replace SF₆ with a material that has similar dielectric and arc-quenching properties, but without the drawbacks of oil and air-blast breakers.

The availability of emerging technology alternatives to SF₆ was researched. According to the most recent report released by the EPA SF₆ Partnership, there is no clear alternative to SF₆ (EPA, 2015). Research and development efforts have been focused on finding substitutions for SF₆ that have comparable insulating and arc quenching properties in high-voltage applications (U.S. Climate Change Technology Program, 2003). Most studies have concluded "there is no replacement gas immediately available to use as an SF₆ substitute" for high-voltage applications (Siemens Industry, Inc., 2013). Therefore, the alternative to use an emerging technology to replace SF₆ is not an available control technology.

Table 5-30 displays the control options and feasibility for SF₆.

Table 5-30. Summary of Potential GHG Control Technologies

GHG Technology	Evaluation Status
State-of-the-art SF ₆ technology with leak detection systems	Considered and applied
Oil/air-blast circuit breakers	Considered (Not Feasible)
Use of emerging technology to replace SF ₆	Considered (Not Feasible)

5.10.2 Step 3. Rank the Technically Feasible Control Technologies

Table 5-31 presents the ranked technically feasible control options.

Table 5-31. GHG Technology Rankings for Circuit Breaker Equipment Leaks

Control Technology	Emission Rate (short tons CO₂e/year)	Emissions Reduction (short tons CO₂e/year)
State-of-the-art SF ₆ technology with leak detection systems	120	N/A

5.10.3 Step 4. Evaluate the Most Effective Control Technologies

The next step is to review each of the technically feasible control options for environmental, energy, and economic impacts.

5.10.3.1 Environmental, Energy, and Economic Feasibility of Control Options

Purchasing leak detection systems for the circuit breakers will come with a cost: however, the costs are not considered not economically feasible for this Project.

Further information was provided to WDNR that confirms the circuit breakers selected are consistent with the best that is presently available and are 'state of the art' and addresses why a 0.1 percent leakage rate is not achievable. This additional information letter submitted to the WDNR on September 1, 2020 is included in Appendix F for reference.

5.10.4 Step 5. GHG BACT Emission Limitation

The proposed BACT for the circuit breakers consists of the following:

- State-of-the-art enclosed-pressure SF₆ circuit breakers with a guaranteed loss rate of 0.5 percent by weight or less by year; and
- Low-pressure detection system with alarm system

A review of the RBLC for circuit breakers containing SF₆ (most of them combined-cycle plants) have a similar or the same BACT determination. As shown in Appendix D, a leak detection rate of 0.5 percent from enclosed pressured design with leak detection alarms is BACT.

5.10.5 Compliance with GHG BACT for Circuit Breakers

Any SF₆ emissions from the circuit breakers will be fugitive emissions. Fugitive emissions are, by their nature, very difficult to monitor directly, as they are not emitted from a discrete emission point.

Therefore, the Owners propose the following compliance demonstrations, recordkeeping and monitoring requirements:

- 1. Follow manufacturer recommendations for maintenance and repair of the affected breakers, with recovery and recycling of SF₆ removed during maintenance procedures.
- 2. Install a low-pressure detection system with an alarm system on each SF₆ circuit breaker to measure pressure changes.
- 3. Create alarms based on the pressure readings in the breakers, so that leaks can be detected before a substantial portion of SF₆ is lost.
- 4. Upon a detectable pressure drop that is 10 percent of the original pressure (accounting for ambient air conditions), perform maintenance on a breaker to fix seals within 20 days of the detection of the pressure drop.
- 5. Keep a log of all detected leaks and maintenance procedures potentially affecting SF₆ emissions from circuit breakers that are part of this Project.
- 6. For a period of at least 5 years, track and maintain records of annual SF₆ leakage amounts due to breakers that are part of this Project. The leakage amounts will be assumed equal to the inventory of SF₆ replaced in the breakers each calendar year.

These proposed work practices are consistent with the BACT determinations identified above.

5.11 BACT for Natural Gas Heaters (P04 and P05)

Previously submitted BACT Sections, post-application submittals, and updated references to the BACT analysis sections for the natural gas heaters are presented in Table 5-32. The updated natural gas heaters BACT analysis shows that the BACT determination in the original application and PSD permit remain valid.

December 2021 **Description Previous Application Reference Submittal Location** December 2018 Submittal 5.0 BACT BACT Analysis Steps 1 to 5 Incorporated into Section Post application NTEC Response #15 5.11.1 Table D-4, Appendix D Table D-4. December 2018 Submittal Appendix D **RBLC** Table D-4 Addendum Addendum update Appendix D Tables E-3a, E-3b, E-4a, E-4b Appendix E December 2018 Submittal **Economic Tables** Table 1a & Table 1b Appendix E Post application NTEC Response #15

Table 5-32: Natural Gas Heaters BACT Analysis References

There are two natural gas heaters proposed as part of the Project. The heaters heat natural gas prior to entering the facility and are fired by natural gas, a clean-burning fuel. Each heater is rated at 10.0 MMBtu/hr and is proposed to operate 8,760 hours per year each. The RBLC has limited information on BACT conclusions for heaters (Appendix D). The RBLC tables also show high variability for emission rates for each pollutant. For all pollutants, no add-on controls were listed because gas heaters are so small.

5.11.1 BACT for Nitrogen Oxides - Gas Heaters

The following sections outline the top-down steps for NO_x emissions from the gas heaters.

5.11.1.1 Step 1. Identify Potential Control Strategies

There are no add-on NO_x control techniques available for units of this size. Ultra-low NO_x burners, low- NO_x burners, along with combustion controls, are listed as BACT in the RBLC for the gas heaters. NO_x emissions listed in the RBLC range from 0.013 to 0.2466 lb/MMBtu for similar sized gas heater utilizing low- NO_x burners and combustion controls.

In discussions with vendors, multiple vendors stated that they cannot meet the 0.013 NO_x emission rate with low-NO_x burners. It was determined that the emission rate of 0.013 lb/MMBtu is in line with vendor quotes for ultra-low-NO_x burners.

The natural gas heaters installed for the Project will be equipped with low NO_x burners. Since the vendor has not been selected yet, the natural gas heater NO_x emission factor listed in the application is based on the emission factor listed in AP-42 Section 1.4, Table 1.4-1 for small boilers (<100 MMBtu/hr) controlled

by low NO_x burners. This value is consistent with other BACT units with low NO_x burners listed in the RBLC.

Because there are lower emission limits presented in the RBLC, vendors were contacted to determine what NO_x control options were available for natural gas heaters of this size. Low NO_x burners are standard on these natural gas heaters; however, to achieve the lower NO_x levels reported in the RBLC, the vendors stated that this would require ultra-low NO_x burners. As such, the costs and emission guarantees for ultra-low NO_x burners were obtained from the vendors. As required by a top-down BACT analysis, evaluation of this additional control was completed.

5.11.1.2 Step 2. Identify Technically Feasible Control Technologies

The primary methods for controlling NO_x emissions are evaluated for technical feasibility in the following sections.

5.11.1.2.1 SCR

Although the RBLC did not list any add-on control devices as BACT for a gas heater, one SCR vendor said that they could provide an SCR for this size unit. The vendor's removal efficiency for this size unit is 90 percent control of NO_x.

As a result, an SCR system is technically feasible for the gas heaters.

5.11.1.2.2 Low-NO_x Burners

Low-NO_x burners are currently available from most gas heater manufacturers. This technology seeks to reduce combustion temperatures, thereby reducing NO_x. In a conventional combustor, the air and fuel are introduced at an approximately stoichiometric ratio, and air/fuel mixing occurs at the flame front where diffusion of fuel and air reaches the combustible limit. A lean premixed combustor design premixes the fuel and air prior to combustion. Premixing results in a homogenous air/fuel mixture, which minimizes localized fuel-rich pockets that produce elevated combustion temperatures and higher NO_x emissions. A lean air-to-fuel ratio approaching the lean flammability limit is maintained, and the excess air serves as a heat sink to lower combustion temperatures, which lowers NO_x formation. A pilot flame is used to maintain combustion stability in this fuel-lean environment.

Low-NO_x burners are available on the gas heaters and are considered both baseline and technically feasible.

5.11.1.2.3 Ultra-Low-NO_x Burners

Ultra-low-NO_x burners are available on the gas heaters and is considered technically feasible.

5.11.1.2.4 Combustion Control

"Good combustion practices" include operational and design elements to control the amount and distribution of excess air in the flue gas to confirm that there is enough oxygen present for complete combustion.

As a result, combustion control is considered baseline for the gas heaters and is technically feasible.

5.11.1.3 Step 3. Rank the Technically Feasible Control Technologies

The technically feasible NO_x control technologies for the 10.0 MMBtu/hr gas heaters are ranked by control effectiveness in Table 5-33.

Table 5-33: Ranking of NO_x Control Technologies for the Gas Heaters

Controlled

Control Technology	Reduction (%)	Controlled Emission Level (lb/MMBtu)
SCR	90	0.0049
Ultra-low NO _x burners	73	0.013
Low-NO _x burners and combustion control	Not applicable (baseline)	0.049

5.11.1.4 Step 4. Evaluate the Most Effective Control Technologies

Each technically feasible control technology was evaluated for energy, environmental, and economic impacts. These impacts are discussed below for each control technology.

5.11.1.4.1 SCR

Energy and Environmental Impacts

Energy and environmental impacts for an SCR system are discussed in Section 5.1.4.1.

Economic Impacts

The capital costs and annualized costs associated with an SCR system for each gas heater was evaluated and the analysis is located in Appendix E. The total capital investment of installing an SCR system on the gas heater is approximately \$137,910. On an annual basis, the SCR system would cost approximately \$103,539, which results in a cost per ton of NO_x removed of almost \$53,604 while removing only 1.9 tons

of NO_x per year. Therefore, any control of NO_x by add-on controls would result in costs that would not be economical.

An SCR is not proposed as BACT for the gas heaters because it is not economically feasible.

5.11.1.4.2 Ultra-Low-NO_x Burners and Combustion Control

Energy and Environmental Impacts

Ultra-low NOx burners may decrease efficiency slightly on the natural gas heaters; however, these impacts are not significant.

Economic Impacts

The economic impacts of installing an ultra-low-NO_x burner on the natural gas heaters were evaluated. The capital costs and annualized costs associated with installing ultra-low-NO_x burners on the natural gas heaters are in Appendix E. The total capital investment of installing ultra-low-NO_x burners on each natural gas heater is approximately \$25,990. On an annual basis, the ultra-low-NO_x burners would cost \$22,526 which results in a cost per ton of NO_x removed of approximately \$13,187 while removing only an additional 1.7 tons of NO_x per year over the standard low-NO_x burners. Installing and operating ultra-low-NO_x burners results in costs that are economically infeasible.

5.11.1.4.3 Low-NO_x Burners and Combustion Control

Because the low-NO_x burners come standard on most gas heaters and combustion control is accomplished through operation of the gas heater, there are no incremental energy, environmental, or economic impacts associated with these controls.

5.11.1.5 Step 5. Proposed NO_x Gas Heaters BACT Determination

Low-NO_x burners and combustion control was selected as BACT for the gas heaters; add-on controls are not practical on this small unit since the economic impacts are high. The low-NO_x burners can achieve an emission rate of 0.049 lb/MMBtu during steady state operation.

5.11.2 BACT for Carbon Monoxide – Gas Heaters

The following sections outline the top-down steps for CO emissions from gas heaters.

5.11.2.1 Step 1. Identify Potential Control Strategies

The RBLC does not list add-on controls for gas heater in the BACT determinations for control of CO emissions from gas heaters; however, one control vendor has indicated that an oxidation catalyst system may be used on a gas heater this size. As with the combustion turbines, good combustion control will help

control emissions of CO from the gas heaters. CO emissions listed in the RBLC range from 0.0075 to 0.1108 lb/MMBtu for similar sized gas heater utilizing combustion controls and clean fuels. A majority of the gas heaters listed in the RBLC that are less than 0.08 lb/MMBtu are much larger than the proposed gas heaters for this Project.

5.11.2.2 Step 2. Identify Technically Feasible Control Technologies

The primary methods for controlling CO emissions are evaluated for technical feasibility in the following sections.

5.11.2.2.1 Oxidation Catalyst System

One control vendor has indicated that an oxidation catalyst system may be used on a gas heater this size. The oxidation catalyst system is an add-on control that converts CO and VOC to CO₂ by use of an oxidation catalyst. Section 5.2.2.2 describes the oxidation catalyst system for gas-fired units.

An oxidation catalyst system is considered technically feasible for the gas heaters; one vendor has provided a quote for this system.

5.11.2.2.2 Combustion Control

"Good combustion practices" include operational and design elements to control the amount and distribution of excess air in the flue gas to confirm that there is enough oxygen present for complete combustion.

Good combustion practices are a technically feasible method of controlling CO emissions from the gas heaters.

5.11.2.3 Step 3. Rank the Technically Feasible Control Technologies

The technically feasible CO control technologies for the 10.0 MMBtu/hr gas heaters are ranked by control effectiveness in Table 5-34.

Control TechnologyReduction (%)Controlled Emission Level (lb/MMBtu)Oxidation catalyst900.008Combustion controlNot applicable (baseline)0.08

Table 5-34: Ranking of CO Control Technologies for the Gas Heaters

5.11.2.4 Step 4. Evaluate the Most Effective Control Technologies

Each technically feasible control technology was evaluated for energy, environmental, and economic impacts. These impacts are discussed below for each control technology.

5.11.2.4.1 Oxidation Catalyst

Energy and Environmental Impacts

Energy and environmental impacts of an oxidation catalyst are discussed in Section 5.2.4.1.

Economic Impacts

The control cost analysis for an oxidation catalyst system for the gas heater is displayed in Appendix E. An oxidation catalyst system for this size unit would require a total capital investment of \$33,582. The annual costs of operating this oxidation catalyst system would be \$34,849. On an annual basis, only 3.2 tons per year of CO along with 0.07 tons per year of VOC would be removed at a cost of almost \$10,550 per ton of pollutants removed.

The cost is considered economically infeasible; therefore, an oxidation catalyst for control of CO emissions from the gas heaters is not considered BACT.

5.11.2.5 Step 5. Proposed BACT for CO

Since add-on controls are not feasible on such a small gas-fired unit, combustion control was selected as BACT for CO from the gas heaters at an emission rate of 0.08 lb/MMBtu.

BACT for CO emissions from the gas heaters is good combustion practices.

5.11.3 BACT for Particulate Matter – Gas Heaters

The following sections outline the top-down steps for PM/PM₁₀/PM_{2.5} emissions from gas heaters.

5.11.3.1 Step 1. Identify Potential Control Strategies

The RBLC does not list any control strategies other than good combustion practices and low ash fuel (natural gas). No add-on controls were identified for significant removal of these pollutants from the gas heater exhaust.

5.11.3.2 Step 2. Identify Technically Feasible Control Technologies

The only technically feasible control option is combustion control for PM/PM₁₀/PM_{2.5}.

5.11.3.3 Step 3. Rank the Technically Feasible Control Technologies

The only technically feasible control option is combustion control for PM/PM₁₀/PM_{2.5}.

5.11.3.4 Steps 4 and 5. Evaluate the Most Effective Control Technologies and Proposed BACT for PM/PM₁₀/PM_{2.5}

Since add-on controls are not feasible on such a small gas-fired unit, combustion control was selected as BACT for PM/PM₁₀/PM_{2.5} from the gas heaters at an emission rate of 0.01 lb/MMBtu.

5.11.4 BACT for Volatile Organic Compounds – Gas Heaters

The following sections outline the top-down steps for VOC emissions from gas heaters.

5.11.4.1 Step 1. Identify Potential Control Strategies

The RBLC does not list add-on controls for gas heaters in the BACT determinations for control of VOC emissions; however, one control vendor has indicated that an oxidation catalyst system may be used on a gas heater this size. As with the combustion turbines, good combustion control will help control emissions of VOC from the gas heaters.

5.11.4.2 Step 2. Identify Technically Feasible Control Technologies

The primary methods for controlling VOC emissions are evaluated for technical feasibility in the following sections.

5.11.4.2.1 Oxidation Catalyst System

One control vendor has indicated that an oxidation catalyst system may be used on a gas heater this size. The oxidation catalyst system is an add-on control that converts CO and VOC to CO₂ by use of a catalyst. Section 5.4.2.2 describes the oxidation catalyst system for gas-fired units.

An oxidation catalyst system is considered technically feasible for the gas heaters; one vendor has provided a quote for this system.

5.11.4.2.2 Combustion Control

"Good combustion practices" include operational and design elements to control the amount and distribution of excess air in the flue gas to confirm that there is enough oxygen present for complete combustion.

Good combustion practices are a technically feasible method of controlling VOC emissions from the gas heaters.

5.11.4.3 Step 3. Rank the Technically Feasible Control Technologies

The technically feasible VOC control technologies for the 10.0 MMBtu/hr gas heaters is ranked by control effectiveness in Table 5-35.

Table 5-35: Ranking of VOC Control Technologies for the Gas Heaters

Control Technology	Reduction (%)	Controlled Emission Level (lb/MMBtu)
Oxidation catalyst	30	0.0038
Combustion control	Not applicable (baseline)	0.005

Each technically feasible control technology was evaluated for energy, environmental, and economic impacts. These impacts are discussed below for each control technology.

5.11.4.4 STEP 4. Evaluate the Most Effective Control Technologies

Each technically feasible control technology was evaluated for energy, environmental, and economic impacts. These impacts are discussed below for each control technology.

5.11.4.4.1 Oxidation Catalyst

Energy and Environmental Impacts

Energy and environmental impacts of an oxidation catalyst are discussed in Section 5.4.4.1.

Economic Impacts

The control cost analysis for an oxidation catalyst system for the gas heater is displayed in Appendix E. An oxidation catalyst system for this size unit would require a total capital investment of \$33,582. The annual costs of operating this oxidation catalyst system would be \$34,849. On an annual basis, only 3.2 tons per year of CO along with only 0.07 tons per year of VOC would be removed at a cost of almost \$10,550 per ton of pollutants removed.

The cost is considered economically infeasible; therefore, an oxidation catalyst for control of VOC emissions from the gas heaters is not considered BACT.

5.11.4.5 STEP 5. Proposed BACT for VOC

Since add-on controls are not feasible on such a small gas-fired unit, combustion control was selected as BACT for VOC from the gas heaters at an emission rate of 0.005 lb/MMBtu.

BACT for VOC emissions from the gas heaters is good combustion practices.

5.11.5 BACT for Sulfuric Acid Mist – Gas Heaters

The following sections outline the top-down steps for H₂SO₄ emissions from the gas heaters.

5.11.5.1 Step 1-5 Identify, Rank and Select BACT

There are no add-on control technologies for controlling H₂SO₄ emissions from a gas heater. As with the combustion turbines, using low sulfur fuel and controlling combustion is the only technologically feasible control option.

BACT is use of lower sulfur fuel and good combustion practices. This will achieve an emission rate of 3.9×10^{-3} tons per year of H_2SO_4 from each of the gas heaters.

5.11.6 BACT for Greenhouse Gases – Gas Heaters (Steps 1-5)

The gas heaters as proposed will be fired exclusively on natural gas and used to pre-heat natural gas fuel to facilitate start-up. The units are each rated at approximately 10.0 MMBtu/hr and will be permitted to be fired a total of 8,760 hours per year each. GHG emissions from this unit are estimated to be on the order of 5,129 tons CO₂e per year, each. These GHG emissions are also *de minimis*, when compared to the turbine GHG emissions or the facility total GHG emissions. The basic GHG BACT reasoning presented for the turbines essentially applies to this heater as well. The Owners propose that GHG BACT for these units will be the following:

- Use of clean fuels (exclusive use of natural gas)
- Requiring the Owners to maintain the unit according to the manufacturer's specifications, and to operate the unit in the most efficient manner possible, i.e. good combustion practices
- Tune the unit every two years according to the manufacturer's specifications
- Record the annual hours of operation and annual fuel use and report the GHG emissions annually.
 The GHG emissions from this unit may be included in the facility-wide annual GHG limit.

5.11.7 BACT for Opacity - Gas Heaters

The following sections outline the top-down steps for opacity emissions from gas heaters.

5.11.7.1 Step 1. Identify Potential Control Strategies

Opacity is not a discrete pollutant and cannot be measured using mass emissions rate criteria (e.g., lb/hr). Therefore, a typical top-down BACT economic analysis that evaluated effectiveness on a \$/ton basis cannot be conducted on opacity. Rather, the opacity BACT determination should focus on pollutants in the flue gas that contribute to opacity. These pollutants include PM, NO_x, SO₂, and H₂SO₄. BACT

determinations have been done for PM, NO_x and H₂SO₄ for the gas heaters. Units firing fuels with low ash content and high combustion efficiency exhibit correspondingly low exhaust opacity.

5.11.7.2 Step 2. Identify Technically Feasible Control Technologies

The Owners have prepared a detailed BACT evaluation for pollutants that potentially contribute to opacity. Based on these BACT evaluations, the Owners have identified the following control technologies as technically feasible: SCR and combustion control for NO_x control; and low ash, low sulfur fuel and combustion control for PM and H₂SO₄ control. These technologies represent BACT for the criteria pollutants and will also minimize opacity.

5.11.7.3 Step 3. Rank the Technically Feasible Control Technologies

Based on these BACT evaluations, the Owners have ranked the following feasible control technologies for opacity: (1) combustion control, (2) clean fuels. The Owners have determined that the use of low ash, low sulfur fuel and combustion control combine to rank as the top option for opacity control.

5.11.7.4 Step 4. Evaluate the Most Effective Control Technologies

The energy, environmental, and economic impacts of the feasible control technologies are described in their respective BACT analysis.

5.11.7.5 Step 5. Proposed Opacity BACT Determination

BACT for exhaust opacity will include the use of combustion control for NO_x control and the use of low ash, low sulfur fuel and combustion control for PM and H₂SO₄ control. The combination of these control technologies represents BACT for opacity for the gas heaters.

5.12 BACT Analysis for Emergency Diesel Fire Pump (P06)

Previously submitted BACT Sections, post application submittals, and updated references to the BACT analysis sections for the emergency diesel fire pump are presented in Table 5-36. The updated emergency diesel fire pump BACT analysis shows that the BACT determination in the original application and PSD permit remain valid.

Description	Previous Application Reference	December 2021 Submittal Location
DACT Analysis Stone 1 to 5	5.0 BACT December 2018 Submittal	5.0 BACT
BACT Analysis Steps 1 to 5	Post application NTEC Response #18	Incorporated into Section 5.12.3
RBLC	Appendix D, Table D-6 December 2018 Submittal	Appendix D, Table D-6
RBLC		Table D-6 Addendum, Appendix D
Economic Tables	Table 1 and Table 2 Post application NTEC Response #11	Appendix E

Table 5-36: Emergency Diesel Fire Pump BACT Analysis References

One 282-hp emergency diesel-fired fire pump will be installed for the Project. The emergency diesel fire pump will be limited to 500 hours per year (100 hours per year for testing and maintenance purposes) and will utilize ultra-low sulfur transportation-grade distillate fuel oil, with a sulfur content of no more than 0.0015 weight percent. The emergency diesel fire pump will comply with the applicable NSPS requirements. The RBLC has limited information on BACT conclusions for small engines such as the emergency diesel fire pump (Appendix D). The RBLC tables also show high variability for emission rates for each pollutant. For all pollutants, no add-on controls were listed because the add-on controls were determined to not be economically feasible due to engine size.

BACT can be no less stringent than the NSPS Subpart IIII limits, which are discussed in Section 4.2.5.

5.12.1 BACT for Nitrogen Oxides – Emergency Diesel Fire Pump

The following sections outline the top-down steps for NO_x emissions from the emergency diesel fire pump.

5.12.1.1 Step 1. Identify Potential Control Strategies

For an emergency diesel fire pump that only operates 500 hours per year, there are no controls that are available that would approach being cost effective. In addition, the fuel oil that is combusted would quickly poison and/or foul an SCR catalyst in a short amount of operating time. For the purposes of this BACT analysis, however, it is assumed that an SCR system may be technically feasible.

5.12.1.2 Step 2. Identify Technically Feasible Control Technologies

The primary methods for controlling NO_x emissions are evaluated for technical feasibility in the following sections.

5.12.1.2.1 SCR

The RBLC did not list any add-on control devices as BACT for the emergency diesel fire pump; however, an SCR may be available for this size of engine.

As a result, an SCR system is considered technically feasible for the emergency diesel fire pump.

5.12.1.2.2 Combustion Control and Clean Fuels

"Good combustion practices" include operational and design elements to control the amount and distribution of excess air in the flue gas to confirm that there is enough oxygen present for complete combustion.

As a result, combustion control and clean fuels are considered baseline for the emergency diesel fire pump and is technically feasible.

5.12.1.3 Step 3. Rank the Technically Feasible Control Technologies

The technically feasible NO_x control technologies for the emergency diesel fire pump are ranked by control effectiveness in Table 5-37.

Table 5-37: Ranking of NO_x Control Technologies for the Emergency Diesel Fire Pump

Control Technology	Reduction (%)	Controlled Emission Level (g/hp-hr)
SCR	90	0.30
Combustion Control and Clean Fuels	Not applicable (baseline)	3.0

5.12.1.4 Step 4. Evaluate the Most Effective Control Technologies

Each technically feasible control technology was evaluated for energy, environmental, and economic impacts. These impacts are discussed below for each control technology.

5.12.1.4.1 SCR

Energy and Environmental Impacts

Energy and environmental impacts for an SCR system are discussed in Section 5.1.4.1.

Economic Impacts

Because this unit will only operate 500 hours per year, a cost analysis is not needed to show that the cost per ton of NO_x removed would be economically infeasible. The emergency diesel fire pump will only emit 0.47 tons per year of NO_x, based on the annual 500-operating hour limitation.

Therefore, an SCR is not proposed as BACT because it is not economically feasible for the emergency diesel fire pump.

5.12.1.4.2 Combustion Control and Clean Fuels

Combustion control is accomplished through operational control of the engines; therefore, there are no energy, environmental, or economic impacts associated with this control.

5.12.1.5 Step 5. Proposed NO_x Emergency Diesel Fire Pump BACT Determination

Combustion control and clean fuels were selected as BACT for NO_x for the emergency diesel fire pump; add-on controls are not practical on a unit this size, with limited operation, and the economic impacts are high. The emergency diesel fire pump will be able to achieve 3.0 g/hp-hr of NO_x emissions on an ongoing basis.

5.12.2 BACT for Carbon Monoxide – Emergency Diesel Fire Pump

The following sections outline the top-down steps for CO emissions from the emergency diesel fire pump.

5.12.2.1 Step 1. Identify Potential Control Strategies

For an engine that only operates 500 hours per year for testing and maintenance, there are no controls that are available that would even approach being cost effective. In addition, the fuel oil that is combusted would quickly poison and/or foul an oxidation catalyst in a short amount of operating time. For the purposes of this BACT analysis, however it is assumed that an oxidation catalyst may be technically feasible.

5.12.2.2 Step 2. Identify Technically Feasible Control Technologies

The primary methods for controlling CO emissions are evaluated for technical feasibility in the following sections.

5.12.2.2.1 Oxidation Catalyst

The RBLC did not list any add-on control devices as BACT for the emergency diesel fire pump; however, an oxidation catalyst may be available for this small engine size.

As a result, an oxidation catalyst system is considered technically feasible for the emergency diesel fire pump.

5.12.2.2.2 Combustion Control

"Good combustion practices" include operational and design elements to control the amount and distribution of excess air in the flue gas to confirm that there is enough oxygen present for complete combustion.

As a result, combustion control is considered baseline for the emergency diesel fire pump and is technically feasible.

5.12.2.3 Step 3. Rank the Technically Feasible Control Technologies

The technically feasible CO control technologies for the emergency diesel fire pump are ranked by control effectiveness in Table 5-38.

Table 5-38: Ranking of CO Control Technologies for the Emergency Diesel Fire Pump

Control Technology	Reduction (%)	Controlled Emission Level (g/hp-hr)
Oxidation Catalyst	90	0.26
Combustion Control	Not applicable (baseline)	2.6

5.12.2.4 Step 4. Evaluate the Most Effective Control Technologies

Each technically feasible control technology was evaluated for energy, environmental, and economic impacts. These impacts are discussed below for each control technology.

5.12.2.4.1 Oxidation Catalyst

Energy and Environmental Impacts

Energy and environmental impacts for an oxidation catalyst are discussed in Section 5.2.4.1.

Economic Impacts

The control cost analysis for an oxidation catalyst system for the emergency fire pump is shown in Appendix E. An oxidation catalyst system for this size unit would require a total capital investment of \$23,660. The annual costs of operating this oxidation catalyst system would be \$5,838. On an annual basis, only 0.32 tons per year of CO and 0.09 tons per year of VOC would be removed at a total cost of \$14,326 per ton of both pollutants removed, based on limited operation of 500 hours per year.

Keep in mind that normal operation for this unit will be testing and maintenance for less than one hour per week and results costs for the add- on controls would be much, much higher. Even when considering emergency operation for up to 500 hours per year, the cost for adding an oxidation catalyst to the emergency fire pump is considered economically infeasible; therefore, an oxidation catalyst for control of CO and VOC emissions from the emergency fire pump is not considered BACT. Additionally, since the emergency fire pump will typically operate for less than one hour during routine maintenance and testing, the emissions will be uncontrolled since it takes time for the catalyst to warm-up to optimal operating temperature; therefore, an oxidation catalyst is not an effective control technology.

Therefore, an oxidation catalyst is not proposed as BACT because it is not economically feasible for the emergency diesel fire pump.

5.12.2.4.2 Combustion Control

Combustion control is accomplished through operational control of the engine, therefore, there are no energy, environmental, or economic impacts associated with this control.

5.12.2.5 Step 5. Proposed CO Emergency Diesel Fire Pump BACT Determination

Combustion control was selected as BACT for CO for the emergency diesel fire pump; add-on controls are not practical on this small unit with limited operation and economic impacts are high. The emergency diesel fire pump will be able to achieve 2.6 g/hp-hr of CO emissions on an on-going basis.

5.12.3 BACT for Particulate Matter – Emergency Diesel Fire Pump

The following sections outline the top-down steps for particulate matter emissions from the emergency diesel fire pump.

5.12.3.1 Step 1. Identify Potential Control Strategies

The RBLC does not list any control strategies other than good combustion practices and low ash fuel (natural gas) for the emergency diesel fire pump.

A diesel particulate filter was deemed technically infeasible for the fire pump as the National Fire Protection Association, Underwriters Laboratories and Factory Mutual will not allow a particulate filter to be installed on the exhaust stack of a fire pump. This is because it is possible for this filter to become clogged, rendering the diesel engine inoperable.

No add-on controls were identified for significant removal of these pollutants from the engine's exhaust.

5.12.3.2 Step 2. Identify Technically Feasible Control Technologies

The only technically feasible control option is combustion control for PM/PM₁₀/PM_{2.5}.

5.12.3.3 Step 3. Rank the Technically Feasible Control Technologies

The technically feasible PM/PM₁₀/PM_{2.5} control technologies for the emergency diesel fire pump are ranked by control effectiveness in Table 5-39.

Table 5-39: Ranking of PM/PM₁₀/PM_{2.5} Control Technologies for the Emergency Diesel Fire Pump

Control Technology	Reduction (%)	Controlled Emission Level (g/hp-hr)
Combustion Control and Clean Fuels	Not applicable (baseline)	0.15

5.12.3.4 Steps 4 and 5. Evaluate the Most Effective Control Technologies and Proposed BACT for PM/PM₁₀/PM_{2.5}

Since no add-on controls were identified, combustion control with low ash fuel was selected as BACT for $PM/PM_{10}/PM_{2.5}$ at an emission rate of 0.15 g/hp-hr for the emergency diesel fire pump.

5.12.4 BACT for Volatile Organic Compounds – Emergency Diesel Fire Pump

The following sections outline the top-down steps for VOC emissions from the emergency diesel fire pump.

5.12.4.1 Step 1. Identify Potential Control Strategies

For an engine that only operates 500 hours per year for testing and maintenance, there are no controls that are available that would even approach being cost effective. In addition, the fuel oil that is combusted would quickly poison and/or foul the oxidation catalyst in a short amount of operating time. For the purposes of this BACT analysis; however, it is assumed that an oxidation catalyst may be technically feasible.

5.12.4.2 Step 2. Identify Technically Feasible Control Technologies

The primary methods for controlling VOC emissions are evaluated for technical feasibility in the following sections.

5.12.4.2.1 Oxidation Catalyst

Although the RBLC did not list any add-on control devices as BACT for the emergency diesel fire pump, an oxidation catalyst may be available for this small engine.

As a result, an oxidation catalyst system is considered technically feasible for the emergency diesel fire pump.

5.12.4.2.2 Combustion Control

"Good combustion practices" include operational and design elements to control the amount and distribution of excess air in the flue gas to confirm that there is enough oxygen present for complete combustion.

As a result, combustion control is considered baseline for the emergency diesel fire pump and is technically feasible.

5.12.4.3 Step 3. Rank the Technically Feasible Control Technologies

The technically feasible VOC control technologies for the emergency diesel fire pump are ranked by control effectiveness in Table 5-40.

Table 5-40: Ranking of VOC Control Technologies for the Emergency Diesel Fire Pump

Control Technology	Reduction (%)	Controlled Emission Level (g/hp-hr)
Oxidation Catalyst	20	0.91
Combustion Control	Not applicable (baseline)	1.1

5.12.4.4 Step 4. Evaluate the Most Effective Control Technologies

Each technically feasible control technology was evaluated for energy, environmental, and economic impacts. These impacts are discussed below for each control technology.

5.12.4.4.1 Oxidation Catalyst

Energy and Environmental Impacts

Energy and environmental impacts for an oxidation catalyst are discussed in Section 5.4.4.1.

Economic Impacts

The control cost analysis for an oxidation catalyst system for the emergency fire pump is shown in Appendix E. An oxidation catalyst system for this size unit would require a total capital investment of \$23,660. The annual costs of operating this oxidation catalyst system would be \$5,838. On an annual basis, only 0.32 tons per year of CO and 0.09 tons per year of VOC would be removed at a total cost of \$14,326 per ton of both pollutants removed, based on limited operation of 500 hours per year.

Keep in mind that normal operation for this unit will be testing and maintenance for less than one hour per week and results costs for the add- on controls would be much, much higher. Even when considering emergency operation for up to 500 hours per year, the cost for adding an oxidation catalyst to the emergency fire pump is considered economically infeasible; therefore, an oxidation catalyst for control of CO and VOC emissions from the emergency fire pump is not considered BACT. Additionally, since the emergency fire pump will typically operate for less than one hour during routine maintenance and testing, the emissions will be uncontrolled since it takes time for the catalyst to warm-up to optimal operating temperature; therefore, an oxidation catalyst is not an effective control technology.

Therefore, an oxidation catalyst is not proposed as BACT because it is not economically feasible for the emergency diesel fire pump.

5.12.4.4.2 Combustion Control

Combustion control is accomplished through operational control of the engines; therefore, there are no energy, environmental, or economic impacts associated with this control.

5.12.4.5 Step 5. Proposed VOC Emergency Diesel Fire Pump BACT Determination

Combustion control was selected as BACT for VOC for the emergency diesel fire pump; add-on controls are not practical on these small units with limited operation and economic impacts are high. The emergency diesel fire pump will be able to achieve 1.1 g/hp-hr of VOC emissions on an on-going basis.

5.12.5 BACT for Sulfuric Acid Mist – Emergency Diesel Fire Pump

The following sections outline the top-down steps for H₂SO₄ emissions from the emergency diesel fire pump.

5.12.5.1 Step 1-5 Identify, Rank and Select BACT

There are no add-on control technologies for controlling H₂SO₄ emissions from a diesel fire pump. As with the combustion turbine, using low sulfur fuel and controlling combustion is the only technologically feasible control option.

BACT is use of lower sulfur fuel and good combustion practices. This will achieve an emission rate of 0.02 tons per year of H₂SO₄ from the fire pump.

5.12.6 BACT for Greenhouse Gases – Emergency Diesel Fire Pump (Steps 1-5)

The emergency diesel fire pump is proposed to be used for no more than 500 hours per year. The design of the engine is dictated by the manufacturer, not by the end-user. As such, the Project is limited to commercially available options, which include those engines meeting EPA Tier 3 requirements.

Consistent with its rationale for the BACT determination for greenhouse gas emissions from the combustion turbine, BACT for the emergency diesel fire pump involves selection of the most efficient stationary emergency engine that can meet the facility's needs. Total greenhouse gas emissions from the emergency diesel fire pump are estimated at 80 tons CO₂e per year. These greenhouse gas emissions are also *de minimis* when compared to the turbine greenhouse gas emissions.

A Tier 3-certified engine is the most fuel-efficient option for these purposes. Further, because emissions of greenhouse gases are directly correlated to operation of the unit, BACT requires that the engine shall only be operated for maintenance, readiness testing, and during emergencies and other periods authorized by the permitting agency and/or the permit.

Operation of the emergency diesel fire pump will be limited by permit conditions for reliability-and maintenance related activities and the Owners will be required to keep records of the operation of the emergency diesel fire pump and its fuel usage. Therefore, the Owners believe no additional conditions are required to enforce this greenhouse gas BACT determination.

5.12.7 BACT for Opacity – Emergency Diesel Fire Pump

The following sections outline the top-down steps for opacity emissions from the emergency diesel fire pump.

5.12.7.1 Step 1. Identify Potential Control Strategies

Opacity is not a discrete pollutant and cannot be measured using mass emissions rate criteria (e.g., lb/hr). Therefore, a typical top-down BACT economic analysis that evaluated effectiveness on a \$/ton basis

cannot be conducted on opacity. Rather, the opacity BACT determination should focus on pollutants in the flue gas that contribute to opacity. These pollutants include PM, NO_x, SO₂, and H₂SO₄. BACT determinations have been done for PM, NO_x and H₂SO₄ for this emergency diesel fire pump. Units firing fuels with low ash content and high combustion efficiency exhibit correspondingly low exhaust opacity.

5.12.7.2 Step 2. Identify Technically Feasible Control Technologies

The Owners have prepared a detailed BACT evaluation for pollutants that potentially contribute to opacity. Based on these BACT evaluations, the Owners have identified the following control technologies as technically feasible: SCR and combustion control for NO_x control; and low ash, low sulfur fuel and combustion control for PM and H₂SO₄ control. These technologies represent BACT for the criteria pollutants and will also minimize opacity.

5.12.7.3 Step 3. Rank the Technically Feasible Control Technologies

Based on these BACT evaluations, the Owners have ranked the following feasible control technologies for opacity (1) combustion control, (2) clean fuels. The Owners have determined that the use of low ash, low sulfur fuel and combustion control combine to rank as the top option for opacity control.

5.12.7.4 Step 4. Evaluate the Most Effective Control Technologies

The energy, environmental, and economic impacts of the feasible control technologies are described in their respective BACT analysis.

5.12.7.5 Step 5. Proposed Opacity BACT Determination

BACT for exhaust opacity will include the use of combustion control for NO_x control and the use of low ash, low sulfur fuel and combustion control for PM and H_2SO_4 control. The combination of these control technologies represents BACT for opacity.

5.13 BACT Analysis for Emergency Diesel Generator (P07)

Previously submitted BACT Sections, post application submittals, and updated references to the BACT analysis sections for the emergency diesel generator are presented in Table 5-41. The updated emergency diesel generator BACT analysis shows that the BACT determination in the original application and PSD permit remain valid.

Description Previous Application Reference December 2021
Submittal Location

5.0 BACT

December 2018 Submittal

Table 5-41: Emergency Diesel Generator BACT Analysis References

BACT Analysis Steps 1 to 5

5.0 BACT

	Post application NTEC Response #18	Incorporated into Section 5.13.3
	Appendix D, Table D-5 December	Table D-5
RBLC	2018 Submittal	Appendix D
RBLC		Table D-5 Addendum
		Appendix D
	Table 3 and Table 4	Appendix E
Economic Tables	Post application NTEC Response #11	Appendix E
	Table 2a and Table 2b	Annandiy E
	Post application NTEC Response #17 Appendix	

One 1,490 hp (1,112 kW) emergency diesel generator will be installed for the Project. The emergency diesel generator will be limited to 500 hours per year (100 hours per year for testing and maintenance purposes) and will utilize ultra-low sulfur transportation grade distillate fuel oil, with a sulfur content of no more than 0.0015 weight percent. The emergency diesel generator will comply with the applicable NSPS requirements. The RBLC has limited information on BACT conclusions for small engines such as the emergency diesel generator (Appendix D). The RBLC tables also show high variability for emission rates for each pollutant. For all pollutants, no add-on controls were listed because the add-on controls were determined to not be economically feasible due to engine size.

BACT can be no less stringent than the NSPS Subpart IIII limits, which are discussed in Section 4.2.5.

A cost difference between a Tier 2 and Tier 4 engine as well as the associated dollar per ton of controlled emissions was provided at the request of WDNR as part of the post application information requests. The analysis is provided in Appendix E.

5.13.1 BACT for Nitrogen Oxides – Emergency Diesel Generator

The following sections outline the top-down steps for NO_x emissions from the emergency diesel generator.

5.13.1.1 Step 1. Identify Potential Control Strategies

For an emergency diesel generator that only operates 500 hours per year for testing and maintenance, there are no controls that are available that would approach being cost effective. In addition, the fuel oil that is combusted would quickly poison and/or foul an SCR catalyst in a short amount of operating time. For the purposes of this BACT analysis, however it is assumed that an SCR system may be technically feasible.

5.13.1.2 Step 2. Identify Technically Feasible Control Technologies

The primary methods for controlling NO_x emissions are evaluated for technical feasibility in the following sections.

5.13.1.2.1 SCR

The RBLC did not list any add-on control devices as BACT for the emergency diesel generator; however, an SCR may be available for this size of engine.

As a result, an SCR system is considered technically feasible for the emergency diesel generator.

5.13.1.2.2 Combustion Control

"Good combustion practices" include operational and design elements to control the amount and distribution of excess air in the flue gas to confirm that there is enough oxygen present for complete combustion.

As a result, combustion control is considered baseline for the emergency diesel generator and is technically feasible.

5.13.1.3 Step 3. Rank the Technically Feasible Control Technologies

The technically feasible NO_x control technologies for the emergency diesel generator are ranked by control effectiveness in Table 5-42.

Table 5-42: Ranking of NO_x Control Technologies for the Emergency Diesel Generator

Control Technology	Reduction (%)	Controlled Emission Level (g/hp-hr)
SCR	90	0.48
Combustion Control	Not applicable (baseline)	4.8

5.13.1.4 Step 4. Evaluate the Most Effective Control Technologies

Each technically feasible control technology was evaluated for energy, environmental, and economic impacts. These impacts are discussed below for each control technology.

5.13.1.4.1 SCR

Energy and Environmental Impacts

Energy and environmental impacts for an SCR system are discussed in Section 5.1.4.1.

Economic Impacts

The capital costs and annualized costs associated with an SCR system for the emergency diesel generator is shown in Appendix E. The total capital investment of installing an SCR system on the emergency diesel generator is approximately \$80,866. On an annual basis, the SCR system would cost approximately \$46,681, which results in a cost per ton of NOx removed of almost \$14,592 while removing only 3.3 tons of NOx per year, based on limited operation of 500 hours per year. Therefore, any control of NOx by add-on controls would result in costs that would not be economical, even when considering a maximum emergency use of up to 500 hours per year. In reality, the cost per ton removed will be much less, knowing that this unit will only be tested for up to one hour per week. Additionally, since the emergency diesel generator will typically operate for less than one hour during routine maintenance and testing, the emissions will be uncontrolled since it takes time for the SCR to warm-up to optimal operating temperature; therefore, a SCR is not an effective control technology.

Therefore, an SCR is not proposed as BACT because it is not economically feasible for the emergency diesel generator.

5.13.1.4.2 Combustion Control

Combustion control is accomplished through operational control of the engines; therefore, there are no energy, environmental, or economic impacts associated with this control.

5.13.1.5 Step 5. Proposed NO_x Emergency Diesel Generator BACT Determination

Combustion control was selected as BACT for NO_x for the emergency diesel generator; add-on controls are not practical on a unit this size, with limited operation, and the economic impacts are high. The emergency diesel generator will be able to achieve 4.8 g/hp-hr of NO_x emissions on an on-going basis.

5.13.2 BACT for Carbon Monoxide – Emergency Diesel Generator

The following sections outline the top-down steps for CO emissions from the emergency diesel generator.

5.13.2.1 Step 1. Identify Potential Control Strategies

For an engine that only operates 500 hours per year for testing and maintenance, there are no controls that are available that would even approach being cost effective. In addition, the fuel oil that is combusted would quickly poison and/or foul the oxidation catalyst in a short amount of operating time. For the

purposes of this BACT analysis, however it is assumed that an oxidation catalyst may be technically feasible.

5.13.2.2 Step 2. Identify Technically Feasible Control Technologies

The primary methods for controlling CO emissions are evaluated for technical feasibility in the following sections.

5.13.2.2.1 Oxidation Catalyst

The RBLC did not list any add-on control devices as BACT for the emergency diesel generator; however, an oxidation catalyst may be available for this small engine size.

As a result, an oxidation catalyst system is considered technically feasible for the emergency diesel generator.

5.13.2.2.2 Combustion Control

"Good combustion practices" include operational and design elements to control the amount and distribution of excess air in the flue gas to confirm that there is enough oxygen present for complete combustion.

As a result, combustion control is considered baseline for the emergency diesel generator and is technically feasible.

5.13.2.3 Step 3. Rank the Technically Feasible Control Technologies

The technically feasible CO control technologies for the emergency diesel generator are ranked by control effectiveness in Table 5-43.

Table 5-43: Ranking of CO Control Technologies for the Emergency Diesel Generator

Control Technology	Reduction (%)	Controlled Emission Level (g/hp-hr)
Oxidation Catalyst	90	0.26
Combustion Control	Not applicable (baseline)	2.6

5.13.2.4 Step 4. Evaluate the Most Effective Control Technologies

Each technically feasible control technology was evaluated for energy, environmental, and economic impacts. These impacts are discussed below for each control technology.

5.13.2.4.1 Oxidation Catalyst

Energy and Environmental Impacts

Energy and environmental impacts for an oxidation catalyst are discussed in Section 5.2.4.1.

Economic Impacts

Because the emergency diesel generator only operates for 500 hours per year for testing and maintenance, a cost analysis is not needed to show that the cost per ton of CO removed would be economically infeasible. The emergency diesel generator will only emit 2.15 tons per year of CO, based on the annual 500 operating hour limitation.

Therefore, an oxidation catalyst is not proposed as BACT because it is not economically feasible for the emergency diesel generator.

5.13.2.4.2 Combustion Control

Combustion control is accomplished through operational control of the engine, therefore, there are no energy, environmental, or economic impacts associated with this control.

5.13.2.5 Step 5. Proposed CO Emergency Diesel generator BACT Determination

Combustion control was selected as BACT for CO for the emergency diesel generator; add-on controls are not practical on this small unit with limited operation and economic impacts are high. The emergency diesel generator will be able to achieve 2.6 g/hp-hr of CO emissions on an on-going basis.

5.13.3 BACT for Particulate Matter – Emergency Diesel Generator

The following sections outline the top-down steps for $PM/PM_{10}/PM_{2.5}$ emissions from the emergency diesel generator.

5.13.3.1 Step 1. Identify Potential Control Strategies

The RBLC does not list any control strategies other than good combustion practices and low ash fuel (natural gas) for the emergency diesel generator. Vendors have stated there is no precedent for a particulate filter on an emergency diesel generator; therefore, a diesel particulate filter is considered experimental control technology not viable for the diesel generator.

No add-on controls were identified for significant removal of these pollutants from the engine's exhaust.

5.13.3.2 Step 2. Identify Technically Feasible Control Technologies

The only technically feasible control option is combustion control for PM/PM₁₀/PM_{2.5}.

5.13.3.3 Step 3. Rank the Technically Feasible Control Technologies

The technically feasible PM/PM₁₀/PM_{2.5} control technologies for the emergency diesel generator are ranked by control effectiveness in Table 5-44.

Table 5-44: Ranking of PM/PM₁₀/PM_{2.5} Control Technologies for the Emergency Diesel Generator

Control Technology	Reduction (%)	Controlled Emission Level (g/hp-hr)
Combustion Control	Not applicable (baseline)	0.15

5.13.3.4 Steps 4 and 5. Evaluate the Most Effective Control Technologies and Proposed BACT for PM/PM₁₀/PM_{2.5}

Since no add-on controls were identified, combustion control with low ash fuel was selected as BACT for $PM/PM_{10}/PM_{2.5}$ at an emission rate of 0.15 g/hp-hr for the emergency diesel generator.

5.13.4 BACT for Volatile Organic Compounds – Emergency Diesel Generator

The following sections outline the top-down steps for VOC emissions from the emergency diesel generator.

5.13.4.1 Step 1. Identify Potential Control Strategies

For an engine that only operates 500 hours per year for testing and maintenance, there are no controls that are available that would even approach being cost effective. In addition, the fuel oil that is combusted would quickly poison and/or foul the oxidation catalyst in a short amount of operating time. For the purposes of this BACT analysis, however it is assumed that an oxidation catalyst may be technically feasible.

5.13.4.2 Step 2. Identify Technically Feasible Control Technologies

The primary methods for controlling VOC emissions are evaluated for technical feasibility in the following sections.

5.13.4.2.1 Oxidation Catalyst

Although the RBLC did not list any add-on control devices as BACT for the emergency diesel generator, an oxidation catalyst may be available for this small engine.

As a result, an oxidation catalyst system is considered technically feasible for the emergency diesel generator.

5.13.4.2.2 Combustion Control

"Good combustion practices" include operational and design elements to control the amount and distribution of excess air in the flue gas to confirm that there is enough oxygen present for complete combustion.

As a result, combustion control is considered baseline for the emergency diesel generator and is technically feasible.

5.13.4.3 Step 3. Rank the Technically Feasible Control Technologies

The technically feasible VOC control technologies for the emergency diesel generator are ranked by control effectiveness in Table 5-45.

Table 5-45: Ranking of VOC Control Technologies for the Emergency Diesel Generator

Control Technology	Reduction (%)	Controlled Emission Level (g/hp-hr)
Oxidation Catalyst	20	0.26
Combustion Control	Not applicable (baseline)	0.32

5.13.4.4 Step 4. Evaluate the Most Effective Control Technologies

Each technically feasible control technology was evaluated for energy, environmental, and economic impacts. These impacts are discussed below for each control technology.

5.13.4.4.1 Oxidation Catalyst

Energy and Environmental Impacts

Energy and environmental impacts for an oxidation catalyst are discussed in Section 5.4.4.1.

Economic Impacts

Because the emergency diesel generator will only operate 500 hours per year for testing and maintenance, a cost analysis is not needed to show that the cost per ton of VOC removed would not be economically feasible. The emergency diesel generator will only emit 0.26 tons per year of VOC, based on the annual 500 operating hour limitation.

Therefore, an oxidation catalyst is not proposed as BACT because it is not economically feasible for the emergency diesel generator.

5.13.4.4.2 Combustion Control

Combustion control is accomplished through operational control of the engines; therefore, there are no energy, environmental, or economic impacts associated with this control.

5.13.4.5 Step 5. Proposed VOC Emergency Diesel Generator BACT Determination

Combustion control was selected as BACT for VOC for the emergency diesel generator; add-on controls are not practical on these small units with limited operation and economic impacts are high. The emergency diesel generator will be able to achieve 0.32 g/hp-hr of VOC emissions for the generator on an on-going basis.

5.13.5 BACT for Sulfuric Acid Mist – Emergency Diesel Generator

The following sections outline the top-down steps for H₂SO₄ emissions from the emergency diesel generator.

5.13.5.1 Step 1-5 Identify, Rank and Select BACT

There are no add-on control technologies for controlling H_2SO_4 emissions from a diesel generator. As with the combustion turbine, using low sulfur fuel and controlling combustion is the only technologically feasible control option.

BACT is use of lower sulfur fuel and good combustion practices. This will achieve an emission rate of 6.9 x 10⁻⁴ tons per year of H₂SO₄ from the emergency diesel generator.

5.13.6 BACT for Greenhouse Gases – Emergency Diesel Generator (Steps 1-5)

The emergency diesel generator is proposed to be used for no more than 500 hours per year. The design of the engine is dictated by the manufacturer, not by the end-user. As such, the Project is limited to commercially available options, which include those engines meeting EPA Tier 2 requirements.

Consistent with its rationale for the BACT determination for greenhouse gas emissions from the combustion turbine, BACT for the emergency diesel generator involves selection of the most efficient stationary emergency diesel generator that can meet the facility's needs. Total greenhouse gas emissions from the emergency diesel generator are estimated at 841 tons CO₂e per year. These greenhouse gas emissions are also *de minimis* when compared to the turbine greenhouse gas emissions.

A Tier 2-certified engine is the most fuel-efficient option for these purposes. Further, because emissions of greenhouse gases are directly correlated to operation of the unit, BACT requires that the engine shall

only be operated for maintenance, readiness testing, and during emergencies and other periods authorized by the permitting agency and/or the permit.

Because operation of the emergency diesel generator will be limited by permit conditions for reliabilityand maintenance related activities and the Owners will be required to keep records of the operation of the emergency diesel generator and its fuel usage. Therefore, the Owners believe no additional conditions are required to enforce this greenhouse gas BACT determination.

5.13.7 BACT for Opacity – Emergency Diesel Generator

The following sections outline the top-down steps for opacity emissions from the emergency diesel generator.

5.13.7.1 Step 1. Identify Potential Control Strategies

Opacity is not a discrete pollutant and cannot be measured using mass emissions rate criteria (e.g., lb/hr). Therefore, a typical top-down BACT economic analysis that evaluated effectiveness on a \$/ton basis cannot be conducted on opacity. Rather, the opacity BACT determination should focus on pollutants in the flue gas that contribute to opacity. These pollutants include PM, NO_x, SO₂, and H₂SO₄. BACT determinations have been done for PM, NO_x and H₂SO₄ for this emergency diesel generator. Units firing fuels with low ash content and high combustion efficiency exhibit correspondingly low exhaust opacity.

5.13.7.2 Step 2. Identify Technically Feasible Control Technologies

The Owners have prepared a detailed BACT evaluation for pollutants that potentially contribute to opacity. Based on these BACT evaluations, the Owners have identified the following control technologies as technically feasible: SCR and combustion control for NO_x control; and low ash, low sulfur fuel and combustion control for PM and H₂SO₄ control. These technologies represent BACT for the criteria pollutants and will also minimize opacity.

5.13.7.3 Step 3. Rank the Technically Feasible Control Technologies

Based on these BACT evaluations, the Owners have ranked the following feasible control technologies for NO_x: (1) combustion control, (2) clean fuels. The Owners have determined that the use of low ash, low sulfur fuel and combustion control combine to rank as the top option for opacity control.

5.13.7.4 Step 4. Evaluate the Most Effective Control Technologies

The energy, environmental, and economic impacts of the feasible control technologies are described in their respective BACT analysis.

5.13.7.5 Step 5. Proposed Opacity BACT Determination

BACT for exhaust opacity will include the use of combustion control for NO_x control and the use of low ash, low sulfur fuel and combustion control for PM and H₂SO₄ control. The combination of these control technologies represents BACT for opacity.

5.14 BACT for Volatile Organic Compounds – Fuel Oil Storage Tanks (T01, T02, and T03)

Previously submitted BACT Sections and updated references to the BACT analysis sections for the fuel oil storage tanks are presented in Table 5-46. The updated fuel oil storage tank BACT analysis shows that the BACT determination in the original application and PSD permit remain valid.

Table 5-46: Fuel Oil BACT Analysis References

Description	Previous Application Reference	December 2021 Submittal Location
BACT Analysis Steps 1 to 5 5.0 BACT December 2018 Submittal		5.0 BACT

The following sections outline the top-down BACT steps for emissions of VOC from the fuel oil storage tanks.

5.14.1 Steps 1, 2, and 3. Identify Potential Feasible Control Strategies and Rank Control Strategies

The Project will include three fuel oil (diesel) storage tanks: 180,000-gallon, 1,700-gallon, and 350-gallon. Diesel fuel has a very low vapor pressure and as such, controls that may be used on high vapor pressure liquids, such as floating roofs, are not as effective at reducing emissions. Fixed roof tanks are proposed for control of emissions from the fuel oil storage tanks.

5.14.2 Steps 4 and 5. Evaluate the Most Effective Control Technologies and Proposed BACT for VOC Emissions

The proposed BACT for the fuel oil storage tanks is the use of fixed roof tanks. Because emissions are extremely low from these sources, this is the only feasible and reasonable control for these small emission sources. Emissions will be less than 0.04 tons per year.

5.15 BACT for Particulate Matter (PM/PM₁₀/PM_{2.5}) – Haul Road Fugitives (F01)

Previously submitted BACT Sections and updated references to the BACT analysis sections for the haul road fugitives are presented in Table 5-47. The updated haul road BACT analysis shows that the BACT determination in the original application and PSD permit remain valid.

Description	Previous Application Reference	December 2021 Submittal Location
BACT Analysis Steps 1 to 5	5.0 BACT January 2021 Submittal	5.0 BACT
RBLC	Appendix D, Table D-2 January 2021 Submittal	Table D-9, Appendix D
		Table D-9 Addendum, Appendix D

Table 5-47: Haul Road Fugitives BACT Analysis References

Haul roads will be located onsite and delivery truck traffic will travel on paved roads. Emissions of particulate matter will be filterable only and speciated into PM, PM₁₀, and PM_{2.5}. However, control technologies will control all sizes of particulate.

5.15.1 Step 1: Identify Potential Control Strategies

In a review of the RBLC, the following control technologies for particulate emissions from roads were identified:

- 1. Chemical dust suppression and surfactant application,
- 2. Watering, sweeping and vacuuming,
- 3. Paving, and
- 4. Traffic and speed restrictions

5.15.2 Step 2: Identify Technically Feasible Control Technologies

All of the options listed, except chemical dust suppression and surfactant application, are potentially applicable control technologies considered technically feasible for the Project. Chemical dust suppression and surfactant application are generally used for unpaved surface and are considered infeasible for this Project as the facility roads will be paved.

5.15.3 Step 3: Rank the Technically Feasible Control Technologies

The third step in the BACT analysis is to rank the remaining control technologies in order of control effectiveness. Table 5-48 provides a listing of PM/PM₁₀/PM_{2.5} control technologies by effectiveness.

Table 5-48: Efficiency Ranking of Particulate Control Technologies for Haul Roads

Control Technology	Approximate Control Efficiency (percent)	
Water flushing followed by sweeping of paved roads	up to 96	
Water flushing of paved roads	up to 69	
Vacuum sweeping of paved roads	up to 58	
Paving		
Speed/traffic restrictions		

Source: EPA Control of Open Fugitive Dust Sources

5.15.4 Step 4: Evaluate Most Effective Control Technologies

The fourth step in the BACT analysis is to evaluate the most effective control technology based on energy, environmental, and economic impacts. Based on a review of the RBLC, the implementation of a Fugitive Dust Control Plan (FDCP) is considered a control method accepted as BACT for particulate emissions from roads at similar facilities. No specific BACT emission limits associated with the previously mentioned control methods were obtained from the RBLC.

5.15.5 Step 5: Select BACT

The applicants propose to develop, maintain, and implement a FDCP as BACT for the paved roads.

5.16 BACT for Greenhouse Gases (GHG) and VOCs – Natural Gas and Fuel Oil Fugitives (F02)

Previously submitted BACT Sections, post application evaluations, and updated references to the BACT analysis sections for the natural gas and fuel oil fugitives are presented in Table 5-49. The updated natural gas and fuel oil fugitives BACT analysis shows that the BACT determination in the original application and PSD permit remain valid.

Previous Application December 2021 Description Reference **Submittal Location 5.0 BACT 5.0 BACT** January 2021 Submittal Post application BACT BACT Analysis Steps 1 to 5 evaluation on "leak-proof" Incorporated into Section 5.0 piping components **BACT** WDNR Memorandum dated July 8, 2021 Table D-1, Appendix D Table D-8, Appendix D January 2021 Submittal **RBLC** Table D-8 Addendum, Appendix D Appendix E Cost Evaluations Appendix E January 2021 Submittal Cost Analysis **Economic Tables** Post application BACT Appendix E

Table 5-49: Natural Gas and Fuel Oil Fugitives BACT Analysis References

The proposed project will include natural gas piping components from the natural gas line that will enter the Project site to provide gas for the combustion turbine, duct burner, natural gas heaters and auxiliary boiler. These natural gas piping components are potential sources of methane emissions due to emissions from valves, flanges, sampling connections and relief valves.

evaluation on "leak-proof" piping components

The proposed project will also include fuel oil piping components from the fuel oil line that will enter the Project site to provide fuel oil for the combustion turbine and duct burner. The emergency diesel fire pump and emergency diesel generator piping components will also have minimal fugitive emissions. These fuel oil piping components are potential sources of VOC emissions due to emissions from valves, flanges, sampling connections and relief valves.

Methane is not a VOC but is regulated as a GHG with a GWP of 25 when expressed as CO₂e. Evaporative emissions from fuel oil, such as xylene and benzene, are VOCs.

5.16.1 Step 1: Identify Potential Control Strategies

Greenhouse gas emissions (methane) and VOCs may leak out of certain components within the pipeline system, anywhere there is a connection, valve or flange. Per a review of the RBLC database (Appendix D), the following technologies were identified as potential control options for these piping fugitives:

- Implementation of leak detection and repair (LDAR) program Instrument monitoring: using a handheld analyzer to determine if leaks exist
- Implementation of LDAR Physical inspection: an audio/visual/olfactory (AVO) leak detection program
- Good operating processes
- Certified low-leaking valves

5.16.2 Step 2: Identify Technically Feasible Control Technologies

The use of instrument monitoring LDAR and remote sensing technologies are technically feasible for natural gas and fuel oil components. A LDAR program based on AVO monitoring is determined to be infeasible because the natural gas transmission pipeline that connects directly to the facility will not be odorized with mercaptan, the odorant typically added to distribution lines to allow for olfactory detection of any leaks without instrumentation. Since mercaptan is not present, inspections for gas leakage are accomplished by using leak detector equipment. These leak detection surveys with instrumentation are conducted at intervals as prescribed by applicable state and gas pipeline regulations. AVO inspections for fuel oil are technically feasible. Additionally, good operating practices and certified low-leaking values are also feasible for the natural gas and fuel oil fugitive emissions. Therefore, the instrument monitoring LDAR program, good operating practices, and certified low-leaking valves listed in Step 1 are technically feasible for natural gas. All listed control technologies in Step 1 are technically feasible for fuel oil.

5.16.3 Step 3: Rank the Technically Feasible Control Technologies

LDAR programs are used to inspect fugitive components to identify leaks either by using instruments or by physical inspections. Leaks identified by the inspections are then repaired within a specified time period, thus reducing the emissions.

The top-ranked control strategy is a LDAR program that utilizes instrument leak detection. Based on available data piping components are generally assigned control efficiencies ranging from 30 to 97 percent for valves, relief valves, and sampling connections (TCEQ, 2018).

The second-ranked control option involves implementation of a AVO leak detection program. Per Texas Commission on Environmental Quality (TCEQ) documentation of a control efficiency of 97 percent is generally assigned for a AVO program.

Certified low-leaking valves are a remaining control technology with 80 percent control of VOC and CO₂e.

Good operating processes are considered baseline for the purposes of this BACT analysis. Table 5-50 summarizes the control efficiencies for the various control technology options.

Table 5-50. GHG and VOC Technology Rankings for Natural Gas and Fuel Oil Fugitives

Rank	Control Technology	Percent Control
1	LDAR program – instrument monitoring	97%
2	LDAR program - AVO leak detection	97%
3	Certified low-leaking valves	80%
4	Good operating process	Not applicable (baseline)

Source: TCEQ, 2018

5.16.4 Step 4: Evaluate Most Effective Control Technologies

Since the uncontrolled VOC and CO₂e emissions from the natural gas and fuel oil piping represent less than 0.04 percent of the total site wide VOC emissions and less than 0.04 percent of the total site wide CO₂e emissions, any emission control techniques applied to the piping fugitives will provide minimal additional VOC and CO₂e emission reductions over the baseline.

The economic impacts of installing a LDAR program for instrument monitoring was evaluated. Based on EPA data the estimated cost effectiveness of LDAR programs is shown below in Table 5-51 (EPA, 1992).

Table 5-51: Cost Effectiveness of LDAR Programs

Control	Annual Cost (\$/year)	Cost Effectiveness - Mass (\$/ton GHG)	Cost Effectiveness – CO₂e (\$/ton CO₂e)
LDAR program – instrument monitoring	\$76,389	\$3,258	\$130

The economic impacts of installing low-leaking valves were also evaluated. For the valves that are included in the natural gas and fuel oil piping components emissions unit (F02), the department (WDNR) determined that certified low-leaking valves cost would be \$5,874 per ton of methane (\$234.95 per ton CO₂e) and \$29,826 per ton VOC removed. To provide a basis for determining economic feasibility for CO₂e, the cost of 1 ton of carbon credits in the California cap and trade program is approximately \$19 per ton of CO₂e for the May 2021 auction. Because the control costs are above the levels that the WDNR

considers to be economically feasible as BACT under PSD, certified low-leaking valves have been determined by the department to not be economically feasible

A detailed cost summary analysis is provided in Appendix E.

5.16.5 Step 5: Select BACT

Based on the top-down analysis for natural gas, an instrument monitoring LDAR program is BACT for natural gas components. Instrument monitoring LDAR program was also selected as BACT for fuel oil components.

Any GHG and VOC emissions from the piping components will be fugitive emissions. Fugitive emissions are, by their nature, very difficult to monitor directly, as they are not emitted from a discrete emission point. Therefore, the Owners propose the following compliance demonstrations, recordkeeping and monitoring requirements:

- 1. Conduct instrument monitoring inspections on piping components each calendar quarter to detect leaks of natural gas and fuel oil.
- 2. Keep a log of all the quarterly instrument monitoring inspections from piping components that are part of this Project.
- 3. Develop a Facility Leak Detection Plan

These proposed work practices are consistent with the BACT determinations identified above.

6.0 AIR DISPERSION MODELING

Summary: An updated air quality analysis was performed using WDNR's recently updated meteorological data and background concentrations. Section 6.0 replaces all previously submitted air dispersion modeling analyses. The SO_2 emission rates for modeling provided to WDNR as part of a data request response #7 is provided in Appendix F.

Since the Project is subject to PSD review, an air dispersion modeling analysis is required for each regulated NSR pollutant that exceeds its PSD significance level. According to the emission calculations for this Project, NO_x, CO, PM, PM₁₀, PM_{2.5}, VOC, and CO₂e are subject to PSD review; as a result, an air quality analysis was performed for NO_x, CO, PM₁₀, and PM_{2.5} using the EPA-approved American Meteorological Society (AMS)/EPA Regulatory Model (AERMOD). Consistent with WDNR and EPA guidance, AERMOD modeling of PM, VOC, and CO₂e were not conducted, since there are no modeling thresholds for these pollutants.

A summary of the models, the modeling techniques, and modeling results for the Project are discussed in the following sections.

6.1 Air Dispersion Model

Air dispersion modeling was performed using the latest version of the AERMOD model (Version 21112). The AERMOD model is an EPA-approved, steady-state Gaussian air dispersion model that is designed to estimate downwind ground-level concentrations from single or multiple sources using detailed meteorological data. AERMOD is a model currently approved for industrial sources and PSD permits.

The WDNR requested that the Owners demonstrate regulatory compliance through the use of AERMOD. Major features of the AERMOD model are as follows:

- Plume rise, in stable conditions, is calculated using Briggs equations that consider wind and
 temperature gradients at stack top and half the distance to plume rise; in unstable conditions,
 plume rise is superimposed on the displacements by random convective velocities, accounting for
 updrafts and downdrafts due to momentum and buoyancy as a function of downwind distance for
 stack emissions.
- Plume dispersion receives Gaussian treatment in horizontal and vertical directions for stable conditions and non-Gaussian probability density function in vertical direction for unstable conditions.

- AERMOD creates profiles of wind, temperature, and turbulence, using all available measurement levels and accounts for meteorological data throughout the plume depth.
- Surface characteristics, such as Bowen ratio, albedo, and surface roughness length, may be specified to better simulate the modeling domain.
- Planetary Boundary Layers (PBL) such as friction velocity, Monin-Obukhov length, convective velocity scale, mechanical and convective height, and sensible heat flux may be specified.
- AERMOD uses a convective (based upon hourly accumulation of sensible heat flux) and a
 mechanical mixed layer height.
- AERMOD's terrain pre-processor (AERMAP) provides information for the advanced critical dividing streamline height algorithms and uses National Elevation Dataset (NED) to obtain elevations.
- AERMOD uses vertical and horizontal turbulence-based plume growth (from measurements and/or PBL theory) that varies with height and uses continuous growth functions.
- AERMOD uses convective updrafts and downdrafts in a probability density function to predict
 plume interaction with the mixing lid in convective conditions while using a mechanically mixed
 layer near the ground.
- Plume reflection above the lid is considered.
- AERMOD models impacts that occur within the cavity regions of building downwash via the use
 of the plume rise model enhancements (PRIME) algorithm, and then uses the standard AERMOD
 algorithms for areas without downwash.

Details of the AERMOD modeling options may be found in the User's Guide for AERMOD (EPA, 2021). The regulatory default option was selected for this analysis since it met the EPA guideline requirements and WDNR modeling guidance requirements.

The following default model options were used:

- Elevated Terrain Algorithms
- Stack-tip Downwash
- Gradual Plume Rise
- Buoyancy-induced Dispersion
- Calms and Missing Data Processing Routine
- Calculate Wind Profiles
- Default Vertical Potential Temperature Gradient

• Rural Dispersion

6.2 Model Parameters

Modeling runs were conducted at full load and partial loads of the combustion turbines to confirm that operation of the Project will not result in impacts greater than the NAAQS and PSD Class II Increments. The expected hourly emission rates and modeling parameters for the combustion turbine while combusting natural gas or fuel oil are shown in Table 6-1 and Table 6-2, respectively. These emission rates represent projected worst-case ambient conditions under various operating loads and include start-up and shutdown emissions. The annual emissions are based on worst-case annual emissions. Modeling of VOC and CO₂e will not be carried out because there are no modeling thresholds for these pollutants.

Table 6-1: Combustion Turbine Emissions and Modeling Parameters – Natural Gas Operation

Pollutant	Unitsª	Duct firing 100% Load	100% Load	75% Load	MECL Load	Start-up/ Shutdown
NO_x	lb/hr	33.46	26.55	20.56	12.44	200.00 ^b
NO_x	tpy			255.61		
CO	lb/hr	15.28	12.12	9.39	5.68	7,190.00 ^b
DM /DM	lb/hr	36.31	21.80	16.81	12.94	21.80
$PM_{10}/PM_{2.5}$	tpy			162.80		
Stack Param	neters					
Stack temper	rature (°F) ^a	163.55	167.12	164.93	164.93	166.94
Exit veloc	ity (ft/s) ^a	64.00	63.81	48.88	36.82	61.56
Stack heig	tht (feet)	190.0				
Stack diam	eter (feet)			21.28		

⁽a) lb/hr = pounds per hour, tpy = tons per year, °F = degrees Fahrenheit, ft/s = feet per second, MECL = minimum emissions compliance load

⁽b) Maximum 1-hour start-up emissions (worst-case combustion turbine emissions during start-up)

Table 6-2: Combustion Turbine Emissions and Modeling Parameters – Fuel Oil Operation

Pollutant	Unitsª	Duct firing 100% Load	100% Load	75% Load	MECL Load	Start-up/ Shutdown
NO_x	lb/hr	72.68	51.55	41.04	31.10	510.00 ^b
NO_{x}	tpy		255.61			
CO	lb/hr	11.06	7.85	6.25	15.78	16,860.00 ^b
DM /DM	lb/hr	54.51	39.45	37.50	35.68	39.45
$PM_{10}/PM_{2.5}$	tpy			162.80		
Stack Param	neters					
Stack temper	rature (°F) ^a	176.63	176.63	169.24	165.01	175.66
Exit veloc	ity (ft/s) ^a	71.96	71.19	57.75	43.48	68.88
Stack heig	tht (feet)	190.0				
Stack diam	eter (feet)			21.28		

⁽a) lb/hr = pounds per hour, tpy = tons per year, °F = degrees Fahrenheit, ft/s = feet per second,

The expected hourly emission rates and modeling parameters for the auxiliary equipment are shown in Table 6-3. Annual emissions for the auxiliary boiler and gas heaters were based on 8,760 hours of operation per year.

Table 6-3: Auxiliary Equipment Emissions and Modeling Parameters

Pollutant	Unitsª	Auxiliary Boiler	Natural Gas Heater #1	Natural Gas Heater #2
NO_x	lb/hr	1.10	0.49	0.49
NO _x	tpy	4.82	2.15	2.15
CO	lb/hr	0.37	0.82	0.82
DM /DM	lb/hr	0.75	0.07	0.07
$PM_{10}/PM_{2.5}$	tpy	3.26	0.33	0.33
Stack Param	neters			
Stack temper	rature (°F) ^a	290.00	750.00	750.00
Exit veloc	ity (ft/s) ^a	48.00	25.00	25.00
Stack height (feet)		110.00	15.00	15.00
Stack diam	eter (feet)	3.50	1.67	1.67

⁽a) lb/hr = pounds per hour, tpy = tons per year, °F = degrees Fahrenheit, ft/s = feet per second

6.3 Haul Roads

The haul roads included in the model were laid out using the guidance from the March 2, 2012, EPA memo on the *Haul Road Workgroup Final Report* (EPA, 2012). The following parameters were used:

• Vehicle height of 12 feet

MECL = minimum emissions compliance load

⁽b) Maximum 1-hour start-up emissions (worst-case combustion turbine emissions during start-up)

- Road width of 20 feet
- Top of plume height = 1.7 x vehicle height = 20.40 feet or 6.22 meters
- Volume source release height = 0.5 x top of plume height = 10.20 feet or 3.11 meters
- Width of plume = road width + 6 meters for two lane roadways = 39.69 feet or 12.10 meters
- Initial sigma z = top of plume / 2.15 = 9.49 feet or 2.89 meters
- Initial sigma y = width of plume / 2.15 = 18.46 feet or 5.63 meters
- Adjacent volume source spacing = sigma y x 2.15 = 39.69 feet or 12.10 meters

The calculated road emissions are included in Appendix C.

6.4 Modeling Methodology

The modeling methodology used for this analysis is summarized in the sections below.

6.4.1 Intermittent Emissions

Per WDNR guidance, the Owners propose to only model sources with continuous operation. Emission units that do not have a set operating schedule, operate for short periods of time during the year, and do not contribute to the normal operation of the facility were not included in modeling analysis. Therefore, the emergency diesel fire pump and emergency diesel generator are considered intermittent sources and were not included in the modeling analysis.

6.4.2 Emission Factors

Emissions factor (EMISFACT) modeling options in AERMOD allow a user to model emissions only when certain criteria are met. EMISFACT was not used for any Project sources. EMISFACT was used for the inventory sources where WDNR indicated it was appropriate, specifically for inventory source "UW-16" which operates only from October to April.

6.4.3 Rain Caps and Horizontal Stacks

If horizontal stacks or rain caps are present at the site, the restriction of vertical flow is accounted for through the use of the POINTCAP or POINTHOR keywords within the AERMOD input file. The POINTCAP and POINTHOR keywords were not used for any Project sources. The POINTHOR keyword was used for the Husky Superior inventory sources where WDNR indicated it was appropriate.

6.4.4 Good Engineering Practice Stack Height

Sources are subject to Good Engineering Practice (GEP) stack height requirements outlined in 40 CFR Part 51, Sections 51.100 and 51.118. As defined by the regulations, for stacks in existence on January 12, 1979 and with appropriate permits under 40 CFR Parts 51 and 52, GEP height is calculated as:

$$GEP = 2.5*H$$

Where,

H = the building height

For all other stacks, GEP height is calculated as the greater of 65 meters (measured from the ground level elevation at the base of the stack) or the height resulting from the following formula:

$$GEP = H + 1.5L$$

Where,

H =the building height; and

L = the lesser of the building height or the greatest crosswind distance of the building - also known as maximum projected width.

To meet stack height requirements, the point sources were evaluated in terms of the proximity to nearby structures. The purpose of this evaluation is to determine if the discharge from each stack will become caught in the turbulent wake of a building or other structure, resulting in downwash of the plume.

Downwash of the plume can result in elevated ground-level concentrations. In EPA's 1985 *Guideline for Determination of Good Engineering Practice Stack Height*, EPA provides guidance for determining whether building downwash will occur. The downwash analysis was performed consistent with the methods prescribed in this guidance document.

Calculations for determining the direction-specific downwash parameters were performed using the most current version of the EPA's Building Profile Input Program – Plume Rise Model Enhancements, otherwise referred to as the BPIP-PRIME downwash algorithm (Version 04274). The BPIP-PRIME files are included in the electronic file transfer to the WDNR. After running the BPIP-PRIME model, it was determined that the GEP stack heights do not exceed the greater of 65 meters or the calculated GEP stack height.

The buildings are included in the model per the following WDNR guidance:

• If a building has multiple tiers, the structure was modeled as a single building with multiple tiers (wedding cake methodology).

- Structures that are less than four feet in height were not modeled.
- All structures that present a solid face from the ground to the top of the structure and that have angled corners were included.
- Structures off the ground were not included.
- Average roof heights were used for peaked or sloped tiers.
- Single, individual silos that are taller than they are wide were not included.
- Groupings of silos and large, wide circular grain bins using the eave height were included.

6.4.5 Receptor Grid

The overall purpose of the modeling analysis is to demonstrate that operation of the Project will not result in, or contribute to, concentrations above the NAAQS or PSD Class II Increments. Modeling runs were conducted using the AERMOD model in simple and complex terrain mode within a 20- by 20-kilometer Cartesian grid to determine the significant impact area for each pollutant. Based on guidance from WDNR, the grid incorporated the receptor spacing specified in Table 6-4. Receptors were also placed along the fence line boundary at a spacing of 25 meters.

 Distance from Fence Line (kilometers)
 Receptor Spacing (meters)

 0-0.5 25

 0.5-1 50

 1-2 100

 2-5 250

 5-10 500

Table 6-4: Receptor Spacing from Fence Line Boundary

Source: WDNR, Wisconsin Air Dispersion Modeling Guidelines, 2018

A tight receptor grid provided by WDNR was included to incorporate the high terrain in Duluth as shown in Figure B-3, Appendix B.

Terrain elevations were incorporated into the model. The 1/3 arc second U.S. Geological Survey (USGS) NED data was used to obtain the necessary receptor elevations. North American Datum of 1983 (NAD 83) was used to develop the Universal Transverse Mercator (UTM) coordinates for this Project.

AERMOD has a terrain preprocessor (AERMAP) which uses gridded terrain data for the modeling domain to calculate not only a XYZ coordinate, but also a representative terrain-influence height associated with each receptor location selected. This terrain-influenced height is called the height scale

and is separate for each individual receptor. AERMAP (Version 18081) utilized the electronic NED data to populate the model with receptor elevations.

6.4.6 Meteorological Data

AERMOD requires a preprocessor called AERMET to process meteorological data for 5 years from offsite locations to estimate the boundary layer parameters for the dispersion calculations. AERMET requires the input of surface roughness length, albedo, and Bowen ratio to define land surface characteristics for its calculations. WDNR provides AERMOD-ready processed meteorological data sets; therefore, the site characteristics (Bowen ratio, albedo, surface roughness) were completed by WDNR.

Surface air meteorological data from Sky Harbor Airport, in Duluth, Minnesota (WBAN ID 04919) and upper air data from Minneapolis, Minnesota (WBAN ID 94983) was used in the analysis. The most recent 5-year data set available covers the period of 2015 to 2018 and 2020. A profile base elevation of 186 meters was used in the model. The meteorological data used to develop these data sets has been analyzed by WDNR for data completeness, and these data sets have good data quality.

6.4.7 Land Use Parameters

USGS land cover data was used to determine the rural and urban land use percentages for a 3-kilometer area surrounding the Project site (Figure B-4, Appendix B). Land use categories I1, I2, C1, R2, and R3 were classified as urban land use categories (EPA, 2017). Less than 12 percent of the area surrounding the Nemadji River Site is classified as urban. Since the 3-kilometer area surrounding the Project is more than 50 percent rural, the rural dispersion coefficients option in the AERMOD model were selected.

6.4.8 Modeling Thresholds

The NAAQS, modeling/monitoring significance levels, and PSD Class II Increment thresholds for the modeled pollutants are shown in Table 6-5.

Table 6-5: NAAQS, Monitoring and Monitoring Significance Levels, and PSD Class II Increment

	Averaging Period	Monitoring Significance Level	Modeling Significance Level	PSD Class II Increment	NAAQS
Pollutant		microgra	ıms per cubic me	ter (µg/m³)	
NO	Annual	14	1	25	100
NO_x	1-hour	NA	7.5	NA	188
CO	8-hour	575	500	NA	10,000
СО	1-hour	NA	2,000	NA	40,000
DM	Annual	NA	1	17	NA
PM_{10}	24-hour	10	5	30	150
DM	Annual	NA	0.2 ^b	4	12
PM _{2.5}	24-hour	4ª	1.2 ^b	9	35

Source: WDNR Wisconsin Air Dispersion Modeling Guidelines, 2018

The modeled values were modeled using the appropriate form of the standard for each pollutant and averaging period. For significance modeling, all short-term and annual averaging periods were modeled with the impact shown in Table 6-6. For PSD Class II Increment, the short-term averaging periods were compared to the high second highest impacts, and the annual standards were compared to the first highest impacts. The NAAQS thresholds were modeled using the highs shown in Table 6-6 for each averaging period.

Table 6-6: Modeled Highs

Pollutant	Averaging Period	Significant Impact Level High	NAAQS Modeled High
NO_2	Annual	1st highest	1st highest
NO ₂	1-hour	5-year average 1st high hour day	5-year average 8th high hour day
СО	8-hour	1st highest	High 2nd highest
CO	1-hour	1st highest	High 2nd highest
DM	Annual	1st highest	NA
PM_{10}	24-hour	1st highest	6th highest in 5 years
PM _{2.5}	Annual	5-year average year	5-year average year
F 1V12.5	24-hour	5-year average 1st high day	5-year average 8th high day

Source: WDNR, Wisconsin Air Dispersion Modeling Guidelines, 2018

⁽a) The PM_{2.5} 24-hour significant monitoring concentration vacated by the United States Court of Appeals for the District of Columbia Circuit on January 22, 2013, is not considered valid in Wisconsin. However, representative local monitoring data is available for use.

⁽b) EPA Memorandum, 2018a, "Guidance on Significant Impact Levels for Ozone and Fine Particles in the Prevention of Significant Deterioration Permitting Program."

6.4.9 PM_{2.5} Significant Impact Level Justification

The United States Court of Appeals for the District of Columbia Circuit on January 22, 2013, vacated and remanded portions of the EPA rule establishing significant impact levels for PM_{2.5}. An analysis was performed to determine whether the vacated PM_{2.5} significant impact levels are justified for this area.

The data that is collected by the monitors is available on the EPA website (http://www.epa.gov/airdata/). The most representative monitor for the 24-hour and annual PM_{2.5} background concentrations is a monitor located at 720 North Central Avenue in Duluth, Minnesota (Air Quality System [AQS] ID: 27-137-7554). This is the closest operating PM_{2.5} monitor and is most representative of the site. This monitor is located approximately 9 kilometers northwest from the Project site. The difference between the representative monitor value and the NAAQS standard (for both the 24-hour and annual standards) is sufficiently greater than the PM_{2.5} significant impact level. Therefore, the use of PM_{2.5} significant impact level is justified for this area, as demonstrated in Table 6-7.

Dozomotov	PM _{2.5} 24-Hour Average	PM _{2.5} Annual Average	
Parameter	micrograms per cubic meter (µg/m³)		
2018-2020 design value ¹	16.0	5.3	
NAAQS ²	35.0	12.0	
Difference NAAQS minus design value	19.0	6.7	
PSD Class II significant impact level ³	1.2	0.2	

Table 6-7: Duluth PM_{2.5} Monitor (AQS ID: 27-137-7554)

Source:

6.4.10 Ambient Monitoring

The modeling analysis for emission sources for the Project will also address the pre-construction monitoring provision of the PSD regulations (EPA 1987). The regulations specify monitoring *de minimis* levels for each PSD pollutant that, if exceeded, trigger the requirement to perform 1 year of pre-construction ambient air monitoring. If any predicted concentrations reach or exceed the monitoring *de minimis* levels, the Owners will consult with the WDNR to determine if pre-construction ambient air monitoring will be required. If modeled values exceed their respective monitoring *de minimis* values, the Owners will request a waiver to use local ambient monitoring data to fulfill the pre-construction monitoring provisions of the PSD regulations or develop an acceptable monitoring plan at that time. For any impacts predicted to be below the monitoring *de minimis* levels, the Owners will request an

⁽¹⁾ EPA, http://www.epa.gov/airdata/, accessed 2021

⁽²⁾ Title 40 CFR Part 50

⁽³⁾ EPA Memorandum, 2018a, "Guidance on Significant Impact Levels for Ozone and Fine Particles in the Prevention of Significant Deterioration Permitting Program."

exemption from pre-construction ambient air monitoring, given that representative monitors in the area may be used for appropriate background concentrations.

6.4.11 NAAQS and PSD Class II Increment Analysis

When the maximum impacts exceed the significant impact level for any pollutant and averaging time, then a refined modeling analysis is required. The inventories of sources within the radius of impact were developed in accordance with applicable EPA guidance and obtained from the WDNR and Minnesota Pollution Control Agency. For the NAAQS and PSD Class II Increment analysis, all stationary sources identified by WDNR and Minnesota Pollution Control Agency that emit pollutants subject to this analysis and are located within the radius of impact were addressed.

Background air quality concentrations (as described in Section 6.4.12) were added to model-predicted concentrations for comparison to the NAAQS. If the refined analysis does not result in any concentrations above the NAAQS or PSD Class II Increments, no further modeling was conducted.

6.4.12 Background Air Quality

As stated previously, if any pollutant exceeds its respective PSD significance level, a refined analysis (cumulative analysis) was performed for that pollutant and averaging period. The analysis was used to determine compliance with the PSD Class II Increments and the NAAQS. The NAAQS are set up to protect the air quality for all sensitive populations, and attainment is determined by the comparison to the NAAQS thresholds. As such, there are existing concentrations of each criteria pollutant that are present in ambient air that must be included in an analysis to account for items, such as mobile source emissions, that are not already accounted for in the model. Monitored ambient emission levels were added to the modeled ground level impacts to account for these sources.

Regional background values were obtained from the WDNR *Guidance on Background Concentrations* memo (WDNR, 2021) that lists values for both "low" and "high" background categories. The Project is located in an area categorized as a "high" background area; therefore, the "high" background values were used for each pollutant that requires a refined analysis. The values listed in Table 6-8 were used as background levels and were added to the modeled impacts for each pollutant if NAAQS modeling is required.

Pollutant	Averaging Period	Background Concentration (micrograms per cubic meter)	
NO	Annual	HROFDY & MONTH ^a	
NO_2	1-hour	HROFDY & MONTH ^a	
CO	8-hour	916.8	
CO	1-hour	1,196.0	
PM ₁₀	24-hour	33.1	
DM	Annual	8.0	
$PM_{2.5}$	24-hour	20.8	

Table 6-8: Background Concentrations

Source: WDNR, Guidance on Air Quality Background Concentrations, 2021

(a) Hour of day and monthly values are provided in the WDNR background guidance memo

6.4.13 NO₂ Modeling – Multi-Tiered Screening Approach

The AERMOD model gives the emission results for all pollutants, including NO_x. However, impacts of NO₂ must be examined for comparison to the NAAQS, PSD Class II Increments, and significance values. The EPA has a three-tier approach to modeling NO₂ concentrations:

- Tier I total conversion, or all $NO_x = NO_2$
- Tier II use a default NO₂/NO_x ratio
- Tier III case-by-case detailed screening methods, such as the Ozone Limiting Method (OLM) or Plume Volume Molar Ratio Method (PVMRM)

Tier II of the Ambient Ratio Method (ARM2) uses a minimum and maximum ratio that varies based on the modeled level of NO_x . For the 1-hour modeled results, the default minimum and maximum ratios of 0.5 and 0.9, respectively, were applied to determine the predicted ground-level concentration of NO_2 . For the annual modeled results, NO_x was assumed to be equal to NO_2 (Tier I).

6.5 Significance Model Results

Significance modeling was performed for NO₂, CO, PM₁₀, PM_{2.5}, and SO₂ for the appropriate emission sources. The modeled impacts are shown in Table 6-9 below.

Pollutant	Averaging	UTM Co	ordinates ^a	Year	Predicted Concentration	Modeling Significance Level ¹	Monitoring De Minimis Level ²
	Period	Easting (meters)	Northing (meters)		micrograms per cubic meter (µg/m³)		er (µg/m³)
NO_2	Annual	572,555.5	5,170,865.2	2016	2.9	1	14
NO_2	1-hour	568,000.0	5,183,000.0	5 years	162.5 ^b	7.5	NA
СО	8-hour	572,900.0	5,171,475.0	2015	2,329.7	500	575
	1-hour	573,025.0	5,171,450.0	2015	5,252.7	2,000	NA
DM	Annual	572,769.1	5,171,086.5	2018	7.0	1	NA
PM_{10}	24-hour	572,808.9	5,171,122.0	2020	25.8	5	10
DM	Annual	572,791.2	5,171,106.1	2015	0.61°	0.2e	NA
PM _{2.5}	24-hour	572,300.0	5,170,725.0	2018	6.5 ^d	1.2e	4 ^f

Table 6-9: Maximum Modeled Concentrations for Significance Modeling.

Sources: WDNR, Wisconsin Air Dispersion Modeling Guidelines, 2018

6.5.1 NO₂ Significance Results

After examining the modeling results, it was determined that exceedances of the annual and 1-hour NO₂ modeling significance level occurred, and that refined modeling will be required. The annual predicted impacts were lower than the ambient air monitoring *de minimis* level and therefore no pre-construction ambient monitoring is proposed for NO₂.

6.5.2 CO Significance Results

After examining the modeling results, it was determined that exceedances of the 8-hour or 1-hour CO modeling significance level occurred, and that refined modeling will be required. The 8-hour predicted impacts were greater than the ambient air monitoring *de minimis* level and therefore pre-construction ambient monitoring must be considered for CO. The Owners request that existing monitoring data from the Anoka County Airport monitor located in Blaine, Minnesota (AQS ID: 27-003-1002) be used for existing ambient levels of CO in the area.

⁽a) UTM = Universal Transverse Mercator: NAD83.

⁽b) ARM2 methodology was applied to the model.

⁽c) Impact represents primary and secondary annual PM_{2.5} (0.6 μ g/m³+ 0.01 μ g/m³)

⁽d) Impact represents primary and secondary 24-hour PM_{2.5} (6.3 μ g/m³+ 0.19 μ g/m³)

⁽e) EPA Memorandum, 2018a, "Guidance on Significant Impact Levels for Ozone and Fine Particles in the Prevention of Significant Deterioration Permitting Program."

⁽f) The PM_{2.5} 24-hour significant monitoring concentration vacated by the United States Court of Appeals for the District of Columbia Circuit on January 22, 2013, is not considered valid in Wisconsin. However, representative local monitoring data is available for use.

6.5.3 PM₁₀/PM_{2.5} Significance Results

After examining the modeling results, it was determined that exceedances of the 24-hour and annual PM₁₀ and 24-hour and annual PM_{2.5} modeling significance level occurred, and that refined modeling will be required.

The 24-hour predicted impacts were greater than the PM_{2.5} ambient air monitoring *de minimis* levels and therefore pre-construction ambient monitoring must be considered for PM_{2.5}. The Owners request that existing monitoring data from the 720 North Central Avenue monitor located in Duluth, Minnesota (AQS ID: 27-137-7554) be used for existing ambient levels of PM_{2.5} in the area.

The 24-hour predicted impacts were greater than the PM₁₀ ambient air monitoring *de minimis* levels and therefore pre-construction ambient monitoring must be considered for PM₁₀. The Owners request that existing monitoring data from the 37th Avenue West and Oneota Street monitor located in Duluth, Minnesota (AQS ID: 27-137-0032) be used for existing ambient levels of PM₁₀ in the area.

6.6 PSD Class II Increment Modeling

Refined modeling was performed for NO₂, PM₁₀, and PM_{2.5} to demonstrate compliance with the PSD Class II Increments.

All Project emission sources and all inventory sources (provided by WDNR and Minnesota Pollution Control Agency) were included in the modeling analysis.

There were no modeled PSD Class II Increment exceedances for NO₂, PM₁₀, and PM_{2.5} as shown in Table 6-10. Therefore, the Project will be in compliance with the Class II PSD Increment.

UTM Coordinates^a **PSD Class II Predicted** Averaging Concentration Increment **Pollutant** Year Easting **Northing Period** micrograms per cubic meter (meters) (meters) $(\mu g/m^3)$ 2017 NO_2 Annual 570,600.0 5,170,800.0 25 8.4 2018 17 Annual 572,769.1 5,171,086.5 7.1 PM_{10} 24-hour 30 2020 572,808.9 5,171,122.0 23.9 2015 4 Annual 572,791.2 $0.61^{\rm b}$ 5,171,106.1 $PM_{2.5}$ 24-hour 9 573,300.0 2017 5.3° 5,171,050.0

Table 6-10: Maximum Modeled Concentrations for Increment Modeling

Source: Title 40 CFR 52.21(c).

(a) UTM = Universal Transverse Mercator: NAD83

(b) Impact represents primary and secondary annual PM_{2.5} (0.60 μ g/m³ + 0.01 μ g/m³)

(c) Impact represents primary and secondary 24-hour PM_{2.5} (5.1 μ g/m³+ 0.19 μ g/m³)

6.7 NAAQS Modeling

Refined modeling was performed for NO₂, CO, PM₁₀, and PM_{2.5} for all Project emission sources and all inventory sources (provided by WDNR and Minnesota Pollution Control Agency).

The modeling results showed that the Project will not contribute to any NAAQS exceedance for the pollutants and averaging periods modeled. Therefore, the Project will be in compliance with the NAAQS. The NAAQS analysis modeling results are shown in Table 6-11.

UTM Coordinates^a **Predicted Background** Total **NAAQS** Pollutant and Concentration Concentration Concentration Year **Easting** Northing **Averaging Period** (meters) (meters) micrograms per cubic meter (µg/m³) __b Annual 570,600.0 5,170,800.0 2016 52.5 100 NO_2 1-hour 571,500.0 __b __b 181.9c 5,186,000.0 5 years 188 8-hour 573,300.0 5,171,075.0 2017 1,903.3 916.8 2,820.13 10,000 CO 572,875.0 1-hour 2015 4,954.9 1,196.0 6,150.93 40,000 5,171,525.0 PM_{10} 24-hour 572,808.9 5,171,122.0 2015 19.7 33.1 52.8 150 570,000.0 0.93^{d} 8.0 8.93 Annual 5,175,250.0 5 years 12 $PM_{2.5}$ 24-hour 570,000.0 5.3e 20.8 35 5,175,250.0 5 years 26.1

Table 6-11: Maximum Modeled Concentrations for NAAQS Modeling

Source: Title 40 CFR Part 50

6.8 PSD Class I Increment Screening Analysis

Under the PSD program, Class I areas are protected more stringently than under the NAAQS. Class I areas include national parks, wilderness areas, and other areas of special national and cultural significance.

There are four Class I areas that are within 300 kilometers of the Nemadji River Site

- Rainbow Lake Wilderness, Wisconsin (60 kilometers)
- Boundary Waters Canoe Area Wilderness, Minnesota (126 kilometers)
- Voyageurs National Park, Minnesota (182 kilometers)
- Isle Royale National Park, Michigan (237 kilometers)

⁽a) UTM = Universal Transverse Mercator: NAD83

⁽b) HROFDY & MONTH background data used; therefore, the modeled impact is presented as project impacts and background combined.

⁽c) ARM2 methodology was applied to the model.

⁽d) Impact represents primary and secondary annual PM_{2.5} (0.92 μg/m³+ 0.01 μg/m³)

⁽e) Impact represents primary and secondary 24-hour $PM_{2.5}$ (5.1 $\mu g/m^3 + 0.19 \mu g/m^3$)

There is also one non-Federal Class I area that is within 300 kilometers of the Project, Forest County Potawatomi Community Reservation, Wisconsin (261 kilometers).

Areas that have submitted requests to change the air quality status from Class II to Class I but whose request has yet to be granted were not evaluated for this Project.

The locations of the Project site and the Class I areas are shown in Figure B-5, Appendix B.

An assessment of air quality impacts at Class I areas was performed to demonstrate that the operation of the Project will not result in, or contribute to, concentrations above the PSD Class I Increment threshold. A screening analysis to determine if further analysis is required was performed for the four Class I areas and one non-Federal Class I area. The Class I Increment screening will be analyzed with AERMOD at a 50-kilometer distance from the Project by placing an arc of receptors extending 45 degrees (+/-) from the line connecting the Project and the Class I area. One Class I screening model that combined all Class I receptor arcs into one receptor grid was run for this analysis.

The AERMOD modeled impacts in comparison to the Class I significance thresholds are shown in Table 6-12. Based on the analysis, it was determined that the impacts from the Project will not significantly impact the PSD Class I Increment at the surrounding Class I areas and does not require further analysis.

Table 6-12: Class I Modeled Screening Impacts and Class I Significant Impact Level

Pollutant	Averaging Time	Maximum Modeled Concentration	Class I Significant Impact Level ¹
		micrograms per cubic m	eter (µg/m³)
NO_2^a	Annual	0.03	0.1
DM	24-hour	0.3	0.3
PM_{10}	Annual	0.02	0.2
PM _{2.5}	24-hour	0.27 ^b	0.27^{2}
F1V12.5	Annual	0.02°	0.05^{2}

Sources:

⁽¹⁾ EPA. Prevention of Significant Deterioration (PSD) and Nonattainment New Source Review (NSR) Proposed Rulemaking, July 23, 1996. (61 FR 38249).

⁽²⁾ EPA Memorandum, 2018a, "Guidance on Significant Impact Levels for Ozone and Fine Particles in the Prevention of Significant Deterioration Permitting Program."

⁽a) Modeled as NO_x.

⁽b) Impact represents primary and secondary 24-hour PM_{2.5} (0.265 μ g/m³ + 0.0127 μ g/m³)

⁽c) Impact represents primary and secondary annual $PM_{2.5}$ (0.02 $\mu g/m^3 + 0.0006 \mu g/m^3$)

6.9 Secondary Formation Analysis

An analysis of the impact of secondary formation of ozone (NO_x and VOC) and PM_{2.5} (NO_x and SO₂) was performed. The NAAQS and modeling significance level threshold for ozone and PM_{2.5} are shown in Table 6-13.

Pollutant	Averaging Period	Modeling Significance Level ^{1,a}	NAAQS ^{2,a}
Ozone	8-hour	1.0 ppb	0.07 ppm (70 ppb)
DM.	Annual	$0.2~\mu g/m^3$	$12 \mu g/m^3$
$PM_{2.5}$	24-hour	1.2 μg/m ³	$35 \mu g/m^3$

Table 6-13: NAAQS and Modeling Significance Levels

Source:

In April 2019, the EPA provided *Guidance on the Development of Modeled Emission Rates for Precursors (MERPS) as a Tier I Demonstration Tool for Ozone and PM_{2.5} under the PSD Permitting Program* (the Guidance) in final form. The MERPS methodology was used to satisfy the compliance demonstration requirements for both ozone and secondary PM_{2.5} for PSD purposes. The Tier 1 assessment in the Guidance uses existing empirical relationships between precursors and secondary impacts based on modeling performed by the EPA. MERPs were used to describe an emission rate of a precursor that is expected to result in a change in ambient ozone or PM_{2.5} that would be less than a specific air quality concentration threshold for ozone or PM_{2.5} to determine whether an impact causes or contributes to a violation of the NAAQS for ozone or PM_{2.5}.

6.9.1 Secondary PM_{2.5} Formation Analysis

The NO_x (269.0 tons per year) emissions from the Project are below the lowest MERP values for the daily and annual PM_{2.5} from the NO_x precursor for the Upper Midwest climate zone shown in Table 4-1 of the Guidance. The SO₂ (29.0 tons per year) emissions from the Project are below the lowest MERP value for the daily and annual PM_{2.5} from the SO₂ precursor for the Upper Midwest climate zone shown in Table 4-1 of the Guidance. Based on these comparisons it was determined that it was appropriate to use the Upper Midwest climate zone data for the PM_{2.5} significant impact level, Class II Increment, and NAAQS analysis.

⁽¹⁾ EPA Memorandum, 2018, "Guidance on Significant Impact Levels for Ozone and Fine Particles in the Prevention of Significant Deterioration Permitting Program."

⁽²⁾ Title 40 CFR Part 50.

⁽a) ppb = parts per billion; ppm = parts per million; micrograms per cubic meter = $\mu g/m^3$.

For the Class I Increment analysis it was determined that it was more appropriate to use a specific hypothetical source in the same region and geographic area for comparison. Therefore, an analysis was performed to determine the most relevant hypothetical source.

Next, the NO_x and SO₂ precursor contributions to the daily and annual average PM_{2.5} were considered together to determine if the Project's air quality impact of PM_{2.5} would exceed the PM_{2.5} significant impact level, Class II Increment, Class I Increment, and NAAQS.

6.9.1.1 Daily PM_{2.5} Source Impact Analysis (µg/m³)

The secondary $PM_{2.5}$ impacts were expressed in $\mu g/m^3$ to add to the primary $PM_{2.5}$ AERMOD results to obtain the overall $PM_{2.5}$ impacts. Using the Project emissions and Upper Midwest air quality impact information the source nitrate and sulfate daily impact is calculated as follows:

Nitrate Impact =
$$\left(1.2 \frac{\mu g}{m3} * \frac{269.0 \text{ tpy}}{2,963 \text{ tpy}}\right) = 0.11 \frac{\mu g}{m3}$$

Sulfate Impact =
$$\left(1.2 \frac{\mu g}{m3} * \frac{29.0 \text{ tpy}}{454 \text{ tpy}}\right) = 0.08 \frac{\mu g}{m3}$$

Therefore, the total daily secondary PM_{2.5} impact is:

Total Daily Secondary PM2.5 Impact =
$$\left(0.11 \frac{\mu g}{m3} + 0.08 \frac{\mu g}{m3}\right) = 0.19 \frac{\mu g}{m3}$$

6.9.1.1.1 Daily PM_{2.5} - Class II Significant Impact Level

When the Project source primary impact (from AERMOD) and daily secondary impacts (from MERP equation) are added together the total impacts are greater than the daily $PM_{2.5}$ Class II significant impact level value of $1.2 \mu g/m^3$ as shown below.

Primary PM2.5 Impact + Secondary PM2.5 Impact =
$$\left(6.3 \frac{\mu g}{m3} + 0.19 \frac{\mu g}{m3}\right) = 6.5 \frac{\mu g}{m3}$$

6.9.1.1.2 Daily PM_{2.5} – Class II Increment

When the Project source primary impact (from AERMOD) and daily secondary impacts (from MERP equation) are added together the total impacts are less than the daily $PM_{2.5}$ Class II Increment value of 9.0 $\mu g/m^3$ as shown below.

Primary PM2.5 Impact + Secondary PM2.5 Impact =
$$\left(5.1 \frac{\mu g}{m3} + 0.19 \frac{\mu g}{m3}\right) = 5.3 \frac{\mu g}{m3}$$

6.9.1.1.3 Daily PM_{2.5} - NAAQS

When the Project source primary impact (from AERMOD), background value, and daily secondary impacts (from MERP equation) are added together the total impacts are less than the daily $PM_{2.5}$ NAAQS value of 35 $\mu g/m^3$ as shown below.

$$Primary\ PM2.5\ Impact + background + Secondary\ PM2.5\ Impact = \left(5.1\ \frac{\mu g}{m3} + 20.8\ \frac{\mu g}{m3} + \ 0.19\ \frac{\mu g}{m3}\right) = 26.1\ \frac{\mu g}{m3}$$

6.9.1.2 Annual PM_{2.5} Source Impact Analysis (μg/m³) – Class II Significant Impact Level

The secondary $PM_{2.5}$ impacts were expressed in $\mu g/m^3$ to add to the primary $PM_{2.5}$ AERMOD results to obtain the overall $PM_{2.5}$ impacts. Using the Project emissions and Upper Midwest air quality impact information the annual source nitrate and sulfate impact is calculated as follows:

Nitrate Impact =
$$\left(0.2 \frac{\mu g}{m3} * \frac{269.0 \text{ tpy}}{10,011 \text{ tpy}}\right) = 0.01 \frac{\mu g}{m3}$$

Sulfate Impact =
$$\left(0.2 \frac{\mu g}{m3} * \frac{29.0 \text{ tpy}}{2,522 \text{ tpy}}\right) = 0.002 \frac{\mu g}{m3}$$

Therefore, the total annual secondary PM_{2.5} impact is:

Total Annual Secondary PM2.5 Impact =
$$\left(0.01 \frac{\mu g}{m3} + 0.002 \frac{\mu g}{m3}\right) = 0.01 \frac{\mu g}{m3}$$

6.9.1.2.1 Annual PM_{2.5} – Class II Significant Impact Level

When the Project source primary impact (from AERMOD) and secondary impacts (from MERP equation) are added together the total impacts are greater than annual PM_{2.5} Class II significant impact level value of $0.2 \mu g/m^3$ as shown below.

Primary PM2.5 Impact + Secondary PM2.5 Impact =
$$\left(0.60 \frac{\mu g}{m3} + 0.01 \frac{\mu g}{m3}\right) = 0.61 \frac{\mu g}{m3}$$

6.9.1.2.2 Annual PM_{2.5} – Class II Increment

When the Project source primary impact (from AERMOD) and annual secondary impacts (from MERP equation) are added together the total impacts are less than the annual $PM_{2.5}$ Class II Increment value of $4.0 \mu g/m^3$ as shown below.

Primary PM2.5 Impact + Secondary PM2.5 Impact =
$$\left(0.60 \frac{\mu g}{m3} + 0.01 \frac{\mu g}{m3}\right) = 0.61 \frac{\mu g}{m3}$$

6.9.1.2.3 Annual PM_{2.5} – NAAQS

When the Project source primary impact (from AERMOD), background value, and annual secondary impacts (from MERP equation) are added together the total impacts are less than the annual $PM_{2.5}$ NAAQS value of 12 $\mu g/m^3$ as shown below. Further analysis demonstrated that cumulative impacts from all NSG sources are less than the significant impact level for all modeled NAAQS exceedances.

$$Primary\ PM2.5\ Impact + background + Secondary\ PM2.5\ Impact = \left(0.92\ \frac{\mu g}{m3} + 8.0\ \frac{\mu g}{m3} + \ 0.01\ \frac{\mu g}{m3}\right) = 8.93\ \frac{\mu g}{m3}$$

6.9.1.3 Class I Daily and Annual PM_{2.5}

For the Class I analysis it was determined that it was more appropriate to use a specific hypothetical source in the same region and geographic area for comparison. Therefore, an analysis was performed to determine the most relevant hypothetical source.

6.9.1.3.1 Hypothetical PM_{2.5} Source Impact Analysis

The Project is not located in an area with complex terrain and is not located close to large sources of pollutants that would impact atmospheric chemistry or meteorology (predominately rural area). Nearby hypothetical sources located in Wisconsin and Minnesota were identified and are shown in Table 6-14. According to the distance analysis, the closest hypothetical source is the St. Louis County source (137.8 kilometers away). The St. Louis County source surrounding terrain is representative of the Project site and the source is in a rural area similar to the Project location. A review of the data indicates that the St. Louis County source is representative of this Project.

Distance from Max Nearby Max Nearby **Project Site** County County Terrain (meters) Urban (%) (kilometers) St Louis 431 Minnesota 2.8 137.8 Wisconsin 410 2.3 Rusk 156.5 Dakota Minnesota 292 52.4 233.3 Wadena Minnesota 420 2.2 234.5 Wisconsin 237 32.2 Shawano 365.5

Table 6-14: Hypothetical Source Review

Source: EPA MERPS View Qlik (Accessed October 2021)

Table 6-15 lists the values for the St. Louis County source for the respective emission rates and stack height combination. Project SO_2 and NO_x emissions are each less than 500 tons per year; therefore, the

hypothetical 500 ton per year source was selected. Most of the emissions from project are emitted from a stack height above 50 meters; therefore, the 90-meter stack source was selected. These values were used to calculate the additive secondary impacts for Class I PSD Increment daily and annual PM_{2.5}.

Metric	Emissions (tons per year)	Stack Height (meters)	Distance (kilometers) ^a	Concentration (µg/m³) ^b
Annual PM _{2.5} SO ₂	500	90	60	0.003108
Daily PM _{2.5} SO ₂	500	90	60	0.0812
Annual PM _{2.5} NO _x	500	90	60	0.00071
Daily PM _{2.5} NO _x	500	90	60	0.0149

Table 6-15: Hypothetical St. Louis County Source Table Values

Source: EPA MERPS View Qlik (Accessed November 2021)

6.9.1.3.2 Daily Class I PM_{2.5} Source Impact Analysis (µg/m³)

The secondary $PM_{2.5}$ impacts were expressed in $\mu g/m^3$ to add to the primary $PM_{2.5}$ AERMOD results to obtain the overall $PM_{2.5}$ impacts. Using the Project emissions and air quality impact information from St. Louis County Source the source nitrate and sulfate daily impact is calculated as follows:

Nitrate Impact =
$$\left(269.0 \text{ tpy} * \frac{0.0149 \frac{\mu g}{m3}}{500 \text{ tpy}}\right) = 0.0080 \frac{\mu g}{m3}$$

Sulfate Impact =
$$\left(29.0 \text{ tpy} * \frac{0.0812 \frac{\mu g}{m3}}{500 \text{ tpy}}\right) = 0.0047 \frac{\mu g}{m3}$$

Therefore, the total daily secondary PM_{2.5} impact is:

Total Daily Secondary PM2.5 Impact =
$$\left(0.0080 \frac{\mu g}{m3} + 0.0047 \frac{\mu g}{m3}\right) = 0.0127 \frac{\mu g}{m3}$$

6.9.1.3.3 Daily PM_{2.5} – Class I Increment

When the Project source primary impact (from AERMOD) and daily secondary impacts (from MERP equation) are added together the total impacts are less than the daily $PM_{2.5}$ Class I Increment value of 0.27 $\mu g/m^3$ as shown below.

$$Primary\ PM2.5\ Impact + Secondary\ PM2.5\ Impact = \left(0.265\ \frac{\mu g}{m3} +\ 0.0127\ \frac{\mu g}{m3}\right) = 0.278\ \frac{\mu g}{m3}$$

⁽a) The analysis was performed using the distance values associated to the nearest Class I area (most conservative), since Rainbow Lake Wilderness is located 60 kilometers from the Project.

⁽b) $\mu g/m^3 = micrograms per cubic meter$

6.9.1.3.4 Annual Class I PM_{2.5} Source Impact Analysis (μg/m³)

Using the Project emissions and air quality impact information from St. Louis County Source the source nitrate and sulfate annual impact is calculated as follows:

Nitrate Impact =
$$\left(269.0 \text{ tpy} * \frac{0.00071 \frac{\mu g}{m3}}{500 \text{ tpy}}\right) = 0.0004 \frac{\mu g}{m3}$$

Sulfate Impact =
$$\left(29.0 \text{ tpy} * \frac{0.003108 \frac{\mu g}{m3}}{500 \text{ tpy}}\right) = 0.0002 \frac{\mu g}{m3}$$

Therefore, the total annual secondary PM_{2.5} impact is:

Total Annual Secondary PM2.5 Impact =
$$\left(0.0004 \frac{\mu g}{m3} + 0.0002 \frac{\mu g}{m3}\right) = 0.0006 \frac{\mu g}{m3}$$

6.9.1.3.5 Annual PM_{2.5} – Class I Increment

When the Project source primary impact (from AERMOD) and annual secondary impacts (from MERP equation) are added together the total impacts are less than the annual $PM_{2.5}$ Class I Increment value of $0.05 \mu g/m^3$ as shown below.

Primary PM2.5 Impact + Secondary PM2.5 Impact =
$$\left(0.02 \frac{\mu g}{m3} + 0.0006 \frac{\mu g}{m3}\right) = 0.02 \frac{\mu g}{m3}$$

6.9.2 Secondary Ozone Formation Analysis

The NO_x (269.0 tons per year) emissions from the Project are greater than the lowest MERP values for 8-hour ozone from NO_x for the Upper Midwest climate zone shown in Table 4-1 of the Guidance. The VOC (250.0 tons per year) emissions from the Project are less than the lowest MERP value for the 8-hour ozone from VOC for the Upper Midwest climate zone shown in Table 4-1 of the Guidance. Therefore, air quality impacts from the Project would be expected to be greater than the critical air quality threshold (CAQT).

The NO_x and VOC precursor contributions to the 8-hour daily maximum ozone need to be considered together to determine if the Project's air quality impact would exceed the CAQT. The additive secondary impacts on 8-hour daily maximum ozone is calculated as follows:

$$\left(\frac{269.0 \ tpy \ NOx}{125 \ tpy \ NOx \ 8hr \ daily \ max}\right) + \left(\frac{250.0 \ tpy \ VOC}{1,560 \ tpy \ VOC \ 8hr \ daily \ max}\right) = 2.15 + 0.16 = 2.31 * 100 = 231\%$$

$$O_3 \ MERP$$

A value greater than 100 percent indicates that the CAQT will be exceeded when considering the combined impacts of these precursors on 8-hour daily maximum ozone; therefore, comparable hypothetical sources were identified to determine the additive secondary impacts on 8-hour daily maximum ozone.

The Project is not located in an area with complex terrain and is not located close to large sources of pollutants that would impact atmospheric chemistry or meteorology (predominately rural area). Nearby hypothetical sources located in the Upper Midwest region were identified. According to the distance analysis, the closest hypothetical source is located in St. Louis County (137.8 kilometers away). The terrain surrounding the St. Louis County source is somewhat representative of the Project site and the source is located in a rural area similar to the Project location. A review of the data indicates that the St. Louis County source is representative of this Project.

Table 6-16 lists the EPA MERPS View Qlik values for the St. Louis County source for the respective emission rates and stack height combination. These values were used to calculate the additive secondary impacts for ozone.

Metric	Emissions (tons per year)	Stack Height (meters)	MERP (tons per year)
Daily ozone NO _x	500	90	437.0
Daily ozone VOC	500	10ª	6.036.0

Table 6-16: Hypothetical Source St. Louis County Values

Source: EPA MERPS View Qlik (Accessed November 2021)

(a) No 90 meter stack data was available; therefore, 10 meter stack data was selected.

The NO_x and VOC precursor contributions to the 8-hour daily maximum ozone were considered together to determine if the Project's air quality impact would exceed the CAQT.

$$NOx Impact = \left(1 \ ppb * \frac{269.0 \ tpy}{437.0 \ tpy}\right) = 0.62 \ ppb$$

VOC Impact =
$$\left(1 \ ppb * \frac{250.0 \ tpy}{6,036.0 \ tpy}\right) = 0.041 \ ppb$$

The additive secondary impacts on 8-hour daily maximum ozone is calculated as follows:

$$0.61 \ ppb + 0.042 \ ppb = 0.66 \ ppb$$

A value less than the ozone significant impact level value of 1 parts per billion (ppb) indicates that the CAQT will not be exceeded when considering the combined impacts of these precursors on 8-hour daily maximum ozone.

6.10 Dispersion Modeling Conclusion

The modeling results shown in Table 6-9 demonstrate that exceedances of NO_x, CO, PM₁₀, and PM_{2.5}. modeling significance levels occurred and refined modeling is required. A refined modeling analysis was conducted to demonstrate compliance with the PSD Class II Increment and NAAQS for NO_x, CO, PM₁₀, and PM_{2.5}. The Project will not cause or contribute to any modeled Class II PSD Increment or NAAQS exceedances.

Based on the Class I analysis, it was determined that the impacts from the Project will not significantly impact the four Class I area and one non-Federal Class I area that are within 300 kilometers of the Project and does not require further analysis.

The operation of the Project will not cause or contribute to a significant degradation of ambient air quality. After examining the results of the model, it has been determined that the modeling requirements for PM₁₀, PM_{2.5}, CO, and NO₂ have been fulfilled, and no further modeling is required.

7.0 ADDITIONAL IMPACTS ANALYSIS

Section 7 overview: The references to the most current additional impacts sections are presented in Table 7-1. The model values presented in this section have been updated to reflect the latest modeling analysis.

Table 7-1: Additional Impacts Section References

Report Heading	Previous Application Reference	December 2021 Submittal Location
Construction Impacts	Section 7.1 January 2021 Submittal	Section 7.1
Vegetation Impacts	Section 7.2 January 2021 Submittal	Section 7.2
Carbon Monoxide	Section 7.2.1 December 2018 Submittal	Section 7.2.1
Carbon Dioxide	Section 7.2.1 January 2021 Submittal	Section 7.2.2
Nitrogen Oxides	Section 7.2.3 December 2018 Submittal	Section 7.2.3
Particulate Matter	Section 7.2.3 January 2021 Submittal	Section 7.2.4
Synergistic Effects of Pollutants	Section 7.2.5 December 2018 Submittal	Section 7.2.5
Sulfuric Acid Mist	Section 7.2.6 December 2018 Submittal	Section 7.2.6
Volatile Organic Compounds	Section 7.2.2 January 2021 Submittal	Section 7.2.7
Soil Impacts	Section 7.3 January 2021 Submittal	Section 7.3
Industrial, Residential, and Commercial Growth Impacts	Section 7.4 January 2021 Submittal	Section 7.4
Visibility and Deposition Analysis	Section 7.5 January 2021 Submittal	Section 7.5
Class I Area Analysis	Section 7.5.1 January 2021 Submittal	Section 7.5.1
Class II Area Analysis	Section 7.5.2 January 2021 Submittal	Section 7.5.2
Conclusion	Section 7.6 January 2021 Submittal	Section 7.6

The additional impacts analysis requirement under PSD includes the ambient air quality impact analysis, soils and vegetation impacts, visibility impairment, and growth analysis for the Project.

7.1 Construction Impacts

Construction for the Project has the potential for short-term adverse effects on air quality in the immediate area around the site and will not affect the attainment status for Douglas County. Diesel fumes from

construction vehicles and dust from site preparation and construction vehicle operation can affect local air quality during certain meteorological conditions. However, these instances are limited in time and area of effect.

Low sulfur fuel will be used for construction vehicles that use diesel fuel. Operation of these vehicles is not expected to significantly affect ambient air quality. During prolonged periods without rainfall, fugitive construction-related dust may need to be minimized through the application of water to onsite roads used by construction equipment.

7.2 Vegetation Impacts

The following sections briefly describe the potential effects of CO, CO₂, NO₂, PM/PM₁₀/PM_{2.5}, H₂SO₄ mist, VOC, and synergistic effects of pollutants produced by the installation of the Project on the nearby vegetation. The potential effects of the air emissions on vegetation within the immediate vicinity of the Project were compared to scientific research examining the effects of pollution on vegetation. Damage to vegetation often results from acute exposure to pollution but may also occur after prolonged or chronic exposures. Acute exposures are typically manifested by internal physical damage to leaf tissues, while chronic exposures are associated with the inhibition of physiological processes such as photosynthesis, carbon allocation, and stomatal functioning (Hallgren, 1984; Hill and Littlefield, 1969; Mansfield and Freer-Smith,1984).

7.2.1 Carbon Monoxide

CO is not known to injure plants nor has it been shown to be taken up by plants. Consequently, no adverse impacts to vegetation at or near the Project are expected from CO stack emissions from the Project.

7.2.2 Carbon Dioxide

CO₂ is not known to injure plants. Long-term exposure to elevated CO₂ levels has shown to improve the efficiency of nutrient, water, and photosynthesis in some plants (Drake, et al., 1997; Leakey et al., 2009). However, the improved efficiencies that result from elevated CO₂ levels may not necessarily result in greater yields for crop plants (Morgan et al., 2005). No adverse impacts to vegetation at or near the Project are expected from CO₂ emissions from the Project.

7.2.3 Nitrogen Oxides

During fuel combustion, atmospheric and fuel-bound nitrogen is oxidized to nitrogen oxide and small amounts of NO₂ (Chang, 1981). The NO is photochemically oxidized to NO₂, which is then subsequently

consumed during the production of ozone and peroxyacetyl nitrates. NO₂ has been shown to deleteriously impact vegetation (Taylor et al., 1975; Heath, 1980; Kozlowski and Constantinidou, 1986; Darrall, 1989). Typical leaf injury responses include interveinal necrotic blotches similar to SO₂ injury for angiosperms and red-brown distal necrosis in gymnosperms (Kozlowski and Constantinidou, 1986). Injury threshold concentrations vary by species and dose but are much higher than that of SO₂ as described above. In general, short-term, high concentrations of NO2 are required for deleterious impacts on plants (Prinz and Brandt, 1985). The injury threshold concentration for typical plants that are grown in Wisconsin is 7,380 μg/m³ for tomato (*Lycopersicon esculentum*) and annual sunflower (*Helianthus annuus*). A common, weedy plant found in Wisconsin is lamb's quarters (Chenopodium album); this species was not injured following 2 hours of exposure at concentrations of 1.9 μg/m³ NO₂. Furthermore, short-term fumigations of approximately 1-hour, 20-hours, and 48-hours at NO₂ concentrations of 940 to 38,000 μg/m³, 470 μg/m³, and 3,000 to 5,000 μg/m³, respectively, have been shown to deter photosynthesis in a number of herbaceous [tomato, oats (Avena sativa), alfalfa (Medicago sativa)] and woody plants (Hill and Bennett, 1970; Capron and Mansfield, 1976; Smith, 1981). Moreover, Taylor and McLean (1970), in their review of NO₂ effects on vegetation, noted that long-term exposures of phytotoxic doses of NO₂ ranged from 280 to 560 μ g/m³.

The maximum annual modeled value for the Project is $2.9 \,\mu\text{g/m}^3$ and the maximum 1-hour NO_2 modeled value for the Project is $162.5 \,\mu\text{g/m}^3$. These levels are low, so it is highly unlikely that NO_2 emissions will impact vegetation adjacent to or surrounding the Project.

7.2.4 Particulate Matter

Particulates have been shown to be detrimental to vegetation typically within the immediate vicinity of the source. The most obvious effect of particle deposition on vegetation is a physical smothering of the leaf surface. This will reduce light transmission to the plant and cause a decrease in photosynthesis. The maximum PM_{10} 24-hour modeled value from this Project is 25.8 μ g/m³ and the maximum $PM_{2.5}$ 24-hour modeled value is 6.3 μ g/m³. These levels are low, so it is highly unlikely that PM_{10} and $PM_{2.5}$ emissions will impact vegetation adjacent to the Project.

7.2.5 Synergistic Effects of Pollutants

Air pollutants are known to act in concert to cause injury to or decrease the plant function (Reinert et al., 1975; Omrod, 1982). Synergistic refers to the combined effects of pollutants when they are greater than is expected from the additive effect of the compounds. The inhibitory effects of SO₂ and NO₂, NO₂ and NO, NO₂ and ozone, and ozone and SO₂ have been reported in various short-term studies for crop plants (e.g., soybean, broad bean (*Vicia faba*), annual sunflower, and tomato) and various tree species that grow in

Wisconsin [e.g., eastern cottonwood (*Populus deltoides*), sugar maple (*Acer saccharum*), white ash (*Fraxinus americana*), and black oak (*Quercus velutina*)] (White et al., 1974; Wright et al., 1986; Capron and Mansfield, 1976; Furakawa et al., 1984; Okana et al., 1985; Costonis, 1970, Carlson, 1979; Jensen, 1981; Omrod et al., 1981). Concentrations of pollutants (80 to 981 μg/m³) in these studies are higher than the concentrations predicted to occur near the Project. Consequently, no synergistic effects of the air pollutants are expected to inhibit vegetation at or near the Project.

7.2.6 Sulfuric Acid Mist

H₂SO₄ mist impacts vegetation in much the same way as acid rain, causing foliar damage and necrosis. In a study that examined the effects of acidic mist on crops and trees in London, the H₂SO₄ mist concentrations in polluted regions were insufficient to produce acute injury to vegetation except in close vicinity of intense emission sources. Generally, in experimental studies, the concentrations of acidic aerosol required to produce measurable reductions in growth and noticeable injury to plants vary between 10 to 100 milligrams per cubic meter (mg/m³). Short time exposures of 4-16 hours at rates of 100-200 mg/m³ have been shown to cause injury to plants (Lange, 1979). Kohno and Kobayashi analyzed the effect of simulated acid rain on soybean growth in Japan and found that visible injury to the young, trifoliate leaves occurred only when the pH was below 3.0 (Kohno and Kobayashi, 1989). In the area around the Project, the average sulfate concentration in acid rain is projected to be approximately 1.5 mg/L with a pH ranging from 5.5 to 5.7 (National Atmospheric Deposition Program (NRSP-3), 2018a and 2018b). These concentrations and levels of acidity are not likely to cause foliar damage, as described in the Kohno and Kobayashi study, because the pH is not low enough.

7.2.7 Volatile Organic Compounds

VOCs are formed from the products of incomplete combustion of natural gas. Currently VOCs are not one of the six "criteria" pollutants for which the EPA has set NAAQS (EPA, 2020). Ozone is a gas created by a chemical reaction between NO_x and VOCs in the presence of sunlight. Vegetation that is impacted by ozone is commonly referred to as "ground-level" ozone, where it forms in potential harmful concentrations and becomes a primary constituent of smog. Similar to particulate matter and lead, the primary impact of smog produced by ozone on vegetation is a physical smothering of the leaf surface. Ozone also gets inside the leaf and damages the parts of the leaf that make the sugars. Ozone's effects on plants typically result in mottled markings, yellowing leaves, or a bronzed appearance. As a result, this damage to the leaves interferes with the ability of sensitive plants to produce and store food, making them more susceptible to diseases, insects, other pollutants, and harsh weather. Chronic exposures to ozone concentrations of greater than or equal to $196 \mu g/m^3$ can cause negative impacts to vegetation (Heath, 1975). Reductions in growth and photosynthesis of trees can occur at ozone levels of less than $200 \mu g/m^3$

(Pye, 1988). Trees typically found within the vicinity of the facility that could be impacted by such levels of ozone include sugar, silver, and red maple (*Acer saccharum*, *A. saccharinum* and *A. rubrum*, respectively); white ash, green ash (*Fraxinus pennsylvanica*), and black locust (*Robinia pseudoacacia*). Soybeans, corn, wheat, annual sunflower, and white clover showed decreases in photosynthetic rates with short-term (200 μg/m³ to 1,399 μg/m³ for 1 to 4 hours) and long-term (70 to 270 μg/m³ for 147 to 180 hours in 3 weeks) exposures to ozone (Hill and Littlefield, 1969; Bennett and Hill, 1973, Furukawa et al., 1984; Reich and Amundson, 1985). In a study of three varieties of rice produced commercially in California that were fumigated with ozone at 0.05, 0.10, 0.15, and 0.20 ppm concentrations for 25 hours per week, the effects of the ozone exposure resulted in a reduction of growth and yield and an increase of seed sterility as the ozone concentrations increased (Thompson et al., 1983). However, the ozone exposure concentrations experienced by the three cultivars of rice are higher than would be expected to result from the Project.

It is difficult to determine the contribution the Project would have on local or regional ambient ozone levels. Photoreactive modeling runs would be required to estimate the ozone impacts resulting from the emissions of NO_x and VOC. Due to the transport effects of ozone, it is unlikely that concentrations in the vicinity of the Project would exceed NAAQS.

7.3 Soil Impacts

Eight soil types were mapped at, or in the immediate vicinity of, the Project site and include (Natural Resources Conservation Service, 2018):

- Arnheim mucky silt loam, 0 to 1 percent slopes, frequently flooded (5A)
- Moquah fine sandy loam, 0 to 3 percent slopes, frequently flooded (6A)
- Udorthents, ravines and escarpments, 25 to 60 percent slopes (92F)
- Amnicon-Cuttre complex, 0 to 4 percent slopes (262B)
- Miskoaki clay loam, 6 to 12 percent slopes (274C)
- Miskoaki clay loam, 12 to 25 percent slopes (274D)
- Bergland-Cuttre complex, 0 to 3 percent slopes (347A)
- Lupton, Cathro, and Tawas soils, 0 to 1 percent slopes (405A)

Sulfates and nitrates caused by NO₂ deposition on soil can be both beneficial and detrimental to soils depending on their composition. However, given the low expected deposition from the Project, operation of the Project should not significantly affect the soils onsite or in the immediate vicinity.

7.4 Industrial, Residential, and Commercial Growth Impacts

The Project is expected to increase employment in the area. The building phase will last approximately one year. Construction employment is expected to peak at approximately 150 skilled construction jobs. Projected employment, reflecting full-time jobs directly tied to the operation of the Project, is estimated to be five people at the facility. This will result in moderate amounts of secondary employment being created by the economic activity of the facility. In the immediate vicinity of the Project, increased vehicular traffic is expected; however, these activities are not expected to significantly impact air quality.

An increase in the construction work may temporarily increase the number of people residing in the area for the construction phase. After construction is completed, many of the new employees are expected to already live in the area surrounding the Project. However, some new employees are expected to move into the area, with only a slight increase in the residential growth in the area. This small increase in new residences is not expected to have an impact on the air quality in the area.

Adding additional electricity to the grid in this area may increase industrial growth; however, it is unknown at this time how increasing available electrical power in this area may affect future industrial growth.

7.5 Visibility and Deposition Analysis

The visibility impairment analysis is part of the additional impacts analysis requirement under PSD.

7.5.1 Class I Area Analysis

Under the PSD program, Class I areas are protected more stringently than under the NAAQS. Class I areas include national parks, wilderness areas, and other areas of special national and cultural significance.

There are four Class I areas that are within 300 kilometers of the Nemadji River Site

- Rainbow Lake Wilderness, Wisconsin (60 kilometers)
- Boundary Waters Canoe Area Wilderness, Minnesota (126 kilometers)
- Voyageurs National Park, Minnesota (182 kilometers)
- Isle Royale National Park, Michigan (237 kilometers)

There is also one non-Federal Class I area that is within 300 kilometers of the Project, Forest County Potawatomi Community Reservation, Wisconsin (261 kilometers).

Areas that have submitted requests to change the air quality status from Class II to Class I but whose request has yet to be granted were not evaluated for this Project.

Following the most recent Federal Land Managers' Air Quality Related Values Work Group (FLAG) Workshop procedures (USFS, NPS, and USFWS, 2010), the Screening Procedure (Q/D) was used to determine if the Project could opt (screen) out of an Air Quality Related Value (AQRV) assessment for visibility and deposition. Following the screening procedures in FLAG, to calculate "Q," the emissions of NO_x, SO₂, PM₁₀, and H₂SO₄ were summed based on maximum 24-hour emission rates for the two worst-case emission scenarios and then divided by the distance to the respective Class I area.

Although overall turbine operations are limited to 500 hours per year fuel oil usage, per guidance from the FLMs, the maximum 24-hour emission rate must be used and ratioed for 365-day operation to determine the "Q" value when assessing the need for a full AQRV analysis. Maximum 24-hour emissions include start-up emissions as well as 100 percent load and duct burning for both the natural gas operation and fuel oil operation. Note that the "Q" value also includes the emissions from the auxiliary equipment. Refer to Appendix C for the overall calculation breakdown and maximum emission rates for the units.

The screening analysis is summarized below for each of the areas located within 300 kilometers of the proposed Project in Table 7-2.

	D (Kilometers)	Q/D	
Class I Area		Fuel Oil Duct Firing ^a	Natural Gas Duct Firing ^b
Rainbow Lake Wilderness	60	9.9	7.3
Boundary Waters Canoe Area Wilderness	126	4.7	3.5
Voyageurs National Park	182	3.3	2.4
Isle Royale National Park	237	2.5	1.9
Forest County Potawatomi Community Reservation	261	2.3	1.7

Table 7-2: Class I Screening Analysis

In accordance with the FLAG Guidance, if Q/D is less than 10, then no AQRV analysis is required. Based on the ratio of Q/D, all of the areas listed in the table above do not require further analysis of AQRV. Thus, no visibility or deposition analysis is anticipated for impacts to AQRVs. A notification letter will be submitted to the Federal Land Managers (FLMs) for concurrence with the above assessment.

⁽a) Q duct firing fuel oil =sum $(NO_x+PM_{10}+SO_2+H_2SO_4) = 595.8$ tons per year and includes start-up emissions (b) Q duct firing natural gas =sum $(NO_x+PM_{10}+SO_2+H_2SO_4) = 439.6$ tons per year and includes start-up emissions

7.5.2 Class II Area Analysis

The Project is located in a Class II area. With respect to visibility conditions around the facility, no known Class II screening visibility criteria have been recommended at this time. Per discussions with WDNR, no Class II visibility analysis is required since the application includes a complete, complex dispersion analysis.

7.6 Conclusion

Based upon the results presented in this section of the application and additional supplemental information, it was concluded that the Project will not have a significant adverse impact on the air quality, soils, vegetation, visibility, and growth in the surrounding area.

8.0 REFERENCES

Section 8.0 overview: The report reference sections are listed in Table 8-1. The previous application submittal citations are current except for the updated modeling guidance documents, which have been updated in this section.

Table 8-1: References

Application	Report Section	
December 2018 Submittal	8.0 References	
June 2020 Submittal	3.0 References	
January 2021 Submittal	8.0 References	

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APPENDIX A – FORMS

Facility Details and Permit Actions Air Pollution Control Permit Application Form 4530-100 (R 9/17) Page 1 of 2

Notice: Use of this form is required by the Department for any air pollution control permit application filed pursuant to ss. 285.61, 285.62 or 285.66, Wis. Stats. Completion of this form is mandatory. The Department will not consider or act upon your application unless you complete and submit this application form. You are required to submit two copies in accordance with s. NR 407.05(2), Wis. Adm. Code. Personal information collected will be used for administrative purposes and may be provided to requesters to the extent required by Wisconsin's Open Records Law [ss. 19.31-19.39, Wis. Stats.].

	ility Information			2 616	and NAICC			2 Fac:	lity ID Number (CID)
	acility Name			2. SIC and NAICS				lity ID Number (FID)	
	lemadji Trail Energy Center			4911 & 221112		816127840			
4. S	treet Address (where pollution sources are/will be loo	cated)		5. • City Town Village			6. Cou	nty	
	61 31st Street			of Su					Douglas
7. P	rimary Operating Activity (e.g., lead-acid battery manufa	cturer or	su l fite p	aper mi	II)				
E	lectric generation								
8. Is	the facility located in an area designated as "nonatta	ainment"	? 9. li	f yes, ir	idicate the p	ollutant(s)	for the	nonatta	inment designation
	(refer to instructions) Yes	No)						
	licant Information								
	Responsible Official Name (person legally responsible for	the operat	tion of th	ne permi	ted air pollutio	n sources [s	see NR 4	00.02(80	e), Wis. Adm. Code])
	Josh Skelton		40.5	-1					
11.			12. En						
	Vice President - Generation, South Shore Energ	•		kelton(@mnpower	c.com		01-1-	710.0-1-
	Mailing Address		City					State	ZIP Code
	1259 NW 3rd St.		Cohas					MN	55721
	Parent Corporation or Owner Name (if not wholly own	ned by a	pplicar	11)					
	South Shore Energy, LLC Mailing Address	City				State	ZIP Co	odo	Country (if not U.S.)
	-	-							Couritry (if not 0.5.)
	30 West Superior Permit Contact Person – to be contacted for additional info	Duluth	naarnin	a air nal	lution courses	MN 17. Emai		802	
		mation cc	Jucernin	ig all poi	iulion sources			omnno.	von aom
18.	Melissa Weglarz					mweglarz@mnpower.com 19. Phone Number			
						19. 1101	(218) 355-3321		
	Environmental Audit and Policy Manager mit Information						(.	210) 33	3-3321
	Construction Permit Actions:								
	Instructions: If applying for a construction permit action MUST also apply for an operation permit option. A check forms before the department will begin their review. Appli invoice will be sent when a final permit decision is made.	for the co	onstruc es are l	tion per isted be	mit applicatio low in section	n fees MU: n A. Additio	ST be su onal fees	ubmitted may be	with the application required and a final
Α.	Permit Actions: New Construction/Modification	(\$7.500)	– Ant	icipate	d start dates	:			
	Construction Permit Revision (struction	n	Operation
	List Permit(s) to be revised		,						
	Requesting Expedited Review – If expedited periods, the construction permit review fee—invidepending on the type and how fast the permit is	review o	th the f	inal pe	rmit—will inc	lude a su	rcharge	from \$4	
B.	Construction Permit Exemptions (indicate one): If you incl	ou are re uded for	questi the ap	ng a re propria	view and res ite exemptio	sponse to n fee liste	an exer d below	mption, a	a check must be ntheses.
	 Actual Emissions-Based Exemption (for con- 	struction	projec	t only)	(\$1,250)				
	Research & Testing (\$1,250)								
	Modification for source with Plant-wide Applicability Limit (\$1,500 / \$2,400 with modeling)								
	Significant Net Emissions Increase (\$5,500 /	\$6,500	with m	odeling)				
	General exemption (\$500 - NR 406.04(2))								
	Specific exemptions (\$500) – Select appropOther:	oriate co	de cita	ation(s) from list:				
	For more information on exemption	citations	s: <u>htt</u> r	os://doc	s.legis.wisc	onsin.gov	/code/a	dmin_cc	ode/nr/400/406.pdf
C.	Operation Permit type for Construction Action (select	ct one):							_
	Original – if you currently do not have a faci	lity-wide	operat	tion per	mit				
	Revision – so that your facility-wide operation	on permit	t will be	e revise	ed to reflect t	he propos	sed proi	ect	

Renewal – if you are renewing your facility-wide operation permit in conjunction with the proposed project

Facility Details and Permit Actions Air Pollution Control Permit Application Form 4530-100 (R 9/17) Page 2 of 2

21.	Operation Permit Actions:	
A.	Type of Operation Permit Requested (select one): Part 70 Source Synthetic Minor, Non - Part 70 Source Non - Part 70 Source Elective	Facilities that do not have a facility-wide operation permit issued MUST select the appropriate option. All other requests should indicate type of permit, to reflect continued or changing status.
B.	Renewal NOTE Operation Permit Renewal	For more information, see website on streamlined renewal application options.
C.	Operation Permit Revision: (select one revision type – check of Administrative Revision (NR 407.11) Minor Revision (NR 407.12) Significant Revision (NR 407.13)	ode for criteria) ermit(s) to be revised:
D.	Operation Permit Exemption Options: IMPORTANT: (select one type for entire facility) Actual Emissions Based Exemption (NR 407.03(1m)) Natural Minor Source Exemption (NR 407.03(1s))	The exemption options in Section D. require revocation of existing operation and/or construction permits. Certain construction permit conditions cannot be revoked, and therefore the department would be unable to revoke the permits. Review all existing permits for case-by-case determinations, especially NR 405/NR 408, and discuss with department staff whether conditions are revocable.
E.	Other Operation Permit Exemption Options: General exemptions – NR 407.03(2) Specific categories – Must be only air pollution source a Select appropriate code citation(s) from list:	at entire facility
- EDEC-12	For All Permit Actions:	
	dditional information attached? Yes No	
Sub	mit two paper copies of completed form(s), with ink signature on WISCONSIN DEPARTMENT BUREAU OF AIR P.O. BC MADISON, W	OF NATURAL RESOURCES MANAGEMENT OX 7921
OR	Email an electronic copy to DNRAMAirPermit@wisconsin.g address above.	ov and mail one complete paper copy with ink signature to the
23.	Signature of Responsible Official	Course the second of a second of the second
A.	Statement of Completeness:	
	I have reviewed this application in its entirety and, based on info I certify that the statements and information contained in this ap	
B.	Certification of Facility Compliance Status: (select one box only	This is not a requirement of Non-Part 70 Sources.
	 I certify that the facility described in this air pollution permit a 	pplication is fully in compliance with all applicable requirements.
	I certify that the facility described in this air pollution permit a except for the following emissions unit(s) (list all non-comply	pplication is fully in compliance with all applicable requirements, ing units):
Sign	12-2 lature of Responsible Official Date Sig	

From January 2021 Application

State of Wisconsin
Department of Natural Resources
APPLICATION

FACILITY PLOT PLAN AIR POLLUTION CONTROL PERMIT

Form 4530-101 Rev. 12-99

Use of this form is required by the Department for any air pollution control permit application filed pursuant to ss. 285.61, 285.62 or 285.66, Wis Stats. Completion of this form is mandatory. The Department will not consider or act upon your application unless you complete and submit this form. It is not the Department's intention to use any personally identifiable information from this form for any other purpose.

In order for a comprehensive air quality analysis to be accomplished, a facility plot plan MUST be included with the permit application. If the application is for an initial operation permit, submit the elements under #2 below. If the application is for a renewal, answer #1 below first.

1. Have there been changes to the facility plot plar submitted?	n since the previous operation permit application was
	th the original application can be used for the renewal. attached.
	an since the last operation permit application submittal, clude the following or the permit application will be
FOR DEPARTMENT USE ONLY	
COMPLETE INCOMPLETE NOT APPLICABLE	
	1. A building layout (blueprint, plan view) including all buildings occupied by or located on the site of the facility.
	2. The maximum height of each building (excluding stack height).
	3. The location and numerical designation of each stack. Please ensure these designations correspond to the appropriate stacks listed on the other permit forms in this application.
	4. The location of fenced property lines (if any).
	5. Identify direction "North" on all submittals.
	6. All drawings shall be to scale and shall have the scale graphically depicted.
	7. An additional regional map depicting the facility location in relation to the surrounding vicinity (roads or other features) shall be included.
Are there any outdoor storage piles on the facility s	site? □ Yes ☑ No
If so, what material does the pile(s) consist of?	
Are there any dirt roads or unpaved parking lots or	the facility site? □ Yes ☒ No

From January 2021 Application

State of Wisconsin Department of Natural Resources

SOURCE AND SITE DESCRIPTIONS AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-102 Rev. 12-99 Information attached? <u>Y (y/n)</u>

Use of this form is required by the Department for any air pollution control permit application filed pursuant to ss. 285.61, 285.62 or 285.66, Wis Stats. Completion of this form is mandatory. The Department will not consider or act upon your application unless you complete and submit this form. It is not the Department's intention to use any personally identifiable information from this form for any other purpose.

1. Briefly describe the proposed project or existing Unit(s) to be permitted. Attached supplemental forms as needed.

The proposed project is a combined-cycle combustion turbine electricity generation facility. Emission units will include one H-class combustion turbine with a heat recovery steam generator (HRSG) and one steam turbine generator. The combustion turbine will primarily combust pipeline-grade natural gas and will combust fuel oil as a back-up fuel. Other emission units for the project include an auxiliary boiler, two natural gas-fired gas heaters, an emergency diesel fire pump, an emergency diesel generator, fuel oil storage tanks, SF_6 circuit breakers, haul road truck traffic, and piping component fugitives.

For Renewal	Applications:
-------------	---------------

- 1. Were any new or modified emissions units installed/modified at the facility since the last operation permit issuance date?
 ✓ No. Proceed to form 4530-102A.
 ☐ Yes. Answer the following questions:
- 2. Briefly describe any new/modified emissions units installed at the facility since the last operation permit issuance date and include the following information. Attach supplemental forms as needed.
 - a. List the Department issued construction and/or operation permit number as applicable (identifying which units were covered by which permit if multiple permits issued).
 - i. If operation permit application forms were submitted for the new emission unit(s) covered by the construction permit mentioned above, reference the date of that application.
 - ii. For Part 70 Sources Only: If no operation permit application forms were submitted for the new emissions unit(s) covered by the construction permit mentioned above, complete the appropriate forms 4530-118 through 4530-125.
 - b. Include the Department issued construction permit exemption number, if one was assigned, or reference the date of the letter of the exemption.

2. Site Description

The Project will be located east of the existing Enbridge Energy Superior Terminal Facility on the banks of the Nemadji River in the City of Superior in Douglas County, Wisconsin.

SOURCE DESCRIPTION - SUPPLEMENTAL AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-102A Rev. 12-99 Information attached? N (y/n)

Use of this form is required by the Department for any air pollution control permit application filed pursuant to ss. 285.61, 285.62 or 285.66, Wis Stats. Completion of this form is mandatory. The Department will not consider or act upon your application unless you complete and submit this form. It is not the Department's intention to use any personally identifiable information from this form for any other purpose.

- 1. List all <u>significant</u> existing or proposed air pollution units, operations, and activities at the facility. A short narrative of the inventory of air pollution emissions unit (e.g., boiler, printing line, etc.) followed by equipment specifications will suffice. If the facility consists of several individual emission units, present this information in an outline format. (See instruction booklet for an example Unit description.)
 - A. Combustion Turbine, EU01

Combined cycle with duct burner -S01, P01, C01a (SCR), C01b (oxidation catalyst)

Manufacturer - Siemens SGT6-80000H

Fuel – Natural gas (primary), Fuel oil (back-up)

Maximum continuous heat input – 4,671 MMBtu/hr HHV when combusting natural gas, 4,027 MMBtu/hr, HHV when combusting diesel fuel oil with a natural gas-fired duct burner

Maximum hourly fuel combustion – 4.58 MMscf/hr (natural gas); 22,050 gal/hr (fuel oil)

B. Auxiliary Boiler, EU02, S02, B02, C02 (ultra-low NO_x burners); Flue Gas Recirculation, and Oxidation Catalyst) Manufacturer – to be determined

Fuel – Natural gas

Maximum continuous heat input – 100 MMBtu/hr

Maximum hourly fuel combustion- 98,040 scf/hr

C. Circuit Breakers, EU 03, F03

Three 345-kV and two 19-kV circuit breakers

Manufacturer – to be determined

D. Natural Gas Heater #1, EU04, S04, P04

Manufacturer – to be determined

Fuel – Natural gas

Maximum continuous heat input - 10 MMBtu/hr

Maximum hourly fuel combustion – 9,804 scf/hr

E. Natural Gas Heater #2, EU05, S05, P05

Manufacturer - to be determined

Fuel - Natural gas

Maximum continuous heat input – 10 MMBtu/hr

Maximum hourly fuel combustion – 9,804 scf/hr

F. Emergency Diesel Fire Pump, EU06, S06, P06

Manufacturer – to be determined

Fuel – Fuel oil

Maximum continuous heat input – 282 HP

Maximum hourly fuel combustion – 14.1 gallons per hour

G. Emergency Diesel Generator, EU07, S07, P07

Manufacturer - to be determined

Fuel - Fuel oil

Maximum continuous heat input – 1,490 HP

Maximum hourly fuel combustion – 150 gallons per hour

H. Storage Tank(s)

T01 - One 180,000-gallon fuel oil tank (backup fuel for combustion turbine)

T02 - One 1,700-gallon diesel generator tank

T03- One 350-gallon diesel fire pump tank

- I. Haul road fugitives, F01
- J. Piping component fugitives, F02

For Renewal Applications:

- 1. If there were any new or modified emissions units installed/modified at the facility since the last operation permit issuance date:
 - a. If any of these new/modified units were exempt from construction permit requirements, but are significant emissions units and operation permit application(s) for the new unit(s) were submitted to the Department reference the date of those submittals.
 - b. If any of the new/modified units are insignificant emissions units list them on form 4530-102B.
 - c. If any of the new/modified emissions units do not fit any of the above categories, fill out the appropriate forms for each emissions unit as follows:
 - i. For Part 70 Sources: Fill out the appropriate forms 4530-103 through 4530-133; OR
 - ii. For Synthetic Minor Non Part-70 Sources and Non-Part 70 Sources: Fill out the appropriate forms 4530-103 through 4530-117 and 4530-126 through 4530-129.

State of Wisconsin
Department of Natural Resources
APPLICATION

SOURCE DESCRIPTION - SUPPLEMENTAL AIR POLLUTION CONTROL PERMIT

Form 4530-102B Rev. 12-99

Information attached? N (y/n)

Use of this form is required by the Department for any air pollution control permit application filed pursuant to ss. 285.61, 285.62 or 285.66, Wis Stats. Completion of this form is mandatory. The Department will not consider or act upon your application unless you complete and submit this form. It is not the Department's intention to use any personally identifiable information from this form for any other purpose.

1. M	ark all <u>insignificant</u> existing or proposed air pollution units, operations, and activities at the facility listed below. If not listed, provide a short narrative of the inventory of air pollution emissions unit (e.g., boiler, printing line, etc.) followed by equipment specifications. If the facility consists of several individual emission units, present this information in an outline format. For Renewal Applications, identify those that are new since the last update to your application. (See instruction booklet for an example Unit description.)
	☑ Maintenance of Grounds, Equipment, and Buildings (lawn care, painting, etc.)
	☑ Boiler, Turbine, and HVAC System Maintenance
	☑ Pollution Control Equipment Maintenance
	☐ Internal Combustion Engines Used for Warehousing and Material Transport
	☑ Fire Control Equipment
	☑ Janitorial Activities
	☑ Office Activities
	☑ Convenience Water Heating
	☑ Convenience Space Heating (< 5 million BTU/hr Burning Gas, Liquid, or Wood)
	☑ Fuel Oil Storage Tanks (< 10,000 gal.)
	☐ Stockpiled Contaminated Soils
	☑ Demineralization and Oxygen Scavenging of Water for Boilers
	☑ Purging of Natural Gas Lines
	☑ Sanitary Sewer and Plumbing Venting

FACILITY HAZARDOUS AIR POLLUTANT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-127 11-93 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center 2. Facility identification number: To Be Assigned 816127840

3. Complete the following emissions summary for all hazardous air emissions at this facility (as defined in ch. NR 445, Wis Adm. Code, and sec. 112, 1990 Clean Air Act Amendments):

Pollutant CAS	Actual emiss	ions	Maximum theoretica	al emissions	Potential to emit
		Units		Units	
	SEE APPENI	OIX C FOR I	HAPS EMISSIONS SU	JMMARY	
					TPY

FACILITY EMISSIONS SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-129 11-93 Information attached? <u>Y</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name Nemadji Trail Energy Center: 2. Facility identification number: To Be Assigned 816127840

3. Complete the following emissions summary for the listed emissions at this facility. Air pollutant Actual Maximum Potential to emit Maximum theoretical allowable emissions TPY TPY TPY TPY SEE APPENDIX C FOR EMISSIONS SUMMARY Particulates Sulfur dioxide Organic compounds Carbon monoxide Lead Nitrogen oxides Total reduced sulfur Mercury Asbestos Beryllium Vinyl chloride

From January 2021 Application CURRENT EMISSIONS REQUIREMENTS AND STATUS OF FACILITY AIR POLLUTION CONTROL PERMIT APPLICATION

Information attached? $\underline{n}(y/n)$ Form 4530-132 11-93

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center		2. Facility identification number: 816127840			
3. Pollutant	4. Wis. Adm. Code Wis. Stats., 40 CFR	5. State Only	6. Threshold Value	7. Compliance Status (in or out)	
Ambient Air Quality	NR 404, 40 CFR 50		Will comply with rule	Units not constructed yet	
State Origin PSD Review	NR 405	X	Will comply with rule	Units not constructed yet	
Construction Permits	NR 406	X	Will comply with rule	Units not constructed yet	
Operation Permits	NR 407, 40 CFR 70		Will comply with rule	Units not constructed yet	
Air Permit, Emission, and Inspection Fees	NR 410	X	Will comply with rule	Units not constructed yet	
Carbon Monoxide	NR 426	X	Will comply with rule	Units not constructed yet	
Malodorous Emissions and Open Burning	NR 429	X	Will comply with rule	Units not constructed yet	
NO _x and SO ₂	NR 432	X	Will comply with rule	Units not constructed yet	
Emission Prohibition, Exceptions, Delayed Compliance Orders, and Variance	NR 436	X	Will comply with rule	Units not constructed yet	
Air Contaminant Emission Inventory Reporting Requirements	NR 438	X	Will comply with rule	Units not constructed yet	
Reporting, Recordkeeping, Testing, Inspection, and Determination of Compliance Requirements	NR 439	X	Will comply with rule	Units not constructed yet	
Standards of Performance for New Stationary Sources	NR 440, 40 CFR 60		Will comply with rule	Units not constructed yet	
Hazardous Pollutants	NR 445	X	Will comply with rule	Units not constructed yet	

8. Is this facility subject to the provisions	governing prevention of a	ccidental releases of	hazardous air co	ontaminants contain	ed
	in section	112(r)(7) of the Cle	an Air Act?	□ Yes⊠No	

If you answered yes, please describe how you will achieve compliance with these provisions, including the requirement to formulate a plan for preventing accidental releases (sec. 112(r)(7)(B)(ii)):

9. Other requirements (e.g., malfunction reporting, special operating conditions from an existing permit, etc.)	State Only	Compliance Status (in or out)

Information attached? <u>n</u> (y/n)

State of Wisconsin Department of Natural Resources From January 2021 Application FACILITY REQUIREMENT COMPLIANCE PLAN COMMITMENTS AND SCHEDULE AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-133 11-93

SEE INSTRUCTIONS ON REVERSE SIDE

BE IT IS THE CITETION OF THE VEHILL SIDE						
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: 816127840					
3. For facilities that are presently in compliance with all applicable requirements, including any enhanced monitoring and compliance certification requirements under section 114(a)(3) of the Clean Air Act that apply, complete the following. These commitments are part of the application for Part 70 permits.						
☐ We will continue to operate and maintain this facility in compliance with all applicable requirements.						
Form 4530-132 includes new requirements that apply or will apply to this facility during the term of the permit. We will meet such requirements on a timely basis.						
4. For facilities <u>not</u> presently fully in compliance, complet	te the following.					
☐ This facility is in compliance with all applicable requaccording to the following schedule:	uirements except for those	indicated below. We will achieve compliance				
Applicable Requirement	Corrective Actions	Deadline				
1.						
2.						
۷.						
3.						
Progress reports will be submitted:						
Start date: and every six (6) months thereafter						

STACK IDENTIFICATION AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-103 11-93 Information attached? \underline{n} (y/n)

Maximum

☐ Yes

☐ Horizontal

volume percent

✓ No

SEE INSTRUCTIONS ON REVERSE SIDE

Exhaust gas moisture content:

Exhaust gas discharge direction:

exhausting through this stack.

2. Facility identification number: 3. Stack identification number: 1. Facility name: Nemadji Trail S01 To be assigned 816127840 **Energy Center** 4. Exhausting Unit(s), use Unit identification number from appropriate Form(s) 4530-104, 106, 107, 108 and/or 109 4530-104 EU01 4530-107 4530-108 4530-106 4530-109 5. Identify this stack on the plot plan required on Form 4530-101 6. Indicate by checking: This stack has an actual exhaust point. ☐ This stack serves to identify fugitive emissions. If this stack has an actual exhaust point, then provide the following stack parameters 7. Discharge height above ground level: 190 (feet) 8. Inside dimensions at outlet (check one and complete): ✓ Circular 21.28 (feet) □ rectangular length (feet) width (feet) 9. Exhaust flow rate: Normal (ACFM) (at 7.9 °F) Maximum (ACFM) (at 7.9 °F) <u>Natural Gas = 1,496,266 (with DB)</u>, Natural Gas = 1,488,999 (without DB), Fuel Oil = 1,519,142 (without DB) Fuel Oil = 1,535,605 (with DB) Exhaust gas temperature (normal): Natural Gas = 168, Fuel Oil = 185

volume percent

□ Down

gases from the stack?

Complete the appropriate Air Permit Application Forms(s) 4530-104, 106, 107, 108 or 109 for each Unit *****

Normal

✓ Up

Is this stack equipped with a rainhat or any obstruction to the free flow of the exhaust

BOILER OR FURNACE OPERATION AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-104 11-93 Information attached? __ (y/n)

1. Facility name: Nemadji Trail Energy	Center	2. Facility identification number: To be assigned 81612784(
3. Stack identification number: S01		4. Boiler/furnace number: EU01				
4a. Unit description:						
Natural gas-fired combustion turbine as oil as a backup fuel. Duct burning capa			ined cycle. Capable	of burning No. 2 fuel		
5. Indicate the boiler/furnace control te	chnology status.	controlled	trolled			
If the boiler/furnace is controlled	, enter the control device nun	nber(s) from the approp	oriate forms:			
4530-110 4530- 4530-114 4530-	-111 4530-112 -115 4530-116	4530-113 <u>C</u> 4530-117	01a, C01b			
6. Furnace type: Combined-Cycle Com	bustion Turbine	7. Maximum continu 4,671 MMBtu/hi 4,027 MMBtu/hi	r HHV for Natural	Gas;		
8. Manufacturer: Siemens		9. Model number: 80	000Н			
10. Date of construction or last modified	fication: 06/01/2021					
11. Fuels and firing conditions:						
	Primary fuel	Backup fuel #1	Backup fuel #2	Backup fuel #3		
Fuel name	Natural Gas	Fuel Oil				
Higher heating value	1,020 Btu/scf	137,000 Btu/gal				
Maximum sulfur content (Wt.%)	0.5 gr/100 SCF (annual average)	0.0015%				
Maximum ash content (Wt.%)	Negligible	Negligible				
Excess Combustion Air (%O ₂)	N/A	N/A				
Moisture content (as fired) (%)	Negligible	Negligible				
Maximum hourly consumption	3.59 MMscf/hr (CT) 0.99 MMscf/hr (DB)	22,050 gal/hr (CT)				
Actual yearly consumption	40,109 MMscf/yr	11.0 x 10 ⁶ gal/yr				
***** For this emissions unit, identi- DESCRIPTION OF METHO and its attachment(s) to this for	DS USED FOR DETERMIN	IING COMPLIANCE.	Attach Form 4530-			

***** Please complete the Air Pollution Control Permit Application Forms 4530-126 and 4530-128 for this Unit. *****

From December 2018 Application

State of Wisconsin Department of Natural Resources

CONTROL EQUIPMENT-CATALYTIC OR THERMAL OXIDATION AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-113 11-93 Information attached? \underline{n} (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

Section A				
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840			
3. Stack identification number: S01	4. Unit identification number:EU01			
5. Control device number: C01a				
6. Manufacturer and model number: TBD				
7. Date of installation: 06/01/2021				
8. Describe in detail the oxidation system. Attach a blueprint or d	iagram of the system. Attached? No			

Selective catalytic reduction of NO_x using ammonia injection and a catalyst.

9. List the pollutants to be controlled by this equipment and the expected control efficiency for each pollutant on the table below.

□ Documentation is attached

Pollutant	Inlet pollutant concentration		Outlet pollutant concentration		Efficiency (%)	
	gr/acf	ppmv	gr/acf	ppmv	hood capture	pollutant destruction
NOx (Natural gas)		35		2.0 @ 15% O ₂		94%
NOx (Fuel oil)		42		6.0 @ 15% O ₂		85%

10: Check one: ✓ Catalytic ☐ Thermal oxidizer

11. Discuss how the spent catalyst will be handled for reuse or disposal.

TBD

- 12. Prepare a malfunction prevention and abatement plan (if required under s. NR 439.11) for this pollution control system. Please include the following:
 - a. Identification of the individuals(s), by title, responsible for inspecting, maintaining and repairing this device.
 - b. Operation variables such as temperature that will be monitored in order to detect a malfunction or breakthrough, the correct operating range of these variables, and a detailed description of monitoring or surveillance procedures that will be used to show compliance.
 - c. An inspection schedule and items or conditions that will be inspected. For catalytic oxidizers, discuss the replacement and/or regeneration schedule for the bed and steps you have taken to ensure the bed's proper functioning throughout its expected lifetime.
 - d. A listing of materials and spare parts that will be maintained in inventory.
 - e. Is this plan available for review? No

Section B			
The following questions must be answered by sources installing new equipment or existing Units which cannot document control efficiency of this device by other means. (Catalytic/Thermal dependent on item 10)			
Catalytic oxidation	Thermal oxidation		
13a. Operating temperature (°F): MaxTBD Min	b. Operating temperature (°F): Max Min		
14a. Catalyst bed volume (ft ³): TBD	b. Combustion chamber volume (ft ³):		
15a. Gas volumetric flow rate at combustion conditions (ACFM): TBD	b. Maximum gas velocity through the device (ft./min):		
16a. Type of fuel used: TBD	b. Type of fuel used:		
17a. Maximum fuel use: TBD	b. Maximum fuel used:		
18a. Type of catalyst used and volume of catalyst used (ft ³): T	BD		
19a. Residence time (seconds): TBD	b. Residence time (seconds):		

COMPLIANCE CERTIFICATION - MONITORING AND REPORTING DESCRIPTION OF METHODS USED FOR DETERMINING COMPLIANCE

Form 4530-118 11-93

Information attached? n (y/n)

CONTROL EQUIPMENT-CATALYTIC OR THERMAL OXIDATION

AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-113 11-93 Information attached? (y/n)

State of Wisconsin Department of Natural Resources

SEE	INS	ΓRU	CTIC	DNS	ON	REV	ERSE	SIDE

SEE INSTRUCTIONS ON THE VERSE SIDE	
Section A	
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S01	4. Unit identification number: EU01
5. Control device number: C01b	
6. Manufacturer and model number: TBD	
7. Date of installation: TBD	
8. Describe in detail the oxidation system. Attach a blueprint or d	iagram of the system. Attached? <u>Yes</u>

Oxidation catalyst for the oxidation of CO.

9. List the pollutants to be controlled by this equipment and the expected control efficiency for each pollutant on the table below. ☐ Documentation is attached

Pollutant	Inlet pollutant concentration		Outlet pollutant concentration		Efficiency (%)	
	gr/acf	ppmv	gr/acf	ppmv	hood capture	pollutant destruction
CO (NG or FO with DB)				1.5 @15% O ₂		50-80%
CO (NG pr FO without DB)				1.5 @15% O ₂		50-80%
VOC (NG or FO without)				0.6 @15% O ₂		35-40%
VOC (NG with DB)				2.7 @15% O ₂		35-40%
VOC (FO with DB)				3.3 @15% O ₂		35-40%

10: Check one: ✓ Catalytic Thermal oxidizer 11. Discuss how the spent catalyst will be handled for reuse or disposal:

TBD

- Prepare a malfunction prevention and abatement plan (if required under s. NR 439.11) for this pollution control system. Please include the following:
 - a. Identification of the individuals(s), by title, responsible for inspecting, maintaining and repairing this device.
 - b. Operation variables such as temperature that will be monitored in order to detect a malfunction or breakthrough, the correct operating range of these variables, and a detailed description of monitoring or surveillance procedures that will be used to show compliance.
 - c. An inspection schedule and items or conditions that will be inspected. For catalytic oxidizers, discuss the replacement and/or regeneration schedule for the bed and steps you have taken to ensure the bed's proper functioning throughout its expected lifetime.
 - d. A listing of materials and spare parts that will be maintained in inventory.
 - e. Is this plan available for review? No.

a	
Section	n R
Section	ע ווי

The following questions must be answered by sources installing new equipment or existing Units which cannot document control efficiency of this device by other means (Catalytic/Thermal dependent on item 10)

efficiency of this device by other means. (Catalytic/Thermal dependent on item 10)				
Catalytic oxidation	Thermal oxidation			
13a. Operating temperature (°F): Max _TBD Min _TBD	b. Operating temperature (°F): Max Min			
14a. Catalyst bed volume (ft³): TBD	b. Combustion chamber volume (ft ³):			
15a. Gas volumetric flow rate at combustion conditions (ACFM): TBD	b. Maximum gas velocity through the device (ft./min):			
16a. Type of fuel used: N/A	b. Type of fuel used:			
17a. Maximum fuel use: TBD	b. Maximum fuel used:			
18a. Type of catalyst used and volume of catalyst used (ft ³): TBD				
19a Residence time (seconds): TRD	h Residence time (seconds):			

From December 2018 Application

State of Wisconsin Department of Natural Resources COMPLIANCE CERTIFICATION - MONITORING AND REPORTING
DESCRIPTION OF METHODS USED FOR DETERMINING COMPLIANCE
Form 4530-118 11-93 Information attached? n__ (y/n)

All applicants except non-Part 70 sources are required to certify compliance with all applicable air pollution permit requirements by including a statement within the permit application of the methods used for determining compliance (please see sec. NR 407.05(4)(i), Wis. Adm. Code.) This statement must include a description of the monitoring, recordkeeping, and reporting requirements and test methods. In addition, the application must include a schedule for compliance certification submittals during the permit term. These submittals must be no less frequent than annually, and may need to be more frequent if specified by the underlying applicable requirement or by the Department.

SEE INSTRUCTIONS ON REVERSE SIDE	
1 Facility name: Nemadii Trail Energy Center	2 Facility identification number: To be assigned 816127840

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: 10 be assigned			
3. Stack identification number: S01	4. Unit identification number: EU01			
 5. This Unit will use the following method(s) for determining corand attach the appropriate form(s) to this form). Continuous Emission Monitoring (CEM) - Form 4530-1 Pollutant(s): NOx 	mpliance with the requirements of the permit (check all that apply			
☐ Periodic Emission Monitoring Using Portable Monitors - Form 4530-120 Pollutant(s):				
☐ Monitoring Control System Parameters or Operating Par Pollutant(s):	☐ Monitoring Control System Parameters or Operating Parameters of a Process - Form 4530-121 Pollutant(s):			
☐ Monitoring Maintenance Procedures - Form 4530-122 Pollutant(s):				
Stack Testing - Form 4530-123 Pollutant(s): NOx, SO ₂ , CO, VOC, PM ₁₀ , PM _{2.5} , H ₂ SO ₄ , opacity				
▼ Fuel Sampling and Analysis (FSA) - Form 4530-124 Pollutant(s): SO₂				
Recordkeeping - Form 4530-125 Pollutant(s): NO _x , SO ₂ CO, VOC, PM ₁₀ , PM _{2.5}				
☐ Other (please describe) - Form 4530-135 Pollutant(s):				
6. Compliance certification reports will be submitted to the D Start date: 12 months after Title V issuance and every 12 months thereafter.	repartment according to the following schedule:			
Compliance monitoring reports will be submitted to the	Department according to the following schedule:			
Start date: 6 months after Title V issuance and every6 months thereafter.				

COMPLIANCE DEMONSTRATION BY CONTINUOUS EMISSION MONITORING AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-119 11-93

Information attached? <u>n</u> (y/n)

An installation plan for each new (i.e., proposed) Continuous Emission Monitoring (CEM) system shall be submitted with the permit application for Department approval. Installation plans for existing CEMs are not required to be submitted with the permit application. The installation plan shall contain the following information: the name and address of the source; the source facility identification number; a general description of the process and the control equipment; the pollutant or diluent being monitored; the manufacturer, model number, and serial number of each analyzer; the operating principles of each analyzer; a schematic of the CEM system showing the sample acquisition point and the location of the monitors; and an explanation of any deviations from the siting criteria in Performance Specifications 1,2,3,4,5,6 and 7 in 40 CFR part 60, Appendix B, incorporated by reference in ch. NR 484, Wis. Adm. Code.

SEE INSTRUCTIONS ON REVERSE SIDE			
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840		
3. Stack identification number: S01	4. Unit identification number: EU01		
5. Pollutant being monitored: (If other than opacity then item 6 or	7 will be required) NOx		
a. Name of manufacturer: TBD	b. Model number: TBD		
c. Is this an existing system ☐ Yes ☑ No d. Installation date: 06/01/2021			
e. Type □ In situ ☑ Extractive □ Dilution □ Other (specify)			
f. Describe how the monitor works: TBD			
g. Backup system: TBD			
 h. □ The CEM system certification is attached for Department ap the startup of the CEM system. □ The certification was i. □ A CEM system Quality Assurance/Quality Control Plan is at please submit it within 60 days of the CEM system startum. 	ttached for Department approval. If the plan is not attached,		
6. Diluent being monitored: TBD			
a. Name of manufacturer: TBD	b. Model number: TBD		
c. Is this an existing system ☐ Yes ☑ No d. Installation date: 06/01/2021			
e. Type ☐ In situ ☑ Extractive ☐ O2 ☐ CO2 ☐ Other (specify)			
f. Describe how the monitor works: TBD			
g. Backup system: TBD			
 h. □ The CEM system certification is attached for Department ap the startup of the CEM system. □ The certification was i. □ A CEM system Quality Assurance/Quality Control Plan is at please submit it within 60 days of the CEM system startum. 	ttached for Department approval. If the plan is not attached,		
7. Flow. No flow meter. Fuel flow meter will be used to calculate stack flow.			
a. Name of manufacturer:	b. Model number:		
c. Is this an existing system ☐ Yes ☐ No d. Installation date:			
e. Type □ Differential pressure □ Thermal □ Other (specify)			
f. Describe how the monitor works:			
g. Backup system:			
 h. □ The CEM system certification is attached for Department approval. □ If it is not attached, please submit it within 60 days of the startup of the CEM system. □ The certification was submitted to the Department on i. □ A CEM system Quality Assurance/Quality Control Plan is attached for Department approval. □ If the plan is not attached, please submit it within 60 days of the CEM system startup. □ The plan was submitted to the Department on 			

COMPLIANCE DEMONSTRATION BY STACK TESTING AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-123 11-93

Information attached? \underline{n} (y/n)

The performance of an EPA stack test method for demonstrating compliance with an emission limitation has always been acceptable. EPA test methods contain quality assurance procedures that shall be strictly adhered to by the source. The applicant shall propose an appropriate program of stack testing for compliance demonstration. The stack testing program shall correlate with the corresponding emission limitation in terms of the frequency and duration of the stack tests. The Department may approve the proposed stack testing program, or other program which the Department determines to be appropriate. The procedures outlined in chapter NR 439 for stack test plans and procedures shall apply to stack test performed for ongoing compliance demonstration.

SEE INSTRUCTIONS ON REVERSE SIDE			
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840		
3. Stack identification number: S01	4. Unit identification number: EU01		
5. Pollutant being monitored: NO _x , CO, VOC, PM ₁₀ , PM _{2.5} , H ₂ SO	4, opacity		
6. Procedure being monitored: N/A			
7. Is this an existing method of demonstrating compliance? ☐ Yes ☑ No	8. Installation date: 06/01/2021		
9. EPA or Department approved test method:			
EPA Test Methods 5, 7, 8, 9, 10, 25, 201A, 202			
10. Backup system N/A			
11. Compliance shall be demonstrated: ☐ Daily ☐ Weekly	☐ Monthly ☑ Upon initial startup		
**** Any measured emission rate that exceeds an emission lin reported as an excess emission.	nitation established by the permit shall be *****		

COMPLIANCE DEMONSTRATION BY FUEL SAMPLING AND ANALYSIS AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-124 11-93

Information attached? \underline{n} (y/n)

An installation plan for each fuel sampling and analysis system (FSA) may be submitted with the permit application for Department approval. The installation plan shall contain the following information: the name and address of the source; the source facility identification number; a general description of the process and the control equipment; the type of fuel being sampled; the manufacturer, model number, and serial number of each sampler; and a schematic of the FSA system showing the sample acquisition point and the location of the machine that produces the daily, weekly, or monthly composite fuel sample. A completed form 4530-124, supplemented to satisfy the requirements of this paragraph, may constitute an installation plan for a FSA system.

SEE INSTRUCTIONS ON REVERSE SIDE				
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840			
3. Stack identification number: S01	4. Unit identification number: EU01			
5. Pollutant being monitored: SO ₂	6. Fuel being sampled: Natural gas and fuel oil			
7. List the ASTM fuel sample collecting and analyzing methods up	sed:			
In accordance with 40 CFR Part 75				
8. Is this an existing FSA system? ☐ Yes ☑ No 9. Installation date: 06/01/2021				
10. ☐ Automated sampling ☑ Manual sampling				
11. Backup system? No				
12. Compliance shall be demonstrated: ☐ Daily ☐ Weekly ☐ Monthly ✓ Per shipment of fuel				
13. Indicate by checking:				
☐ The FSA system certification is attached for Department approval. ☑ If the certification is not attached, please submit it within 60 days of the FSA system startup. ☐ The certification was submitted to the Department on				
☐ A FSA quality assurance/quality control plan for fuel sampling program is attached for Department approval. ☑ If the plan is not attached, please submit it within 60 days of the CEM startup system. ☐ The plan was submitted to the Department on				

**** Any composite sample over the emission limit

COMPLIANCE DEMONSTRATION BY RECORDKEEPING AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-125 11-93

Information attached? \underline{n} (y/n)

Recordkeeping may be acceptable as a compliance demonstration method provided that a correlation between the parameter value recorded and the emission rate of a particular pollutant is established in the form of a curve or chart of emission rate versus parameter values. This correlation may constitute the certification of the system. It should be attached for Department approval. If it is not attached, please submit it within 60 days of the startup of the system.

SEE INSTRUCTIONS ON REVERSE SIDE								
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840							
3. Stack identification number: S01	4. Unit identification number: EU01							
5. Pollutant(s) being monitored: PM ₁₀ , PM _{2.5} , VOC	6. Material or parameter being monitored and recorded: fuel usage							
7. Method of monitoring and recording:								
Fuel Flow								
8. List any EPA methods used: N/A								
9. Is this an existing method of demonstrating compliance? ☐ Yes ☑ No	10. Installation date: 06/01/2021							
11. Backup system:								
12. Compliance shall be demonstrated: ☐ Daily ☐ Weekly	✓ Monthly ☐ Batch (not to exceed monthly)							
13. Indicate by checking:								
The monitoring system shall be subject to appropriate performance specifications, calibration requirements, and quality assurance procedures. ☐ A quality assurance/quality control plan for the recordkeeping system is attached for Department approval. ☑ If the plan is not attached, please submit it within 60 days of the startup of the recordkeeping program. ☐ The plan was submitted to the Department on								
***** The compliance records shall be available for Department certification report and the excess emission report shall format for the compliance certification report and exce same time as the application.	l be approved by the Department. A proposed							
***** The source shall record any malfunction that causes or ma Malfunctions shall be reported to the Department the n								

be reported to the Department immediately.

EMISSION UNIT HAZARDOUS AIR POLLUTANT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-126 11-93 Information attached? <u>y</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S01	4. Unit identification number: EU01

5. Unit material description: Combined Cycle Turbine combusting natural gas and fuel oil

6. Complete the following summary of hazardous air emissions from this unit. Attach sample calculations and emission factor references. Attached? ves. see Appendix C

references. Attached?	yes, see Appendix C							
Pollutant CAS	Actual emiss	ions	Maximum theoretica	al emissions	Potential to emit			
		Units		Units				
Ţ	SEE APPENDIX C	FOR EMISS	SIONS CALCULATIO	ONS	TPV			
					TPY			
					TPY			
					TPY			
					TPY			
					TPY			
					TPY			
					TPY			
					TPY			
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					TPY			
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					TPY			
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					TPY			
					TPY			

EMISSION UNIT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-128 11-93 Information attached? <u>y</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S01	4. Unit identification number: EU01

5. Complete the following emissions summary for the following pollutants. Attach sample calculations and emission factor references. Attached? Yes, see Appendix C

Air pollutant	Actua	Maximu	ım the		Potential to	emit	Maxin	num a	llowable	
	U	TPY		U	TPY				U	TPY
Particulates	SEE APPEN	DIX C FO	R EMISSIC)NS (CALCULA	TIONS	TPY			
Sulfur dioxide							TPY			
Organic compounds							TPY			
Carbon monoxide							TPY			
Lead							TPY			
Nitrogen oxides							TPY			
Total reduced sulfur							TPY			
Mercury							TPY			
Asbestos							TPY			
Beryllium							TPY			
Vinyl chloride							TPY			
							TPY			
							TPY			
							TPY			
							TPY			
							TPY			

Units (U) should be entered as follows:

^{1 =} lb/hr

^{2 =} lb/mmBTU

^{3 =} grains/dscf

^{4 =} lb/gallon

^{5 =} ppmdv

^{6 =} other (specify)

^{7 =} other (specify)

^{8 =} other (specify)

CURRENT EMISSIONS REQUIREMENTS AND STATUS OF UNIT AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-130 Rev. 12-99 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Tr	ail Energy Center	2. Facility identification number: To be assigned 816127840								
3. Stack identification number	er: S01	4. Unit	entification number: EU01							
5. Pollutant	6. Wis. Adm. Code Wis. Stats., 40 CFR	7. State Only	8. Limitation	9. Compliance Status (in or out)						
Nitrogen Dioxide	40 CFR 60.4320(a) (Subpart KKKK)		15 ppm at 15 percent O ₂ for natural gas; 42 ppm at 15 percent O ₂ for fuel oil.	Units not constructed yet						
Sulfur Dioxide	40 CFR 60.4330 (Subpart KKKK)		0.90 lb/MW-hr gross output	Units not constructed yet						
GHG (CO ₂)	40 CFR Part 60, Subpart TTTT		1,000 lb/MW-hr gross output (90% NG) or petition for other standard	Units not constructed yet						
Opacity	NR 431	X	20% opacity	Units not constructed yet						
Nitrogen Dioxide	NR 432 – Clean Air Interstate Rule NOx Allowances,		Replaced by Cross-State Air Pollution Rule	Units not constructed yet						
Ammonia - SCR	NR 445	X	N/A	Units not constructed yet						
Carbon Monoxide	NR 426	X		Units not constructed yet						
Volatile Organic Compounds	NR 419	X		Units not constructed yet						
Particulate	NR 415.06(2)(c)	X	0.10 lb PM/MMBtu	Units not constructed yet						
Nitrogen Dioxide	40 CFR 60.4320(a) (Subpart KKKK)		96 ppm @ 15% O2 at temperatures below 0 degress Fahrenheit	Units not constructed yet						
10. Other requirements (e.g., m existing permit, etc.)	alfunction reporting, special opera	iting condit	ions from an State Only	Compliance Status (in or out)						

** PART 70 SOURCES ONLY:

1. Be sure to review the Compliance Assurance Monitoring (CAM) Rule, 40 CFR Part 64, for the Renewal Application. The CAM rule requires owners and operators of Part 70 sources to monitor the operation and maintenance of their control equipment so that they can evaluate the performance of their control devices and report whether or not their facilities meet established emission standards. All facilities that have a Title V, Part 70, Federal Operating Permit are required to meet the CAM rule and submit a CAM plan with this Title V renewal application. The rule requires that a CAM plan be submitted with the Title V renewal application for each pollutant at each emissions unit which has a potential to emit - prior to controls - of that pollutant greater than the major source threshold for the respective pollutant. Please refer to the CAM Technical Guidance web site at http://www.epa.gov/ttn/emc/cam.html for further documentation on the rule and how to prepare a CAM plan for submittal with the renewal application.

2. List all applicable **Maximum Achievable Control Technology** (MACT) rule(s) and the effective date(s) if they were promulgated during the last 3 years of your operation permit term. Identify the emissions units subject to each MACT rule listed.

EMISSION UNIT COMPLIANCE PLAN COMMITMENTS AND SCHEDULE AIR POLLUTION CONTROL PERMIT APPLICATION

SEE INSTRUCTIONS ON REVERSE SID	Form 4530-131 11-93	Information attached? n_ (y/n)							
Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840								
3. Stack identification number: S01	4. Unit identification number: EU01								
	tion 114(a)(3) of the Clean Air Act that app	ng any enhanced monitoring and compliance oly, complete the following. These							
☐ We will continue to operate and	maintain this Unit in compliance with all ap	oplicable requirements.							
Form 4530-130 includes new recomeet such requirements on a time	quirements that apply or will apply to this Uely basis.	nit during the term of the permit. We will							
6. For Units <u>not</u> presently fully in complia	ance, complete the following.								
☐ This Unit is in compliance with all a according to the following schedule		licated below. We will achieve compliance							
Applicable Requirement	Corrective Actions	Deadline							
1.									
2.									
3.									

exhausting through this stack.

STACK IDENTIFICATION AIR POLLUTION CONTROL PERMIT APPLICATION From 4520 102 11 02

Form 4530-103 11-93 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE 1. Facility name: Nemadji Trail Energy 2. Facility identification number: To be 3. Stack identification number: S02 Center assigned 816127840 4. Exhausting Unit(s), use Unit identification number from appropriate Form(s) 4530-104, 106, 107, 108 and/or 109 4530-107 4530-108 4530-104 EU02 4530-106 4530-109 5. Identify this stack on the plot plan required on Form 4530-101 6. Indicate by checking: ✓ This stack has an actual exhaust point. ☐ This stack serves to identify fugitive emissions. If this stack has an actual exhaust point, then provide the following stack parameters 7. Discharge height above ground level: 110 (feet) 8. Inside dimensions at outlet (check one and complete): ✓ Circular 3.50 (feet) □ rectangular length (feet) width (feet) 9. Exhaust flow rate: 27,709 Maximum 27,709 (ACFM) Normal (ACFM) Exhaust gas temperature (normal): 290 (°F) 11. Exhaust gas moisture content: Normal volume percent Maximum volume percent Exhaust gas discharge direction: **✓** Up □ Down ☐ Horizontal Is this stack equipped with a rainhat or any obstruction to the free flow of the ☐ Yes ✓ No exhaust gases from the stack? Complete the appropriate Air Permit Application Forms(s) 4530-104, 106, 107, 108 or 109 for each Unit *****

BOILER OR FURNACE OPERATION AIR POLLUTION CONTROL PERMIT APPLICATION Form 4530-104 11-93

Information attached? \underline{n} (y/n)

1	
SEE INSTRUCTIONS ON REVERSE SIDE	

		I							
1. Facility name: Nemadji Trail Energy Ce	enter	2. Facility identification number: To be assigned 816127840							
3. Stack identification number: S02		4. Boiler/furnace number: EU02							
4a. Unit description: 100-MMBtu/hr Auxiliary boiler responsib	le for delivering supple	mental steam to the co	ombined-cycle combu	stion turbine.					
5. Indicate the boiler/furnace control techn	ology status. \square U	Incontrolled 🔽 C	ontrolled						
If the boiler/furnace is controlled, en	ter the control device n	umber(s) from the app	propriate forms:						
4530-110 <u>C02</u> 4530-113 4530-113	-111 4530-11 5 4530-116 _	4530-11 4530-117	3						
6. Furnace type: Unknown		7. Maximum contin	uous rating: 100 MN	⁄/Btu/hr					
8. Manufacturer: TBD		9. Model number: T	BD						
10. Date of construction or last modifica	tion: 06/01/2021								
				_					
11. Fuels and firing conditions:									
	Primary fuel	Backup fuel #1	Backup fuel #2	Backup fuel #3					
Fuel name	Natural Gas								
Higher heating value	1,020 Btu/scf								
Maximum sulfur content (Wt.%)	Pipeline-grade								
Maximum ash content (Wt.%)	N/A								
Excess Combustion Air (%O ₂)	N/A								
Moisture content (as fired) (%)	N/A								
Maximum hourly consumption	98,039 scf/hr								
Actual yearly consumption	859 x 10 ⁶ scf								
***** For this emissions unit, identify t DESCRIPTION OF METHODS and its attachment(s) to this form	USED FOR DETERM	INING COMPLIANO	CE. Attach Form 4530						
***** Please complete the Air Pollution (Control Permit Applicat	tion Forms 4530-126	and 4530-128 for this	Unit. *****					

CONTROL EQUIPMENT MISCELLANEOUS AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-110 11-93 Information attached? n_ (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840							
3. Stack identification number: S02	4. Unit identification number: EU02							
5. Control device number: C02								
6. Manufacturer and model number: TBD								
7. Date of installation: 06/01/2021								
8. Describe in detail the device in use. Ultra-low NO _x burners and flue gas recirculation (FGR) and Oxidation Catalyst (OxCat)								

Attach a diagram of the system. Attached? No

9. List the pollutants to be controlled by this equipment and the expected control efficiency for each pollutant on the table below. □ Documentation is attached?

Pollutant	Inlet po		Hood capture efficiency (%)		pollutant ntration	Efficiency (%)
	gr/acf	ppmv		gr/acf	ppmv	
NO _x			50%		9 ppm	0.011 lb/MMBtu
VOC			50%			0.0027 lb/MMBtu
CO						0.0037 lb/MMBtu

- 10. Discuss how the collected material will be handled for reuse or disposal. <u>Ultra-low NO_x burners control the formation of NO_x using a two-stage combustion process.</u> Oxidation catalyst system is an add-on control that converts CO and VOC to CO2 by use of a catalyst.
- 11. Prepare a malfunction prevention and abatement plan (if required under s. NR 439.11) for this pollution control system. Please include the following:
 - a. Identification of the individuals(s), by title, responsible for inspecting, maintaining and repairing this device.
 - b. Operation variables such as temperature that will be monitored in order to detect a malfunction or breakthrough, the correct operating range of these variables, and a detailed description of monitoring or surveillance procedures that will be used to show compliance.
 - c. What type of monitoring equipment will be provided (temperature sensors, pressure sensors, CEMs).
 - d. An inspection schedule and items or conditions that will be inspected.
 - e. A listing of materials and spare parts that will be maintained in inventory.
 - f. Is this plan available for review? No

COMPLIANCE CERTIFICATION - MONITORING AND REPORTING DESCRIPTION OF METHODS USED FOR DETERMINING COMPLIANCE Form 4530-118 11-93 Information attached? \underline{n} (y/n)

All applicants except non-Part 70 sources are required to certify compliance with all applicable air pollution permit requirements by including a statement within the permit application of the methods used for determining compliance (please see sec. NR 407.05(4)(i), Wis. Adm. Code.) This statement must include a description of the monitoring, recordkeeping, and reporting requirements and test methods. In addition, the application must include a schedule for compliance certification submittals during the permit term. These submittals must be no less frequent than annually, and may need to be more frequent if specified by the underlying applicable requirement or by the Department.

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EE INSTRUCTIONS ON REVERSE SIDE						
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840					
3. Stack identification number: S02	4. Unit identification number: EU02					
5. This Unit will use the following method(s) for determining con and attach the appropriate form(s) to this form).	apliance with the requirements of the permit (check all that apply					
☐ Continuous Emission Monitoring (CEM) - Form 4530-1 Pollutant(s):	19					
☐ Periodic Emission Monitoring Using Portable Monitors - Pollutant(s):	Form 4530-120					
☐ Monitoring Control System Parameters or Operating Para Pollutant(s):	ameters of a Process - Form 4530-121					
☐ Monitoring Maintenance Procedures - Form 4530-122 Pollutant(s):						
☐ Stack Testing - Form 4530-123 Pollutant(s):						
☐ Fuel Sampling and Analysis (FSA) - Form 4530-124 Pollutant(s): 2						
Recordkeeping - Form 4530-125 Pollutant(s): All						
☐ Other (please describe) - Form 4530-135 Pollutant(s):						
6. Compliance certification reports will be submitted to the De	epartment according to the following schedule:					
Start date: At date of permit issuance and every 12 months thereafter.						
Compliance monitoring reports will be submitted to the	Department according to the following schedule:					
Start date: At date of permit issuance and every 6 months thereafter.						

COMPLIANCE DEMONSTRATION BY RECORDKEEPING AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-125 11-93

Information attached? \underline{n} (y/n)

Recordkeeping may be acceptable as a compliance demonstration method provided that a correlation between the parameter value recorded and the emission rate of a particular pollutant is established in the form of a curve or chart of emission rate versus parameter values. This correlation may constitute the certification of the system. It should be attached for Department approval. If it is not attached, please submit it within 60 days of the startup of the system.

SEE INSTRUCTIONS ON REVERSE SIDE	
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S02	4. Unit identification number: EU02
5. Pollutant(s) being monitored: SO ₂	Material or parameter being monitored and recorded: Sulfur content of natural gas.
7. Method of monitoring and recording: Owners will keep records of the sulfur content of the natural daily usage of natural gas.	gas as certified by the supplier or test data and record the
8. List any EPA methods used: N/A	
9. Is this an existing method of demonstrating compliance? ☐ Yes ☑ No	10. Installation date: 06/01/2021
11. Backup system: N/A	
12. Compliance shall be demonstrated: ☑ Daily ☐ Weekly	☐ Monthly ☐ Batch (not to exceed monthly)
assurance procedures. A quality assurance/quality con	ase submit it within 60 days of the startup of the recordkeeping
***** The compliance records shall be available for Department certification report and the excess emission report shall format for the compliance certification report and excessame time as the application.	l be approved by the Department. A proposed
***** The source shall record any malfunction that causes or may Malfunctions shall be reported to the Department the n	

be reported to the Department immediately.

COMPLIANCE DEMONSTRATION BY RECORDKEEPING AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-125 11-93

Information attached? \underline{n} (y/n)

Recordkeeping may be acceptable as a compliance demonstration method provided that a correlation between the parameter value recorded and the emission rate of a particular pollutant is established in the form of a curve or chart of emission rate versus parameter values. This correlation may constitute the certification of the system. It should be attached for Department approval. If it is not attached, please submit it within 60 days of the startup of the system.

SEE INSTRUCTIONS ON REVERSE SIDE	
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S02	4. Unit identification number: EU02
5. Pollutant(s) being monitored: All	6. Material or parameter being monitored and recorded: Hours of operation of the natural gas heater will be recorded so that emissions may be calculated.
7. Method of monitoring and recording: Hours of operation	
8. List any EPA methods used: Not applicable	
9. Is this an existing method of demonstrating compliance? ☐ Yes ☑ No	10. Installation date: 06/01/2021
11. Backup system: N/A	
12. Compliance shall be demonstrated: ☐ Daily ☐ Weekly	✓ Monthly ☐ Batch (not to exceed monthly)
assurance procedures. A quality assurance/quality co	ase submit it within 60 days of the startup of the recordkeeping
***** The compliance records shall be available for Department certification report and the excess emission report shal format for the compliance certification report and excessame time as the application.	l be approved by the Department. A proposed
***** The source shall record any malfunction that causes or ma Malfunctions shall be reported to the Department the n	

be reported to the Department immediately.

EMISSION UNIT HAZARDOUS AIR POLLUTANT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-126 11-93 Information attached? <u>y</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840					
3. Stack identification number: S02	4. Unit identification number: EU02					

5. Unit material description: Natural gas combustion

6. Complete the following summary of hazardous air emissions from this unit. Attach sample calculations and emission factor references. Attached? See Appendix C

references. Attached?	See Appendix C							
Pollutant CAS	Actual emissi	ions	Maximum theoretica	al emissions	Potential to emit			
		Units		Units				
SEE APPENDIX C FOR HAPS EMISSIONS CALCULATIONS								
					TPY			
					TPY			
					TPY			
					TPY			
					TPY			
					TPY			
					TPY			
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					TPY			

EMISSION UNIT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION Form 4530-128 11-93 Information

Information attached? <u>y</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S02	4. Unit identification number: EU02

5. Complete the following emissions summary for the following pollutants. Attach sample calculations and emission factor references. Attached? See Appendix C

Air pollutant	Actua	al	Maximum theoretical emissions			Potential to emit	Maxin	Maximum allowable		
	U	TPY		U	TPY			U	TPY	

SEE APPENDIX C FOR EMISSIONS CALCULATIONS

Sulfur dioxide				TPY		
Organic compounds			-	TPY		
Carbon monoxide				TPY		
Lead				TPY		
Nitrogen oxides				TPY		
Total reduced sulfur				TPY		
Mercury				TPY		
Asbestos				TPY		
Beryllium				TPY		
Vinyl chloride				TPY		
				TPY		
				TPY		
				TPY		
				TPY		
				TPY		

Units (U) should be entered as follows:

- 1 = lb/hr
- 2 = lb/mmBTU
- $3 = \frac{\text{grains}}{\text{dscf}}$
- 4 = lb/gallon
- 5 = ppmdv
- 6 = other (specify)
- 7 = other (specify)
- 8 = other (specify)

CURRENT EMISSIONS REQUIREMENTS AND STATUS OF UNIT AIR POLLUTION CONTROL PERMIT APPLICATION Form 4530-130 Rev. 12-99 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Tra	ail Energy Center	2. Facili	ty identification number: Te	be ass	igned 8	16127840	
3. Stack identification number	r: S02	4. Unit identification number: EU02					
5. Pollutant	6. Wis. Adm. Code Wis. Stats., 40 CFR	7. State Only	8. Limitation		9. Compliance Status (in or out)		
Particulate	NR415	X	0.15 lb PM/MMbtu		Units not	constructed yet	
Sulfur Dioxide	NR 417, NSPS 40 CFR 60, Subpart Dc		Keep records of the sulfur content of the natural gas, certified by the supplier of data and record of the dail usage of natural gas	Units not	Units not constructed yet		
Nitrogen Dioxide	NR 428	X			Units not	Units not constructed yet	
Carbon Monoxide	NR 426	X		Units not	Units not constructed yet		
Lead	NR 427	X			Units not	its not constructed yet	
Volatile Organic Compounds	NR 419	X			Units not	constructed yet	
Opacity	NR 431	X	20% opacity		Units not	Units not constructed yet	
10. Other requirements (e.g., ma existing permit, etc.)	alfunction reporting, sp	ecial operati	ng conditions from an	Sta	te Only	Compliance Status (in or out)	

** PART 70 SOURCES ONLY:

1. Be sure to review the Compliance Assurance Monitoring (CAM) Rule, 40 CFR Part 64, for the Renewal Application. The CAM rule requires owners and operators of Part 70 sources to monitor the operation and maintenance of their control equipment so that they can evaluate the performance of their control devices and report whether or not their facilities meet established emission standards. All facilities that have a Title V, Part 70, Federal Operating Permit are required to meet the CAM rule and submit a CAM plan with this Title V renewal application. The rule requires that a CAM plan be submitted with the Title V renewal application for each pollutant at each emissions unit which has a potential to emit - prior to controls - of that pollutant greater than the major source threshold for the respective pollutant. Please refer to the CAM Technical Guidance web site at http://www.epa.gov/ttn/emc/cam.html for further documentation on the rule and how to prepare a CAM plan for submittal with the renewal application.

2. List all applicable **Maximum Achievable Control Technology** (MACT) rule(s) and the effective date(s) if they were promulgated during the last 3 years of your operation permit term. Identify the emissions units subject to each MACT rule listed.

EMISSION UNIT COMPLIANCE PLAN COMMITMENTS AND SCHEDULE AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-131 11-93 Information attached? \underline{n} (y/n)

1. Facility name: Nemadji Trail Energy
Center

2. Facility identification number: To be assigned 816127840

3. Stack identification number: S02

4. Unit identification number: EU02

5. For Units that are presently in compliance with all applicable requirements, including any enhanced monitoring and compliance certification requirements under section 114(a)(3) of the Clean Air Act that apply, complete the following. These commitments are part of the application for Part 70 permits.

Form 4530-130 includes new requirements that apply or will apply to this Unit during the term of the permit. We will meet such requirements on a timely basis.
 For Units not presently fully in compliance, complete the following.

☐ We will continue to operate and maintain this Unit in compliance with all applicable requirements.

- is to to the many many in companies, companies and to to make
- This Unit is in compliance with all applicable requirements except for those indicated below. We will achieve compliance according to the following schedule:

	Applicable	Requirement	Corrective Actions	Deadline
1.				
2.				
3.				
	Progress reports	s will be submitted:	iv (6) months thereafter	

F03 June 2020

State of Wisconsin

STACK IDENTIFICATION

Department of Natural Resources

AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-103 11-93 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE		
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: 816127840	3. Stack identification number: NA
4. Exhausting Unit(s), use Unit identification	n number from appropriate Form(s) 4530-1	04, 106, 107, 108 and/or 109
4530-104 4530-106	4530-107 4530-108	4530-109 <u>F01</u> F03
5. Identify this stack on the plot plan require	d on Form 4530-101	
6. Indicate by checking: ☐ This stack has an actual exhaust point of this stack has an actual exhaust point of the stack has a	int. This stack serves to identify t	
7. Discharge height above ground level:	_(feet)	
8. Inside dimensions at outlet (check one and	d complete):	
☐ Circular (feet)	☐ rectangular length (feet)	_ width (feet)
9. Exhaust flow rate:		
Normal (ACFM)	Maximum(ACF	M)
10. Exhaust gas temperature (normal):	_(°F)	
11. Exhaust gas moisture content:	Normal volume percent	Maximum volume percent
12. Exhaust gas discharge direction:	□ Up □ Down	☐ Horizontal
13. Is this stack equipped with a rainhat or exhaust gases from the stack?	any obstruction to the free flow of the	□ Yes □ No
***** Complete the appropriate Air Permexhausting through this stack.	nit Application Forms(s) 4530-104, 106, 10	7, 108 or 109 for each Unit *****

MISCELLANEOUS PROCESSES AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-109 11-93 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS	ON REVERSE SIDE				
1. Facility name: Nem	adji Trail Energy Center	2. Facility identification	number: 81	6127840	
3. Stack identification	number: NA	4. Process number: F01	F03		
4a. Unit description	: circuit breakers				
5. Indicate the control	technology status.	rolled Controlled			
If the process is	controlled, enter the control device	ce number(s) from the app	propriate forn	n(s):	
4530-110 4530-114		4530-112 4530- 4530-116 4530-	-113 -117		
6. Source Classification	on Code (SCC): 31300500				
7. Date of construction	n or last modification: TBD				
8. Normal operating so	chedule: <u>24</u> hrs./day <u>7</u> d	lays/wk. <u>365</u> days/y	r.		
	ss (please attach a flow diagram o will interrupt current flow after a			Attached? See next page Figures are at end of	je.
10. List the types an	d amounts of raw materials used i	in this process:		Trigules are at end of	Appendix A
Material Material	Storage/material handling process	Average usage	Units	Maximum usage	Units
SF ₆	Circuit breaker (19 kV)	0.23	lbs/yr	0.23	lbs/yr
SF ₆	Circuit breaker (345 kV)	10.31	lbs/yr	10.31	lbs/yr
					<u> </u>
11. List the types an	d amounts of finished products:				
Material Material	Storage/material handling process	Average amount produced	Units	Maximum amount produced	Units
N/A				'	
12. Process fuel usage	:			•	
Type of fuel	Maximum heat input to process million BTU/hr.	Average usage	Units	Maximum usage	Units
N/A					
	gitive emissions associated with thoads, open conveyors, etc.: N/A	his process, such as outdo	or storage	Attached? N	/A
DESCRIPTION	on of METHODS USED FOR ament(s) to this form. This is not	DETERMINING COMP	LIANCE. At		***
	te the Air Pollution Control Perm	•		30-128 for this Unit. ***	**

F03

State of Wisconsin Department of Natural Resources COMPLIANCE CERTIFICATION - MONITORING AND REPORTING DESCRIPTION OF METHODS USED FOR DETERMINING COMPLIANCE Form 4530-118 11-93 Information attached? n (y/n)

All applicants except non-Part 70 sources are required to certify compliance with all applicable air pollution permit requirements by including a statement within the permit application of the methods used for determining compliance (please see sec. NR 407.05(4)(i), Wis. Adm. Code.) This statement must include a description of the monitoring, recordkeeping, and reporting requirements and test methods. In addition, the application must include a schedule for compliance certification submittals during the permit term. These submittals must be no less frequent than annually, and may need to be more frequent if specified by the underlying applicable requirement or by the Department.

CEE	INICTR	LICTIONS	ON REVERSE	SIDE
ാഥ	\mathbf{n}	UCHUNS	ON NEVERSE	SHJE

EE INSTRUCTIONS ON REVERSE SIDE	
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: 816127840
3. Stack identification number: NA	4. Unit identification number: F01 F03
	mpliance with the requirements of the permit (check all that apply
☐ Continuous Emission Monitoring (CEM) - Form 4530-1 Pollutant(s):	19
☐ Periodic Emission Monitoring Using Portable Monitors Pollutant(s):	- Form 4530-120
☐ Monitoring Control System Parameters or Operating Par Pollutant(s):	rameters of a Process - Form 4530-121
☐ Monitoring Maintenance Procedures - Form 4530-122 Pollutant(s):	
☐ Stack Testing - Form 4530-123 Pollutant(s):	
☐ Fuel Sampling and Analysis (FSA) - Form 4530-124 Pollutant(s):	
Recordkeeping - Form 4530-125 Pollutant(s): Geenhouse gases – sulfur hexafluoride (SF	· · · · · · · · · · · · · · · · · · ·
☐ Other (please describe) - Form 4530-135 Pollutant(s):	
6. Compliance certification reports will be submitted to the D	epartment according to the following schedule:
•	oparament according to the following senedate.
Start date: At date of permit issuance and every 12 months thereafter.	
Compliance monitoring reports will be submitted to the	Department according to the following schedule:
Start date: At date of permit issuance and every 6 months thereafter.	

F03

State of Wisconsin Department of Natural Resources

COMPLIANCE DEMONSTRATION BY RECORDKEEPING AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-125 11-93

Information attached? n (y/n)

Recordkeeping may be acceptable as a compliance demonstration method provided that a correlation between the parameter value recorded and the emission rate of a particular pollutant is established in the form of a curve or chart of emission rate versus parameter values. This correlation may constitute the certification of the system. It should be attached for Department approval. If it is not attached, please submit it within 60 days of the startup of the system.

SEE INSTRUCTIONS ON REVERSE SIDE	
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: 816127840
3. Stack identification number: NA	4. Unit identification number: F01 F03
5. Pollutant(s) being monitored: Greenhouse gases – sulfur hexafluoride (SF ₆)	6. Material or parameter being monitored and recorded: SF ₆
7. Method of monitoring and recording: recordkeeping	
8. List any EPA methods used: N/A	
9. Is this an existing method of demonstrating compliance? ☐ Yes ✓ No	10. Installation date: TBD
11. Backup system: N/A	
12. Compliance shall be demonstrated: ☐ Daily ☐ Weekly	■ Monthly □ Batch (not to exceed monthly)
13. Indicate by checking:	
assurance procedures. A quality assurance/quality co	ase submit it within 60 days of the startup of the recordkeeping
**** The compliance records shall be available for Department certification report and the excess emission report shal format for the compliance certification report and excessame time as the application.	l be approved by the Department. A proposed
***** The source shall record any malfunction that causes or ma Malfunctions shall be reported to the Department the n	

be reported to the Department immediately.

EMISSION UNIT HAZARDOUS AIR POLLUTANT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION Form 4530-126 11-93

Information attached? n (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: 816127840
3. Stack identification number: NA	4. Unit identification number: F01 F03

5. Unit material description: Greenhouse gases – SF₆

6. Complete the following summary of hazardous air emissions from this unit. Attach sample calculations and emission factor references. Attached?

Pollutant CAS	Actual emission	ons	Maximum theoretica	al emissions	Potential to emit
		Units		Units	
	NO HAPS EMIS	SSIONS FR	OM THE CIRCUIT B	REAKERS	
					TP

F03

State of Wisconsin Department of Natural Resources

EMISSION UNIT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION Form 4530-128 11-93 Information a

Information attached? <u>y</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: 816127840
3. Stack identification number: NA	4. Unit identification number: F01 F03

5. Complete the following emissions summary for the following pollutants. Attach sample calculations and emission factor references. Attached? See Appendix B Appendix C

Air pollutant	Actua	al	Maximum theoretical emissions U TPY			Potential to emit	Maxin	Maximum allowable	
	U	TPY		U	TPY			U	TPY

Appendix C

SEE APPENDIX B-FOR EMISSION CALCULATIONS

0.10 11 11			TDV.		
Sulfur dioxide			TPY		
Organic compounds			TPY		
Carbon monoxide			 TPY		
Lead			TPY		
Nitrogen oxides			TPY		
Total reduced sulfur			TPY		
Mercury			TPY		
Asbestos			 TPY		
Beryllium			TPY		
Vinyl chloride			TPY		
			TPY		

Units (U) should be entered as follows:

^{1 =} lb/hr

^{2 =} lb/mmBTU

^{3 =} grains/dscf

^{4 =} lb/gallon

^{5 =} ppmdv

^{6 =} other (specify)

^{7 =} other (specify)

^{8 =} other (specify)

CURRENT EMISSIONS REQUIREMENTS AND STATUS OF UNIT AIR POLLUTION CONTROL PERMIT APPLICATION Form 4530-130 Rev. 12-99 Information attached? __(y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Tra	il Energy Center	2. Facil	lity identification	number: 81612784	10
3. Stack identification number	: NA	4. Unit	identification nun	nber: F01 F03	
5. Pollutant	6. Wis. Adm. Code Wis. Stats., 40 CFR	7. State Only	8. Limitation		9. Compliance Status (in or out)
10. Other requirements (e.g., ma existing permit, etc.)	lfunction reporting, special opera	ting conditi	ions from an	State Only	Compliance Status (in or out)
					<u> </u>

** PART 70 SOURCES ONLY:

1. Be sure to review the Compliance Assurance Monitoring (CAM) Rule, 40 CFR Part 64, for the Renewal Application. The CAM rule requires owners and operators of Part 70 sources to monitor the operation and maintenance of their control equipment so that they can evaluate the performance of their control devices and report whether or not their facilities meet established emission standards. All facilities that have a Title V, Part 70, Federal Operating Permit are required to meet the CAM rule and submit a CAM plan with this Title V renewal application. The rule requires that a CAM plan be submitted with the Title V renewal application for each pollutant at each emissions unit which has a potential to emit - prior to controls - of that pollutant greater than the major source threshold for the respective pollutant. Please refer to the CAM Technical Guidance web site at http://www.epa.gov/ttn/emc/cam.html for further documentation on the rule and how to prepare a CAM plan for submittal with the renewal application.

2. List all applicable **Maximum Achievable Control Technology** (MACT) rule(s) and the effective date(s) if they were promulgated during the last 3 years of your operation permit term. Identify the emissions units subject to each MACT rule listed.

EMISSION UNIT COMPLIANCE PLAN COMMITMENTS AND SCHEDULE AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-131 11-93 Information attached? \underline{n} (y/n)

SEE INSTRUCTIONS ON REVERSE SID	E		
Facility name: Nemadji Trail Energy Center	2. Facility identification number: 816127840		
3. Stack identification number: NA	4. Unit identification number: F01 F03		
5. For Units that are presently in compliance with all applicable requirements, including any enhanced monitoring and compliance certification requirements under section 114(a)(3) of the Clean Air Act that apply, complete the following. These commitments are part of the application for Part 70 permits. We will continue to operate and maintain this Unit in compliance with all applicable requirements. Form 4530-130 includes new requirements that apply or will apply to this Unit during the term of the permit. We will meet such requirements on a timely basis.			
6. For Units <u>not</u> presently fully in complia ☐ This Unit is in compliance with all a according to the following schedule: Applicable Requirement	applicable requirements except for those inc	dicated below. We will achieve compliance Deadline	
1.			
1.			
2.			
		<u> </u>	
3.			
		<u> </u>	
Progress reports will be submitted:			
Start date: and every six (6) months thereafter			

From June 2020 Application FACILITY REQUIREMENT COMPLIANCE PLAN COMMITMENTS AND SCHEDULE AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-133 11-93 Information attached? \underline{n} (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

EE INSTRUCTIONS ON REVERSE SIDE				
1.Facility name: Nemadji Trail Energy Center	2. Facility identification	2. Facility identification number: 816127840		
 For facilities that are presently in compliance with all applicable requirements, including any enhanced monitoring and compliance certification requirements under section 114(a)(3) of the Clean Air Act that apply, complete the following. These commitments are part of the application for Part 70 permits. □ We will continue to operate and maintain this facility in compliance with all applicable requirements. □ Form 4530-132 includes new requirements that apply or will apply to this facility during the term of the permit. We will 				
meet such requirements on a timely basis.				
4. For facilities <u>not</u> presently fully in compliance, complet	te the following.			
☐ This facility is in compliance with all applicable requaccording to the following schedule:	uirements except for those	indicated below. We will achieve compliance		
Applicable Requirement	Corrective Actions	Deadline		
1.				
2.				
3.				
	<u> </u>			
Progress reports will be submitted:				
Start date:and every six (6) months the	reafter			

STACK IDENTIFICATION AIR POLLUTION CONTROL PERMIT APPLICATION Form 4520 102 11 02 Information of

Form 4530-103 11-93 Information attached? \underline{n} (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE 1. Facility name: Nemadji Trail Energy 2. Facility identification number: To be 3. Stack identification number: S04 Center assigned 816127840 4. Exhausting Unit(s), use Unit identification number from appropriate Form(s) 4530-104, 106, 107, 108 and/or 109 4530-107 4530-108 4530-104 EU04 4530-106 4530-109 5. Identify this stack on the plot plan required on Form 4530-101 6. Indicate by checking: ✓ This stack has an actual exhaust point. ☐ This stack serves to identify fugitive emissions. If this stack has an actual exhaust point, then provide the following stack parameters 7. Discharge height above ground level: 15 (feet) 8. Inside dimensions at outlet (check one and complete): 1.67__(feet) ✓ Circular □ rectangular length (feet) width (feet) 9. Exhaust flow rate: Maximum 3,272 (ACFM) Normal 3,272 (ACFM) Exhaust gas temperature (normal): <u>750</u> (°F) 11. Exhaust gas moisture content: Normal volume percent Maximum volume percent Exhaust gas discharge direction: **☑** Up □ Down ☐ Horizontal Is this stack equipped with a rainhat or any obstruction to the free flow of the ☐ Yes ✓ No exhaust gases from the stack? Complete the appropriate Air Permit Application Forms(s) 4530-104, 106, 107, 108 or 109 for each Unit ***** exhausting through this stack.

Maximum ash content (Wt.%)

Excess Combustion Air (%O₂)

Moisture content (as fired) (%)

Maximum hourly consumption

Actual yearly consumption

BOILER OR FURNACE OPERATION AIR POLLUTION CONTROL PERMIT APPLICATION Form 4520, 104 - 11, 02

SEE INSTRUCTIONS ON REVERSE SID		30-104 11-93	Informat	tion attached? <u>n</u> (y/n)
1. Facility name: Nemadji Trail Energy Ce	enter	2. Facility identificat	tion number: To be ass	signed 816127840
3. Stack identification number: S04		4. Boiler/furnace nu	mber: EU04	
4a. Unit description:				
Natural gas-fired heater for maintaining the combustion turbine.	e pipeline-grade natura	al gas at or above the m	nixture's dew point bef	Fore injection in the
5. Indicate the boiler/furnace control techn	ology status.	Uncontrolled	ontrolled	
If the boiler/furnace is controlled, en	ter the control device n	number(s) from the app	ropriate forms:	
4530-110 4530-11 4530-114 4530-113	1 4530-112 _ 5 4530-116 _	4530-113 4530-117	_	
6. Furnace type:		7. Maximum continu	uous rating: 10 MMBt	u/hr
8. Manufacturer: TBD		9. Model number: T	BD	
10. Date of construction or last modifica	tion: 06/01/2021			
11. Fuels and firing conditions:				
	Primary fuel	Backup fuel #1	Backup fuel #2	Backup fuel #3
Fuel name	Natural Gas			
Higher heating value	1,020 Btu/scf			
Maximum sulfur content (Wt %)	Pipeline-grade			

N/A

N/A

N/A

9,804 scf/hr

 $85.9 \times 10^6 \text{ scf}$

CONTROL EQUIPMENT MISCELLANEOUS AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-110 11-93 Information attached? \underline{N} (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840			
3. Stack identification number: S04	4. Unit identification number: EU04			
5. Control device number: C04				
6. Manufacturer and model number: TBD				
7. Date of installation: 06/01/2021				
8. Describe in detail the device in use. Attach a diagram	of the system. Attached? No e temperatures by using a two-stage combustion process which limits			

9. List the pollutants to be controlled by this equipment and the expected control efficiency for each pollutant on the table below.

_	D			. 1 10
- 1	Llocum	entation	10	attached?

Pollutant	Inlet po concen		Hood capture efficiency (%)	poll	itlet utant ntration	Efficiency
	gr/acf	ppmv		gr/ac f	ppmv	
NO _x			100%			Controls emissions of NO _x to 0.049 lb/MMBtu of heat input

10. Discuss how the collected material will be handled for reuse or disposal.

N/A.

- 11. Prepare a malfunction prevention and abatement plan (if required under s. NR 439.11) for this pollution control system. Please include the following:
 - a. Identification of the individuals(s), by title, responsible for inspecting, maintaining and repairing this device.
 - b. Operation variables such as temperature that will be monitored in order to detect a malfunction or breakthrough, the correct operating range of these variables, and a detailed description of monitoring or surveillance procedures that will be used to show compliance.
 - c. What type of monitoring equipment will be provided (temperature sensors, pressure sensors, CEMs).
 - d. An inspection schedule and items or conditions that will be inspected.
 - e. A listing of materials and spare parts that will be maintained in inventory.
 - f. Is this plan available for review?

COMPLIANCE CERTIFICATION - MONITORING AND REPORTING DESCRIPTION OF METHODS USED FOR DETERMINING COMPLIANCE Form 4530-118 11-93 Information attached? n (y/n)

All applicants except non-Part 70 sources are required to certify compliance with all applicable air pollution permit requirements by including a statement within the permit application of the methods used for determining compliance (please see sec. NR 407.05(4)(i), Wis. Adm. Code.) This statement must include a description of the monitoring, recordkeeping, and reporting requirements and test methods. In addition, the application must include a schedule for compliance certification submittals during the permit term. These submittals must be no less frequent than annually, and may need to be more frequent if specified by the underlying applicable requirement or by the Department.

SEE INSTR	RUCTIONS	ON REVERSE	SIDE

EE INSTRUCTIONS ON REVERSE SIDE	
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S04	4. Unit identification number: EU04
5. This Unit will use the following method(s) for determining con and attach the appropriate form(s) to this form).	appliance with the requirements of the permit (check all that apply
☐ Continuous Emission Monitoring (CEM) - Form 4530-1 Pollutant(s):	19
☐ Periodic Emission Monitoring Using Portable Monitors - Pollutant(s):	Form 4530-120
☐ Monitoring Control System Parameters or Operating Para Pollutant(s):	ameters of a Process - Form 4530-121
☐ Monitoring Maintenance Procedures - Form 4530-122 Pollutant(s):	
☐ Stack Testing - Form 4530-123 Pollutant(s):	
☐ Fuel Sampling and Analysis (FSA) - Form 4530-124 Pollutant(s):	
Recordkeeping - Form 4530-125 Pollutant(s): all pollutants	
☐ Other (please describe) - Form 4530-135 Pollutant(s):	
6. Compliance certification reports will be submitted to the De	epartment according to the following schedule:
Start date: At date of permit issuance and every 12 months thereafter.	
Compliance monitoring reports will be submitted to the	Department according to the following schedule:
Start date: At date of permit issuance and every6 months thereafter.	

COMPLIANCE DEMONSTRATION BY RECORDKEEPING AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-125 11-93

Information attached? \underline{n} (y/n)

Recordkeeping may be acceptable as a compliance demonstration method provided that a correlation between the parameter value recorded and the emission rate of a particular pollutant is established in the form of a curve or chart of emission rate versus parameter values. This correlation may constitute the certification of the system. It should be attached for Department approval. If it is not attached, please submit it within 60 days of the startup of the system.

SEE INSTRUCTIONS ON REVERSE SIDE		
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840	
3. Stack identification number: S04	4. Unit identification number: EU04	
5. Pollutant(s) being monitored: SO ₂	6. Material or parameter being monitored and recorded: Sulfur content of natural gas.	
7. Method of monitoring and recording: Owners will keep records of the sulfur content of the natural daily usage of natural gas.	l gas as certified by the supplier or test data and record the	
8. List any EPA methods used: N/A		
9. Is this an existing method of demonstrating compliance? ☐ Yes ☑ No	10. Installation date: 06/01/2021	
11. Backup system: N/A		
12. Compliance shall be demonstrated: ☑ Daily ☐ Weekly	☐ Monthly ☐ Batch (not to exceed monthly)	
13. Indicate by checking:		
assurance procedures. A quality assurance/quality co	ase submit it within 60 days of the startup of the recordkeeping	
***** The compliance records shall be available for Department inspection. The format for the compliance ***** certification report and the excess emission report shall be approved by the Department. A proposed format for the compliance certification report and excess emission report shall be submitted at the same time as the application.		
***** The source shall record any malfunction that causes or may cause an emission limit to be exceeded. ***** Malfunctions shall be reported to the Department the next business day. Hazardous air spills shall be reported to the Department immediately.		

COMPLIANCE DEMONSTRATION BY RECORDKEEPING AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-125 11-93

Information attached? \underline{n} (y/n)

Recordkeeping may be acceptable as a compliance demonstration method provided that a correlation between the parameter value recorded and the emission rate of a particular pollutant is established in the form of a curve or chart of emission rate versus parameter values. This correlation may constitute the certification of the system. It should be attached for Department approval. If it is not attached, please submit it within 60 days of the startup of the system.

SEE INSTRUCTIONS ON REVERSE SIDE		
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840	
3. Stack identification number: S04	4. Unit identification number: EU04	
5. Pollutant(s) being monitored: All	6. Material or parameter being monitored and recorded: Hours of operation of the natural gas heater will be recorded so that emissions may be calculated.	
7. Method of monitoring and recording: Hours of operation		
8. List any EPA methods used: Not applicable		
9. Is this an existing method of demonstrating compliance? ☐ Yes ☑ No	10. Installation date: 06/01/2021	
11. Backup system: N/A		
12. Compliance shall be demonstrated: ☐ Daily ☐ Weekly	✓ Monthly ☐ Batch (not to exceed monthly)	
assurance procedures. A quality assurance/quality co	ase submit it within 60 days of the startup of the recordkeeping	
**** The compliance records shall be available for Department inspection. The format for the compliance ***** certification report and the excess emission report shall be approved by the Department. A proposed format for the compliance certification report and excess emission report shall be submitted at the same time as the application.		
***** The source shall record any malfunction that causes or may cause an emission limit to be exceeded. ***** Malfunctions shall be reported to the Department the next business day. Hazardous air spills shall		

be reported to the Department immediately.

EMISSION UNIT HAZARDOUS AIR POLLUTANT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION Form 4530-126 11-93

Information attached? y (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S04	4. Unit identification number: EU04

5. Unit material description: Natural Gas Combustion

6. Complete the following summary of hazardous air emissions from this unit. Attach sample calculations and emission factor references. Attached? See Appendix C.

references. Attached?	See Appendix C				
Pollutant CAS	Actual emiss	al emissions Maximum theoretic		al emissions	Potential to emit
		Units		Units	
	SEE APPENDIX	C FOR HA	PS EMISSIONS CAL	CULATIONS	
					TPY

EMISSION UNIT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-128 11-93 Information attached? <u>y__ (y/n)</u>

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S04	4. Unit identification number: EU04

5. Complete the following emissions summary for the following pollutants. Attach sample calculations and emission factor references. Attached? __See Appendix C

Air pollutant	Actua	al	Maximum theoretical emissions			Potential to emit	Maxin	Maximum allowable	
	U	TPY		U	TPY			U	TPY

SEE APPENDIX C FOR EMISSIONS CALCULATIONS

		· · ·		
Sulfur dioxide		TP	Y	
Organic compounds		TP	Y	
Carbon monoxide		TP	Y	
Lead		TP	Y	
Nitrogen oxides		TP	Y	
Total reduced sulfur		TP	Y	
Mercury		TP	Y	
Asbestos		TP	Y	
Beryllium		TP	Y	
Vinyl chloride		TP	Y	
		TP	Y	

Units (U) should be entered as follows:

- 1 = lb/hr
- 2 = lb/mmBTU
- $3 = \frac{\text{grains/dscf}}{\text{grains/dscf}}$
- 4 = lb/gallon
- 5 = ppmdv
- 6 = other (specify)
- 7 = other (specify)
- 8 = other (specify)

CURRENT EMISSIONS REQUIREMENTS AND STATUS OF UNIT AIR POLLUTION CONTROL PERMIT APPLICATION Form 4530-130 Rev. 12-99 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Tr	ail Energy Center	2. Facility identification number: To be assigned 816127840						
3. Stack identification number	er: S04	4. Unit identification number: EU04						
5. Pollutant	6. Wis. Adm. Code Wis. Stats., 40 CFR	7. State Only	8. Limitation	9. Compliance Status (in or out)				
Particulate	NR 415	X	0.15 lb/MMBtu	Units not constructed yet				
Sulfur Dioxide	NR 417, NSPS 40 CFR 60, Subpart Dc		Keep records of the sulfur content of the natural gas as certified by the supplier or test data and record the daily usage Units not constructed.					
Nitrogen Dioxide	NR 428	X	Units not construc					
Carbon Monoxide	NR 426	X		Units not constructed ye				
Lead	NR 427	X		Units not constructed ye				
Volatile Organic Compounds	NR 419	X	Units not construct					
Opacity	NR 431	X	20% opacity Units not constr					
10 Other requirements (c. c. m	alfunction reporting, spe	cial operati	ng conditions from an Sta	nte Only Compliance Status				

** PART 70 SOURCES ONLY:

1. Be sure to review the Compliance Assurance Monitoring (CAM) Rule, 40 CFR Part 64, for the Renewal Application. The CAM rule requires owners and operators of Part 70 sources to monitor the operation and maintenance of their control equipment so that they can evaluate the performance of their control devices and report whether or not their facilities meet established emission standards. All facilities that have a Title V, Part 70, Federal Operating Permit are required to meet the CAM rule and submit a CAM plan with this Title V renewal application. The rule requires that a CAM plan be submitted with the Title V renewal application for each pollutant at each emissions unit which has a potential to emit - prior to controls - of that pollutant greater than the major source threshold for the respective pollutant. Please refer to the CAM Technical Guidance web site at http://www.epa.gov/ttn/emc/cam.html for further documentation on the rule and how to prepare a CAM plan for submittal with the renewal application.

2. List all applicable **Maximum Achievable Control Technology** (MACT) rule(s) and the effective date(s) if they were promulgated during the last 3 years of your operation permit term. Identify the emissions units subject to each MACT rule listed.

EMISSION UNIT COMPLIANCE PLAN COMMITMENTS AND SCHEDULE

AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-131 11-93 Information attached? \underline{n} (y/n)

SEE INSTRUCTIONS ON REVERSE SII	DE	
Facility name: Nemadji Trail Energy Center	2. Facility identification number: To b	e assigned 816127840
3. Stack identification number: S04	4. Unit identification number: EU04	
5. For Units that are presently in complia	ection 114(a)(3) of the Clean Air Act that	uding any enhanced monitoring and compliance apply, complete the following. These
☐ We will continue to operate and	d maintain this Unit in compliance with al	l applicable requirements.
Form 4530-130 includes new remeet such requirements on a til		s Unit during the term of the permit. We will
6. For Units <u>not</u> presently fully in comp ☐ This Unit is in compliance with all according to the following schedul	applicable requirements except for those	indicated below. We will achieve compliance
Applicable Requirement	Corrective Actions	Deadline
1.		
		1
		-
		_
2.		
3.		
<i>J.</i>		
		1
		-
Progress reports will be submitted:		
	six (6) months thereafter	

exhausting through this stack.

STACK IDENTIFICATION AIR POLLUTION CONTROL PERMIT APPLICATION From 4520 103 11 03

Form 4530-103 11-93 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE 2. Facility identification number: To be 1. Facility name: Nemadji Trail Energy 3. Stack identification number: S05 Center assigned 816127840 4. Exhausting Unit(s), use Unit identification number from appropriate Form(s) 4530-104, 106, 107, 108 and/or 109 4530-107 4530-108 4530-104 EU05 4530-106 4530-109 5. Identify this stack on the plot plan required on Form 4530-101 6. Indicate by checking: ✓ This stack has an actual exhaust point. ☐ This stack serves to identify fugitive emissions. If this stack has an actual exhaust point, then provide the following stack parameters 7. Discharge height above ground level: 15 (feet) 8. Inside dimensions at outlet (check one and complete): 1.67__(feet) ✓ Circular □ rectangular length (feet) width (feet) 9. Exhaust flow rate: Maximum 3,272 (ACFM) Normal 3,272 (ACFM) Exhaust gas temperature (normal): <u>750</u> (°F) 11. Exhaust gas moisture content: Normal volume percent Maximum volume percent Exhaust gas discharge direction: **☑** Up □ Down ☐ Horizontal Is this stack equipped with a rainhat or any obstruction to the free flow of the ☐ Yes ✓ No exhaust gases from the stack? Complete the appropriate Air Permit Application Forms(s) 4530-104, 106, 107, 108 or 109 for each Unit *****

Maximum hourly consumption

Actual yearly consumption

BOILER OR FURNACE OPERATION AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-104 11-93 Information attached? \underline{n} (y/n)

SEE INSTRUCTIONS ON REVERSE SID	E						
1. Facility name: Nemadji Trail Energy Ce	enter	2. Facility identification number: To be assigned 816127840					
3. Stack identification number: S05		4. Boiler/furnace number: EU05					
4a. Unit description:							
Natural gas-fired heater for maintaining the combustion turbine.	ne pipeline-grade natura	ıl gas at or above the ı	mixture's dew point be	fore injection in the			
5. Indicate the boiler/furnace control techn	ology status.	Jncontrolled 🔽 (Controlled				
If the boiler/furnace is controlled, en	ater the control device n	number(s) from the ap	propriate forms:				
4530-110 4530-11 4530-114 4530-11.	1 4530-112 _ 5 4530-116 _	4530-113 _ 4530-117					
6. Furnace type:		7. Maximum contin	uous rating: 10 MMB	tu/hr			
8. Manufacturer: TBD		9. Model number: TBD					
10. Date of construction or last modifica	ation: 06/01/2021						
11. Fuels and firing conditions:							
	Primary fuel	Backup fuel #1	Backup fuel #2	Backup fuel #3			
Fuel name	Natural Gas						
Higher heating value	1,020 Btu/scf						
Maximum sulfur content (Wt.%)	Pipeline-grade						
Maximum ash content (Wt.%)	N/A						
Excess Combustion Air (%O ₂)	N/A						
Moisture content (as fired) (%)	N/A						
Maximum hourly consumntion							

 $85.9 \times 10^6 \text{ scf}$

CONTROL EQUIPMENT MISCELLANEOUS AIR POLLUTION CONTROL PERMIT APPLICATION Form 4530-110 11-93

Information attached? N (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

SEE II ISTITIS CITATION OF THE PERIOD SIDE	
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S05	4. Unit identification number: EU05
5. Control device number: C05	

- 6. Manufacturer and model number: TBD
- 7. Date of installation: 06/01/2021
- Attached? No 8. Describe in detail the device in use. Attach a diagram of the system. Low NO_x burner – Low NO_x burners control flame temperatures by using a two-stage combustion process which limits thermal NO_x formation.
- 9. List the pollutants to be controlled by this equipment and the expected control efficiency for each pollutant on the table below. ☐ Documentation is attached?

Pollutant	Inlet pollutant concentration		concentration (%)		poll	itlet utant ntration	Efficiency
	gr/acf	ppmv		gr/ac f	ppmv		
NO _x			100%			Controls emissions of NO _x to 0.049 lb/MMBtu of heat input	

Discuss how the collected material will be handled for reuse or disposal.

- Prepare a malfunction prevention and abatement plan (if required under s. NR 439.11) for this pollution control system. Please include the following:
 - a. Identification of the individuals(s), by title, responsible for inspecting, maintaining and repairing this device.
 - b. Operation variables such as temperature that will be monitored in order to detect a malfunction or breakthrough, the correct operating range of these variables, and a detailed description of monitoring or surveillance procedures that will be used to show compliance.
 - c. What type of monitoring equipment will be provided (temperature sensors, pressure sensors, CEMs).
 - d. An inspection schedule and items or conditions that will be inspected.
 - e. A listing of materials and spare parts that will be maintained in inventory.
 - Is this plan available for review?

COMPLIANCE CERTIFICATION - MONITORING AND REPORTING DESCRIPTION OF METHODS USED FOR DETERMINING COMPLIANCE Form 4530-118 11-93

Information attached? \underline{n} (y/n)

All applicants except non-Part 70 sources are required to certify compliance with all applicable air pollution permit requirements by including a statement within the permit application of the methods used for determining compliance (please see sec. NR 407.05(4)(i), Wis. Adm. Code.) This statement must include a description of the monitoring, recordkeeping, and reporting requirements and test methods. In addition, the application must include a schedule for compliance certification submittals during the permit term. These submittals must be no less frequent than annually, and may need to be more frequent if specified by the underlying applicable requirement or by the Department.

SEE	INST	TRIM	CTI	ZINC	ON F	FV	ERSE	SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840						
3. Stack identification number: S05	4. Unit identification number: EU05						
5. This Unit will use the following method(s) for determining com and attach the appropriate form(s) to this form).	pliance with the requirements of the permit (check all that apply						
☐ Continuous Emission Monitoring (CEM) - Form 4530-119 Pollutant(s):							
☐ Periodic Emission Monitoring Using Portable Monitors - Form 4530-120 Pollutant(s):							
☐ Monitoring Control System Parameters or Operating Parameters of a Process - Form 4530-121 Pollutant(s):							
☐ Monitoring Maintenance Procedures - Form 4530-122 Pollutant(s):							
☐ Stack Testing - Form 4530-123 Pollutant(s):							
☐ Fuel Sampling and Analysis (FSA) - Form 4530-124 Pollutant(s):							
Recordkeeping - Form 4530-125 Pollutant(s): all pollutants							
☐ Other (please describe) - Form 4530-135 Pollutant(s):							
6. Compliance certification reports will be submitted to the De	partment according to the following schedule:						
Start date: At date of permit issuance and every 12 months thereafter.							
Compliance monitoring reports will be submitted to the I	Department according to the following schedule:						
Start date: At date of permit issuance and every <u>6</u> months thereafter.							

COMPLIANCE DEMONSTRATION BY RECORDKEEPING AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-125 11-93

Information attached? \underline{n} (y/n)

Recordkeeping may be acceptable as a compliance demonstration method provided that a correlation between the parameter value recorded and the emission rate of a particular pollutant is established in the form of a curve or chart of emission rate versus parameter values. This correlation may constitute the certification of the system. It should be attached for Department approval. If it is not attached, please submit it within 60 days of the startup of the system.

SEE INSTRUCTIONS ON REVERSE SIDE					
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840				
3. Stack identification number: S05	4. Unit identification number: EU05				
5. Pollutant(s) being monitored: SO ₂	6. Material or parameter being monitored and recorded: Sulfur content of natural gas.				
7. Method of monitoring and recording: Owners will keep records of the sulfur content of the natural daily usage of natural gas.	gas as certified by the supplier or test data and record the				
8. List any EPA methods used: N/A					
9. Is this an existing method of demonstrating compliance? ☐ Yes ☑ No	10. Installation date: 06/01/2021				
11. Backup system: N/A					
12. Compliance shall be demonstrated: ☑ Daily ☐ Weekly	☐ Monthly ☐ Batch (not to exceed monthly)				
13. Indicate by checking:					
The monitoring system shall be subject to appropriate performance specifications, calibration requirements, and quality assurance procedures. A quality assurance/quality control plan for the recordkeeping system is attached for Department approval. If the plan is not attached, please submit it within 60 days of the startup of the recordkeeping program. The plan was submitted to the Department on					
***** The compliance records shall be available for Department inspection. The format for the compliance ***** certification report and the excess emission report shall be approved by the Department. A proposed format for the compliance certification report and excess emission report shall be submitted at the same time as the application.					
***** The source shall record any malfunction that causes or may cause an emission limit to be exceeded. ***** Malfunctions shall be reported to the Department the next business day. Hazardous air spills shall					

be reported to the Department immediately.

COMPLIANCE DEMONSTRATION BY RECORDKEEPING AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-125 11-93

Information attached? n (y/n)

Recordkeeping may be acceptable as a compliance demonstration method provided that a correlation between the parameter value recorded and the emission rate of a particular pollutant is established in the form of a curve or chart of emission rate versus parameter values. This correlation may constitute the certification of the system. It should be attached for Department approval. If it is not attached, please submit it within 60 days of the startup of the system.

SEE INSTRUCTIONS ON REVERSE SIDE				
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840			
3. Stack identification number: S05	4. Unit identification number: EU05			
5. Pollutant(s) being monitored: All	6. Material or parameter being monitored and recorded: Hours of operation of the natural gas heater will be recorded so that emissions may be calculated.			
7. Method of monitoring and recording: Hours of operation				
8. List any EPA methods used: Not applicable				
9. Is this an existing method of demonstrating compliance? ☐ Yes ☑ No	10. Installation date: 06/01/2021			
11. Backup system: N/A				
12. Compliance shall be demonstrated: ☐ Daily ☐ Weekly	✓ Monthly ☐ Batch (not to exceed monthly)			
13. Indicate by checking:				
The monitoring system shall be subject to appropriate performance specifications, calibration requirements, and quality assurance procedures. □ A quality assurance/quality control plan for the recordkeeping system is attached for Department approval. ⊡ If the plan is not attached, please submit it within 60 days of the startup of the recordkeeping program. □ The plan was submitted to the Department on				
***** The compliance records shall be available for Department inspection. The format for the compliance ***** certification report and the excess emission report shall be approved by the Department. A proposed format for the compliance certification report and excess emission report shall be submitted at the same time as the application.				
***** The source shall record any malfunction that causes or may cause an emission limit to be exceeded. ***** Malfunctions shall be reported to the Department the next business day. Hazardous air spills shall				

be reported to the Department immediately.

EMISSION UNIT HAZARDOUS AIR POLLUTANT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION Form 4530-126 11-93 Information attached? <u>y</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

SEE INSTITUTE OF THE VERIOUS SIDE				
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840			
3. Stack identification number: S05	4. Unit identification number: EU05			

5. Unit material description: Natural Gas Combustion

6. Complete the following summary of hazardous air emissions from this unit. Attach sample calculations and emission factor references. Attached? <u>See Appendix C</u>

Pollutant CAS	Actual emissi	ons	Maximum theoretica	l emissions	Potential to emit
		Units		Units	
	SEE APPENDIX	C FOR HAI	PS EMISSIONS CAL		
					TP

EMISSION UNIT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-128 11-93 Information attached? <u>y</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S05	4. Unit identification number: EU05

5. Complete the following emissions summary for the following pollutants. Attach sample calculations and emission factor references. Attached? <u>See Appendix C</u>

Air pollutant	Actua	al	Maximum theoretical emissions			Potential to emit	Maxin	num a	llowable
	U	TPY		U	TPY			U	TPY

SEE APPENDIX C FOR EMISSIONS CALCULATIONS

Sulfur dioxide			-	TPY		
Organic compounds				TPY		
Carbon monoxide				TPY		
Lead				TPY		
Nitrogen oxides				TPY		
Total reduced sulfur				TPY		
Mercury				TPY		
Asbestos				TPY		
Beryllium				TPY		
Vinyl chloride				TPY		
				TPY		
				TPY		
				TPY		
				TPY		
				TPY		

Units (U) should be entered as follows:

- 1 = lb/hr
- 2 = lb/mmBTU
- 3 = grains/dscf
- 4 = lb/gallon
- 5 = ppmdv
- 6 = other (specify)
- 7 = other (specify)
- 8 = other (specify)

CURRENT EMISSIONS REQUIREMENTS AND STATUS OF UNIT AIR POLLUTION CONTROL PERMIT APPLICATION
Form 4530-130 Rev. 12-99 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Tr	ail Energy Center	2. Facili	2. Facility identification number: To be assigned 816127840				
3. Stack identification number	r: S05	4. Unit i	4. Unit identification number: EU05				
5. Pollutant	6. Wis. Adm. Code Wis. Stats., 40 CFR	7. State Only	8. Limitation	9. Compliance Status (in or out)			
Particulate	NR 415	X	0.15 lb/MMBtu	Units not constructed yet			
Sulfur Dioxide	NR 417, NSPS 40 CFR 60, Subpart Dc		Keep records of the sulfur content of the natural gas as certified by the supplier or test data and record the daily usage	Units not constructed yet			
Nitrogen Dioxide	NR 428	X		Units not constructed yet			
Carbon Monoxide	NR 426	X		Units not constructed yet			
Lead	NR 427	X		Units not constructed yet			
Volatile Organic Compounds	NR 419	X		Units not constructed yet			
Opacity	NR 431	X	20% opacity	Units not constructed yet			
10. Other requirements (e.g., m existing permit, etc.)	I alfunction reporting	, special ope	rating conditions from an	State Only Compliance Status (in or out)			

** PART 70 SOURCES ONLY:

1. Be sure to review the Compliance Assurance Monitoring (CAM) Rule, 40 CFR Part 64, for the Renewal Application. The CAM rule requires owners and operators of Part 70 sources to monitor the operation and maintenance of their control equipment so that they can evaluate the performance of their control devices and report whether or not their facilities meet established emission standards. All facilities that have a Title V, Part 70, Federal Operating Permit are required to meet the CAM rule and submit a CAM plan with this Title V renewal application. The rule requires that a CAM plan be submitted with the Title V renewal application for each pollutant at each emissions unit which has a potential to emit - prior to controls - of that pollutant greater than the major source threshold for the respective pollutant. Please refer to the CAM Technical Guidance web site at http://www.epa.gov/ttn/emc/cam.html for further documentation on the rule and how to prepare a CAM plan for submittal with the renewal application.

2. List all applicable **Maximum Achievable Control Technology** (MACT) rule(s) and the effective date(s) if they were promulgated during the last 3 years of your operation permit term. Identify the emissions units subject to each MACT rule listed.

EMISSION UNIT COMPLIANCE PLAN COMMITMENTS AND SCHEDULE AIR POLLUTION CONTROL PERMIT A

AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-131 11-93 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE							
1. Facility name: Nema Center	adji Trail Energy	2. Facility identification number: To be a	2. Facility identification number: To be assigned 816127840				
3. Stack identification	number: S05	4. Unit identification number: EU05					
5. For Units that are presently in compliance with all applicable requirements, including any enhanced monitoring and complian certification requirements under section 114(a)(3) of the Clean Air Act that apply, complete the following. These commitments are part of the application for Part 70 permits. ☐ We will continue to operate and maintain this Unit in compliance with all applicable requirements. ☐ Form 4530-130 includes new requirements that apply or will apply to this Unit during the term of the permit. We will meet such requirements on a timely basis.							
☐ This Unit is in co	ently fully in complia compliance with all a c following schedule	:	dicated below. We will achieve compliance				
Applicable	Requirement	Corrective Actions	Deadline				
1.							
2.							
3.							
<i>J</i> .							
			<u> </u>				
Progress reports will be submitted: Start date: and every six (6) months thereafter							

STACK IDENTIFICATION AIR POLLUTION CONTROL PERMIT APPLICATION From 4520 102 11 02

Form 4530-103 11-93 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE		
1. Facility name:	2. Facility identification number:	3. Stack identification number:
Nemadji Trail	To be assigned 816127840	S06
Energy Center		
4. Exhausting Unit(s), use Unit identification	n number from appropriate Form(s) 4530-1	04, 106, 107, 108 and/or 109
4530-104 EU06 4530-106	4530-107 4530-108	4530-109
5. Identify this stack on the plot plan require	d on Form 4530-101	
6. Indicate by checking: This stack has an actual exhaust po	int. ☐ This stack serves to identify t	fugitive emissions.
If this stack has an actual exhaust poin	t, then provide the following stack paramet	ters
<u> </u>		
7. Discharge height above ground level: 1		
8. Inside dimensions at outlet (check one and	d complete):	
✓ Circular <u>0.5</u> (feet)	☐ rectangular length (feet)	_ width (feet)
9. Exhaust flow rate:		
Normal <u>1,813</u> (ACFM)	Maximum <u>1,813</u> (ACFM)	
10. Exhaust gas temperature (normal):1	.,030(°F)	
11. Exhaust gas moisture content:	Normal volume percent	Maximum volume percent
12. Exhaust gas discharge direction:	✓ Up □ Down	☐ Horizontal
13. Is this stack equipped with a rainhat or exhaust gases from the stack?	any obstruction to the free flow of the	☐ Yes ✓ No
***** Complete the appropriate Air Perm exhausting through this stack.	it Application Forms(s) 4530-104, 106, 10	7, 108 or 109 for each Unit *****

BOILER OR FURNACE OPERATION AIR POLLUTION CONTROL PERMIT APPLICATION From 4520 104 11 02

Form 4530-104 11-93 Information attached? \underline{n} (y/n)

SEE INSTRUCTIONS ON REVERSE SID	E					
1. Facility name: Nemadji Trail Energy Ce	enter	2. Facility identification number: To be assigned 816127840				
3. Stack identification number: S06		4. Boiler/furnace nu	ımber: EU06			
4a. Unit description:						
282-hp emergency diesel fire pump.						
5. Indicate the boiler/furnace control techn	nology status.	Jncontrolled □ C	ontrolled			
If the boiler/furnace is controlled, en	nter the control device n	number(s) from the app	propriate forms:			
4530-110						
6. Furnace type:		7. Maximum contin	uous rating: 1.95 MM	IBtu/hr		
8. Manufacturer: TBD		9. Model number: T	BD			
10. Date of construction or last modifica	ntion: 06/01/2021					
11. Fuels and firing conditions:						
	Primary fuel	Backup fuel #1	Backup fuel #2	Backup fuel #3		
Fuel name	Fuel oil					
Higher heating value	137,000 Btu/gal					
Maximum sulfur content (Wt.%)	ULSD					
Maximum ash content (Wt.%)	N/A					
Excess Combustion Air (%O ₂)	N/A					
Moisture content (as fired) (%)	N/A					
Maximum hourly consumption	14.1 gal/hr					
Actual yearly consumption	7.050 001/211					
***** For this emissions unit, identify t DESCRIPTION OF METHODS and its attachment(s) to this form ***** Please complete the Air Pollution of	USED FOR DETERM This is not a requiren	IINING COMPLIANO nent of non-Part 70 so	CE. Attach Form 4530 urces.)-118		

COMPLIANCE CERTIFICATION - MONITORING AND REPORTING DESCRIPTION OF METHODS USED FOR DETERMINING COMPLIANCE Form 4530-118 11-93 Information attached? n (y/n)

All applicants except non-Part 70 sources are required to certify compliance with all applicable air pollution permit requirements by including a statement within the permit application of the methods used for determining compliance (please see sec. NR 407.05(4)(i), Wis. Adm. Code.) This statement must include a description of the monitoring, recordkeeping, and reporting requirements and test methods. In addition, the application must include a schedule for compliance certification submittals during the permit term. These submittals must be no less frequent than annually, and may need to be more frequent if specified by the underlying applicable requirement or by the Department.

CEE	INICTDI	ICTIONS	ON REVERSE	CIDE
SEE	INSIKI		UNKEVERSE	SHIPE

EE INSTRUCTIONS ON REVERSE SIDE						
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840					
3. Stack identification number: S06	4. Unit identification number: EU06					
 5. This Unit will use the following method(s) for determining compliance with the requirements of the permit (check all that apply and attach the appropriate form(s) to this form). □ Continuous Emission Monitoring (CEM) - Form 4530-119 						
Pollutant(s):						
☐ Periodic Emission Monitoring Using Portable Monitors - Pollutant(s):	Form 4530-120					
☐ Monitoring Control System Parameters or Operating Para Pollutant(s):	☐ Monitoring Control System Parameters or Operating Parameters of a Process - Form 4530-121 Pollutant(s):					
☐ Monitoring Maintenance Procedures - Form 4530-122 Pollutant(s):	•					
☐ Stack Testing - Form 4530-123 Pollutant(s):						
 ✓ Fuel Sampling and Analysis (FSA) - Form 4530-124 Pollutant(s): SO₂ ✓ Recordkeeping - Form 4530-125 Pollutant(s): <u>All</u> 						
☐ Other (please describe) - Form 4530-135 Pollutant(s):						
 6. Compliance certification reports will be submitted to the Destart date: At date of permit issuance and every 12 months thereafter. Compliance monitoring reports will be submitted to the Start date: At date of permit issuance 						
and every <u>6</u> months thereafter.						

COMPLIANCE DEMONSTRATION BY FUEL SAMPLING AND ANALYSIS AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-124 11-93 Information attached? <u>n</u> (y/n)

An installation plan for each fuel sampling and analysis system (FSA) may be submitted with the permit application for Department approval. The installation plan shall contain the following information: the name and address of the source; the source facility identification number; a general description of the process and the control equipment; the type of fuel being sampled; the manufacturer, model number, and serial number of each sampler; and a schematic of the FSA system showing the sample acquisition point and the location of the machine that produces the daily, weekly, or monthly composite fuel sample. A completed form 4530-124, supplemented to satisfy the requirements of this paragraph, may constitute an installation plan for a FSA system.

SEE INSTRUCTIONS ON REVERSE SIDE	
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S06	4. Unit identification number: EU06
5. Pollutant being monitored: SO ₂	6. Fuel being sampled: Diesel fuel oil
7. List the ASTM fuel sample collecting and analyzing methods used: <u>In accordance with 40 CFR Part 75</u>	
8. Is this an existing FSA system? ☐ Yes ✓ No	9. Installation date: 06/01/2021
10. ☐ Automated sampling ☑ Manual sampling	
11. Backup system? Not applicable	
12. Compliance shall be demonstrated: ☐ Daily ☐ Weekly ☐ Monthly ✓ Per shipment of diesel fuel	
13. Indicate by checking:	
☐ The FSA system certification is attached for Department approval. ☑ If the certification is not attached, please submit it within 60 days of the FSA system startup. ☐ The certification was submitted to the Department on	
☐ A FSA quality assurance/quality control plan for fuel sampling program is attached for Department approval. ✓ If the plan is not attached, please submit it within 60 days of the CEM startup system. ☐ The plan was submitted to the Department on	
•	

**** Any composite sample over the emission limit shall be reported as an excess emission. *****

COMPLIANCE DEMONSTRATION BY RECORDKEEPING AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-125 11-93

Information attached? \underline{n} (y/n)

Recordkeeping may be acceptable as a compliance demonstration method provided that a correlation between the parameter value recorded and the emission rate of a particular pollutant is established in the form of a curve or chart of emission rate versus parameter values. This correlation may constitute the certification of the system. It should be attached for Department approval. If it is not attached, please submit it within 60 days of the startup of the system.

SEE INSTRUCTIONS ON REVERSE SIDE	
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S06	4. Unit identification number: EU06
5. Pollutant(s) being monitored: All	6. Material or parameter being monitored and recorded: The hours of operation of the emergency fire pump will be recorded so that emissions may be calculated.
7. Method of monitoring and recording: Hours of operation	
8. List any EPA methods used:	
9. Is this an existing method of demonstrating compliance? ☐ Yes ✓ No	10. Installation date: 06/01/2021
11. Backup system:	
12. Compliance shall be demonstrated: ☐ Daily ☐ Weekly ☑ Monthly ☐ Batch (not to exceed monthly)	
13. Indicate by checking:	
The monitoring system shall be subject to appropriate performance specifications, calibration requirements, and quality assurance procedures. A quality assurance/quality control plan for the recordkeeping system is attached for Department approval. If the plan is not attached, please submit it within 60 days of the startup of the recordkeeping program. The plan was submitted to the Department on	
***** The compliance records shall be available for Department inspection. The format for the compliance ***** certification report and the excess emission report shall be approved by the Department. A proposed format for the compliance certification report and excess emission report shall be submitted at the same time as the application.	
***** The source shall record any malfunction that causes or may cause an emission limit to be exceeded. ***** Malfunctions shall be reported to the Department the next business day. Hazardous air spills shall	

be reported to the Department immediately.

EMISSION UNIT HAZARDOUS AIR POLLUTANT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION Form 4530-126 11-93

Information attached? <u>y</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S06	4. Unit identification number: EU06

5. Unit material description: Fuel oil combustion

6. Complete the following summary of hazardous air emissions from this unit. Attach sample calculations and emission factor references. Attached? See Appendix C

references. Attached?	See Appendix C				
Pollutant CAS	Actual emissi	ions	Maximum theoretica	al emissions	Potential to emit
		Units		Units	
	SEE APPENDIX	C FOR HAI	PS EMISSIONS CAL	CULATIONS	
					TPY

EMISSION UNIT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION Form 4530-128 11-93 Information

Information attached? <u>y</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S06	4. Unit identification number: EU06

5. Complete the following emissions summary for the following pollutants. Attach sample calculations and emission factor references. Attached? <u>See Appendix C</u>

Air pollutant	Actua	al	Maximum theoretical emissions			Potential to emit	Maxin	Maximum allowable	
	U	TPY		U	TPY			U	TPY

SEE APPENDIX C FOR EMISSIONS CALCULATIONS

Sulfur dioxide			-	TPY		
Organic compounds				TPY		
Carbon monoxide				TPY		
Lead				TPY		
Nitrogen oxides				TPY		
Total reduced sulfur				TPY		
Mercury				TPY		
Asbestos				TPY		
Beryllium				TPY		
Vinyl chloride				TPY		
				TPY		
				TPY		
				TPY		
				TPY		
				TPY		

Units (U) should be entered as follows:

- 1 = lb/hr
- 2 = lb/mmBTU
- 3 = grains/dscf
- 4 = lb/gallon
- 5 = ppmdv
- 6 = other (specify)
- 7 = other (specify)
- 8 = other (specify)

CURRENT EMISSIONS REQUIREMENTS AND STATUS OF UNIT AIR POLLUTION CONTROL PERMIT APPLICATION

SEE INSTRUCTIONS ON REVERSE SIDE

Form 4530-130 Rev. 12-99 Information attached? \underline{n} (y/n)

1. Facility name: Nemadji Trail Energy Center			2. Facility identification number: To be assigned 816127840			
3. Stack identification numbe	er: S06	4. Unit identification number: EU06				
5. Pollutant	6. Wis. Adm. Code Wis. Stats., 40 CFR	7. State Only	8. Limitation	9. Compliance Status (in or out)		
Particulate	NR415, 40 CFR Part 60, Subpart IIII, 40 CFR Part 63 ZZZZ		0.15 lb/MMBtu and 0.15 g/hp-hr	Units not constructed yet		
Sulfur Dioxide	NR 417	X		Units not constructed yet		
Nitrogen Dioxide	NR 428, 40 CFR Part 60, Subpart IIII, 40 CFR Part 63 ZZZZ		NMHC + $NO_x = 3.0$ g/hp-hr	Units not constructed yet		
Carbon Monoxide	NR 426, 40 CFR Part 60, Subpart IIII, 40 CFR Part 63 ZZZZ		2.6 g/hp-hr	Units not constructed yet		
Lead	NR 427	X		Units not constructed yet		
Volatile Organic Compounds	NR 419	X		Units not constructed yet		
Opacity	NR 431	X	20% opacity	Units not constructed yet		
10. Other requirements (e.g., m existing permit, etc.)	alfunction reporting, special opera	ting conditi	ions from an State Only	Compliance Status (in or out)		

EMISSION UNIT COMPLIANCE PLAN COMMITMENTS AND SCHEDULE AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-131 11-93 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy
Center

2. Facility identification number: To be assigned 816127840

Center	•						
3. Stack identification number: S06	4. Unit identification number: EU06						
. For Units that are presently in compliance with all applicable requirements, including any enhanced monitoring and compliance certification requirements under section 114(a)(3) of the Clean Air Act that apply, complete the following. These commitments are part of the application for Part 70 permits.							
☐ We will continue to operate and i	maintain this Unit in compliance with all a	pplicable requirements.					
Form 4530-130 includes new requirements on a time		Unit during the term of the permit. We will					
6. For Units <u>not</u> presently fully in complia	ance, complete the following.						
☐ This Unit is in compliance with all a according to the following schedule:		dicated below. We will achieve compliance					
Applicable Requirement	Corrective Actions	Deadline					
1.	Corrective rections	Deadmic					
1.							
2.							
3.							
Progress reports will be submitted: Start date: and every si	x (6) months thereafter						

STACK IDENTIFICATION AIR POLLUTION CONTROL PERMIT APPLICATION To the ASSO 102 and 102

Form 4530-103 11-93 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE			
1. Facility name: 2. Facility identification number: To be assigned 816127840		3. Stack identification number: S07	
Energy Center			
4. Exhausting Unit(s), use Unit identification	n number from appropriate Form(s) 4530-1	04, 106, 107, 108 and/or 109	
4530-104 EU07 4530-106	4530-107 4530-108	4530-109	
5. Identify this stack on the plot plan required	d on Form 4530-101		
6. Indicate by checking: This stack has an actual exhaust po If this stack has an actual exhaust poin	int. This stack serves to identify t t, then provide the following stack paramet		
7. Discharge height above ground level:1	5 (feet)		,
8. Inside dimensions at outlet (check one and			
✓ Circular <u>0.67</u> (feet)	□ rectangular length (feet)	_ width (feet)	
9. Exhaust flow rate:			
Normal <u>7,540</u> (ACFM)	Maximum <u>7,540</u> (ACFM)		
10. Exhaust gas temperature (normal):8	<u>890</u> (°F)		
11. Exhaust gas moisture content:	Normal volume percent	Maximum volume percent	
12. Exhaust gas discharge direction:	☑ Up ☐ Down	☐ Horizontal	
13. Is this stack equipped with a rainhat or exhaust gases from the stack?	any obstruction to the free flow of the	☐ Yes ☑ No	
***** Complete the appropriate Air Perm exhausting through this stack.	it Application Forms(s) 4530-104, 106, 10	7, 108 or 109 for each Unit ****	

BOILER OR FURNACE OPERATION AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-104 11-93 Information attached? \underline{n} (y/n)

SEE INSTRUCTIONS ON REVERSE SID	Е	_					
1. Facility name: Nemadji Trail Energy Ce	nter	2. Facility identificat	tion number: To be as:	signed 816127840			
3. Stack identification number: S07		4. Boiler/furnace number: EU07					
4a. Unit description:							
1,490-hp emergency diesel generator.	1,490-hp emergency diesel generator.						
5. Indicate the boiler/furnace control technology	ology status.	Uncontrolled □ Co	ontrolled				
If the boiler/furnace is controlled, en	ter the control device n	umber(s) from the app	ropriate forms:				
4530-110 4530-111 4530-114 4530-115	4530-112 _ 4530-116 _	4530-113 4530-117	_				
6. Furnace type:		7. Maximum continu	uous rating: 21.0 MM	Btu/hr			
8. Manufacturer: Cummins		9. Model number: D	QFAD				
10. Date of construction or last modification	tion: 06/01/2021						
11. Fuels and firing conditions:							
	Primary fuel	Backup fuel #1	Backup fuel #2	Backup fuel #3			
Fuel name	Fuel Oil						
Higher heating value	137,000 Btu/gal						
Maximum sulfur content (Wt.%)	ULSD						
Maximum ash content (Wt.%)	N/A						
Excess Combustion Air (%O ₂)	N/A						
Moisture content (as fired) (%)	N/A						
Maximum hourly consumption	150 gal/hr						
Actual yearly consumption	75,000 gal/yr						
***** For this emissions unit, identify the DESCRIPTION OF METHODS and its attachment(s) to this form.	USED FOR DETERM	INING COMPLIANC	E. Attach Form 4530				

***** Please complete the Air Pollution Control Permit Application Forms 4530-126 and 4530-128 for this Unit. *****

From December 2018 Application

State of Wisconsin Department of Natural Resources COMPLIANCE CERTIFICATION - MONITORING AND REPORTING DESCRIPTION OF METHODS USED FOR DETERMINING COMPLIANCE Form 4530-118 11-93 Information attached? \underline{n} (y/n)

All applicants except non-Part 70 sources are required to certify compliance with all applicable air pollution permit requirements by including a statement within the permit application of the methods used for determining compliance (please see sec. NR 407.05(4)(i), Wis. Adm. Code.) This statement must include a description of the monitoring, recordkeeping, and reporting requirements and test methods. In addition, the application must include a schedule for compliance certification submittals during the permit term. These submittals must be no less frequent than annually, and may need to be more frequent if specified by the underlying applicable requirement or by the Department.

app	DICTED	LICTIONIC	ONIDENTEDGE	OIDE
SEE	INSTR	UCTIONS	ON REVERSE	SIDE

EE INSTRUCTIONS ON REVERSE SIDE					
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840				
3. Stack identification number: S07	4. Unit identification number: EU07				
 5. This Unit will use the following method(s) for determining compliance with the requirements of the permit (check all that apply and attach the appropriate form(s) to this form). Continuous Emission Monitoring (CEM) - Form 4530-119 Pollutant(s): Periodic Emission Monitoring Using Portable Monitors - Form 4530-120 Pollutant(s): Monitoring Control System Parameters or Operating Parameters of a Process - Form 4530-121 Pollutant(s): 					
☐ Monitoring Maintenance Procedures - Form 4530-122 Pollutant(s): ☐ Stack Testing - Form 4530-123 Pollutant(s):					
 ✓ Fuel Sampling and Analysis (FSA) - Form 4530-124 Pollutant(s): SO₂ ✓ Recordkeeping - Form 4530-125 Pollutant(s): <u>All</u> ☐ Other (please describe) - Form 4530-135 Pollutant(s): 					
 6. Compliance certification reports will be submitted to the De Start date: At date of permit issuance and every 12 months thereafter. Compliance monitoring reports will be submitted to the Start date: At date of permit issuance and every 6 months thereafter. 					

COMPLIANCE DEMONSTRATION BY FUEL SAMPLING AND ANALYSIS AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-124 11-93 Information attached? <u>n</u> (y/n)

An installation plan for each fuel sampling and analysis system (FSA) may be submitted with the permit application for Department approval. The installation plan shall contain the following information: the name and address of the source; the source facility identification number; a general description of the process and the control equipment; the type of fuel being sampled; the manufacturer, model number, and serial number of each sampler; and a schematic of the FSA system showing the sample acquisition point and the location of the machine that produces the daily, weekly, or monthly composite fuel sample. A completed form 4530-124, supplemented to satisfy the requirements of this paragraph, may constitute an installation plan for a FSA system.

SEE INSTRUCTIONS ON REVERSE SIDE				
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840			
3. Stack identification number: S07	4. Unit identification number: EU07			
5. Pollutant being monitored: SO ₂	6. Fuel being sampled: Diesel fuel oil			
7. List the ASTM fuel sample collecting and analyzing methods used: In accordance with 40 CFR Part 75				
8. Is this an existing FSA system? ☐ Yes ✓ No	9. Installation date: 06/01/2021			
10. ☐ Automated sampling ✓ Manual sampling				
11. Backup system? Not applicable				
12. Compliance shall be demonstrated: ☐ Daily ☐ Weekly	☐ Monthly ✓ Per shipment of diesel fuel			
13. Indicate by checking:				
☐ The FSA system certification is attached for Department approval. ☑ If the certification is not attached, please submit it within 60 days of the FSA system startup. ☐ The certification was submitted to the Department on				
☐ A FSA quality assurance/quality control plan for fuel sampling program is attached for Department approval. ✓ If the plan is not attached, please submit it within 60 days of the CEM startup system. ☐ The plan was submitted to the Department on				

**** Any composite sample over the emission limit shall be reported as an excess emission. *****

COMPLIANCE DEMONSTRATION BY RECORDKEEPING AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-125 11-93

Information attached? \underline{n} (y/n)

Recordkeeping may be acceptable as a compliance demonstration method provided that a correlation between the parameter value recorded and the emission rate of a particular pollutant is established in the form of a curve or chart of emission rate versus parameter values. This correlation may constitute the certification of the system. It should be attached for Department approval. If it is not attached, please submit it within 60 days of the startup of the system.

SEE INSTRUCTIONS ON REVERSE SIDE	
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S07	4. Unit identification number: EU07
5. Pollutant(s) being monitored: All	6. Material or parameter being monitored and recorded: The hours of operation of the emergency generator will be recorded so that emissions may be calculated.
7. Method of monitoring and recording: Hours of operation	
8. List any EPA methods used: N/A	
9. Is this an existing method of demonstrating compliance? ☐ Yes ✓ No	10. Installation date: 06/01/2021
11. Backup system: N/A	
12. Compliance shall be demonstrated: ☐ Daily ☐ Weekly	✓ Monthly ☐ Batch (not to exceed monthly)
13. Indicate by checking:	
assurance procedures. A quality assurance/quality co	ase submit it within 60 days of the startup of the recordkeeping
***** The compliance records shall be available for Department certification report and the excess emission report shal format for the compliance certification report and excessame time as the application.	inspection. The format for the compliance **** I be approved by the Department. A proposed
***** The source shall record any malfunction that causes or ma Malfunctions shall be reported to the Department the r	

be reported to the Department immediately.

EMISSION UNIT HAZARDOUS AIR POLLUTANT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION Form 4530-126 11-93

Information attached? <u>y</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S07	4. Unit identification number: EU07

5. Unit material description: Fuel Oil Combustion

6. Complete the following summary of hazardous air emissions from this unit. Attach sample calculations and emission factor references. Attached? See Appendix C.

references. Attached?	references. Attached? See Appendix C					
Pollutant CAS	Actual emiss	ions	Maximum theoretica	al emissions	Potential to emit	
		Units		Units		
	SEE APPENDIX	C FOR HA	PS EMISSIONS CAL	CULATIONS		
					TPY	
					TPY	
					TPY	
					TPY	
					TPY	
					TPY	
					TPY	
					TPY	
					TPY	
					TPY	
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					TPY	
					TPY	
					TPY	
					TPY	
					TPY	
					TPY	
					TPY	
					TPY	
					TPY	
					TPY	

EMISSION UNIT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION Form 4530-128 11-93 Information

Information attached? <u>y</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S07	4. Unit identification number: EU07

5. Complete the following emissions summary for the following pollutants. Attach sample calculations and emission factor references. Attached? See Appendix C

Air pollutant	Actua	al	Maximum theoretical emissions			Potential to emit	Maximum allowable		
	U	TPY		U	TPY			U	TPY

SEE APPENDIX C FOR EMISSION CALCULATIONS

Sulfur dioxide				TPY		
Organic compounds				TPY		
Carbon monoxide				TPY		
Lead				TPY		
Nitrogen oxides				TPY		
Total reduced sulfur				TPY		
Mercury				TPY		
Asbestos				TPY		
Beryllium				TPY		
Vinyl chloride				TPY		
				TPY		
				TPY		
				TPY		
				TPY		
				TPY		

Units (U) should be entered as follows:

^{1 = 1}b/hr

^{2 =} lb/mmBTU

^{3 =} grains/dscf

^{4 =} lb/gallon

^{5 =} ppmdv

^{6 =} other (specify)

^{7 =} other (specify)

^{8 =} other (specify)

CURRENT EMISSIONS REQUIREMENTS AND STATUS OF UNIT AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-130 Rev. 12-99 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Tr	2. Faci	lity identification n	umber: To be a	ussigned 816127				
3. Stack identification number	er: S07	4. Unit identification number: EU07						
5. Pollutant	6. Wis. Adm. Code Wis. Stats., 40 CFR	7. State Only	8. Limit	ation	9. Compliance Status (in or out)			
Particulate	NR415, 40 CFR Part 60, Subpart IIII, 40 CFR Part 63 ZZZZ		0.15 lb/MMBtu a g/hp-hr	and 0.15	Units not constructed yet			
Sulfur Dioxide	NR 417	X			Units not constructed yet			
Nitrogen Dioxide	NR 428, 40 CFR Part 60, Subpart IIII, 40 CFR Part 63 ZZZZ	$NMHC + NO_x = 4.8 \text{ g/hp-hr} \qquad U$			Units not constructed yet			
Carbon Monoxide	NR 426, 40 CFR Part 60, Subpart IIII, 40 CFR Part 63 ZZZZ	X						Units not constructed yet
Lead	NR 427	X		Units not constructed yet				
Volatile Organic Compounds	NR 419	X		Units not constructed				
Opacity	NR 431	X	20% opacity		Units not constructed yet			
10. Other requirements (e.g., m existing permit, etc.)	alfunction reporting, special oper	ating condit	ions from an	State Only	Compliance Status (in or out)			

EMISSION UNIT COMPLIANCE PLAN COMMITMENTS AND SCHEDULE AIR POLLUTION CONTROL PERMIT A

AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-131 11-93 Information attached? <u>n</u> (y/n) SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center 2. Facility identification number: To be assigned 816127840					
3. Stack identification number: S07 4. Unit identification number: EU07					
certification requirements under sect commitments are part of the application. We will continue to operate and its continue to operate and it	tion 114(a)(3) of the Clean Air Act that ap tion for Part 70 permits. maintain this Unit in compliance with all a juirements that apply or will apply to this U				
6. For Units not presently fully in complia	ance, complete the following.				
☐ This Unit is in compliance with all a according to the following schedule:		dicated below. We will achieve compliance			
Applicable Requirement	Corrective Actions	Deadline			
2.					
3.					
Progress reports will be submitted: Start date: and every si	x (6) months thereafter				

STACK IDENTIFICATION AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-103 11-93 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE						
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840	3. Stack identification number: S08				
4. Exhausting Unit(s), use Unit identification	n number from appropriate Form(s) 4530-1	04, 106, 107, 108 and/or 109				
4530-104 4530-106	4530-107 4530-108	4530-109				
5. Identify this stack on the plot plan required	d on Form 4530-101					
6. Indicate by checking: ☐ This stack has an actual exhaust point. ☐ This stack serves to identify fugitive emissions. If this stack has an actual exhaust point, then provide the following stack parameters						
7. Discharge height above ground level: 3	60 (feet)					
8. Inside dimensions at outlet (check one and	l complete):					
☐ Circular (feet)	☐ rectangular length (feet)	_ width (feet)				
9. Exhaust flow rate:						
Normal (ACFM)	Maximum (ACFM)					
10. Exhaust gas temperature (normal):	_(°F)					
11. Exhaust gas moisture content:	Normal volume percent	Maximumvolume percent				
12. Exhaust gas discharge direction:	□ Up □ Down	☐ Horizontal				
13. Is this stack equipped with a rainhat or any obstruction to the free flow of the exhaust gases from the stack? ☑ Yes ☑ No						
***** Complete the appropriate Air Permit Application Forms(s) 4530-104, 106, 107, 108 or 109 for each Unit ***** exhausting through this stack.						

T01

State of Wisconsin Department of Natural Resources

From December 2018 Application STORAGE TANKS
AIR POLLUTION CONTROL PERMIT APPLICATION Form 4530-105 11-93 Information attached? __ (y/n) Information attached? $\underline{\hspace{1cm}}$ (y/n)

SEE ATTACHED SHEET FOR INSTRUCTIONS

1.Facility Name:	Nemadji R		2.Facility Identification Number 816127840			40 3.Storage Tank Number: EU08			
	umber (use number 1, 115, 116, or 117)	from appropriate Form(s) 4	4530-110, 5.S	torage Tank Cap		180,000 gallons gallons		nstallation or L 06/01/2021	ast Modification
7.Tank Height:	30 ft	8.Tank Diameter: 33 ft		9.Color of Tar <u>✓</u> Wh		one)	Uı	nderground	
10.Is this tank equip	pped with a submerg			11.Is this tank	equipped	d with a pressure/v	acuum conserv	vation vent?Yes	_ √ _ No
		_ ✓ Yes No		If yes; a	t what pr t what va	essure is it set?cuum is it set?		(psia) (psia)	
12.Type of Storage Open Top Pressurized	Tank	_ _ Fixed Roof External Floating	Roof	Fixed Root Variable V	f w/Intern apor Spa	nal Floating Roof		Other (spec	ify)
13.For all Fixed Ro	of Tanks:								
a.Tank Config	guration (check one)	: <u>\(\frac{1}{2}\)</u> Vertical (upright	cylinder)	Horiz	ontal				
	Type (check one): ertical was selected)	_ ✓ _ Cone Roof Dome Roof	- Indicate tank - Indicate tank r	roof height	5	(feet) (feet) - Indicate	tank shell radi	us	(feet)
14.For all Floating	Roof Tanks (both in	ternal and external) - Shell	Condition (chee		_ Light F	Rust Den	se Rust	Gunite Line	d
15.For External Flo a.Tank Consti	ating Roof Tanks: ruction (check one):	Welded Tanl	cRivete	ed Tank					
b.Average Wi	nd Speed at Tank S	ite:		_(mph)					
Shoe Shoe	vstem Description (c Mounted Primary Primary, Rim Seco Primary, Shoe Seco	ndary V	Vapor Mou apor Primary, F Vapor Prim	inted Primary Rim Secondary nary w/Weather S	Shield	Liqı	ıid Primary, Ri	Mounted Prima m Secondary Primary w/Wea	•
d.Roof Type ((check one):	Pontoon Roo	of	Double Deck Ro	of				
e.Roof Fitting	Types (indicate the	number of each type):							
Bolted cover, gasketed (8" diame Unbolted cover, ungasketed Ung				le-pole well nslotted pole, 21 ted sliding cover sketed sliding co		er well)	Unb o	t well (20" dia Unbolted cove lted cover, gas Bolted cover, §	r, ungasketed keted
Gauge-I	Weighted	Breaker (10" diameter well) Sphted mechanical actuation, gasketed Roof Drain (3-inch diameter) Open 90% closed			ter)				
_	Weighted mecha ungasketed	nical actuation,		d mechanical act gasketed	uation,				
	guide-pole/sample wr r slotted pole, 21" d		f leg (3" diamete	er) justable, pontoor	n area	R	oof leg(2-1/2"	diameter) Adjustable, po	ntoon area
_	Ungasketed slidi	ng cover, without float	Ad	justable, center a	rea			Adjustable, cer	nter area
_		ng cover, with float cover, without float	Ad Fix	justable, double- ed	deck root	fs		Adjustable, do Fixed	uble deck roofs
_	Gasketed sliding	cover, with float							

From December 2018 Application

State of Wisconsin Department of Natural Resources APPLICATION

19.Maximum Liquid Loading Rate of Tank:

20.Can this tank be loaded at the same time other tanks are loaded?

If yes, indicate which other tanks can be loaded at the same time: ____

STORAGE TANKS
AIR POLLUTION CONTROL PERMIT

APPLICATION					Form 4530-105	11-93 Information	attached?
(y/n)					page 2		
16.For Internal Floatin	g Roof Tanks:				p uge 2		
a.Rim Seal Syste	m Description (check one	e): Vapor Mo Liqu	ounted Primary aid Mounted Primary	Vapor Mount Liquid M	ed Primary plus Secon ounted Primary plus Se	dary Seal econdary Seal	
b.Number of Col	umns:						
c.Effective Colu	mn Diameter:	(1	eet)				
d.Deck Type (che	eck one):	Welded	Bolted				
e.Total Deck Sea	m Length:	(feet)					
f.Deck Area:			(square feet)				
g.Deck Fitting T	ypes (indicate the number	of each type):					
Column Wo	ch (24" diameter) Bolted cover, gasketed Unbolted cover, gasketed Unbolted cover, ungasketed Unbolted cover, ungasketed Unbolted cover, ungasketed Unbolted cover, ungasketed Ell (24" diameter) Builtup column-sliding cover Pipe column-sliding cover Pipe column-sliding cover Pipe column-sliding cover eaker (10" diameter) Weighted mechanical acture Space Tanks: Volumn table for materials to	Sample Sample over, gasketed over, ungasketed ic sleeve seal r, gasketed r, ungasketed uation, gasketed uation, ungasketed	Slotted pipe-sl Sample well-slit fab Stub drain (1"	r, gasketed gasketed eter) iding cover, gasketed iding cover, ungaske ric seal 10% open ard diameter)	Roof leg or hange I ted F	(36" diameter) Sliding cover, gasl Sliding cover, ung r well Adjustable ixed	xeted asketed
Material Stored	Annual Throughput (gal/yr)	Daily Average Amount Stored (gallons)	Material Molecular Weight (lb/lb-mole)	Material Vapor Pressure (psia)	Storage Pressure (psia)	Average Storage Temperature (°F)	Material Liq Density (lb/gal)
No. 2 Fuel Oil	10,791,748	180,000				Ambient	

21. Describe the operations this tank will serve: 180,000 tank stores No. 2 fuel oil as a backup fuel for the combustion turbine at the facility.

_(gallons)

**√** No

___ Yes

EMISSION UNIT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-128 11-93 Information attached? <u>y</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S08	4. Unit identification number: EU08

5. Complete the following emissions summary for the following pollutants. Attach sample calculations and emission factor references. Attached? <u>See Appendix C</u>

Air pollutant	Actual		Maximum theoretical emissions			Potential to emit	Maxin	num a	llowable	
		U	TPY		U	TPY			U	TPY

SEE APPENDIX C FOR EMISSIONS CALCULATIONS

0.10 1: :1				TDM		
Sulfur dioxide				TPY		
Organic compounds				TPY		
Carbon monoxide				TPY		
Lead				TPY		
Nitrogen oxides				TPY		
Total reduced sulfur				TPY		
Mercury				TPY		
Asbestos				TPY		
Beryllium				TPY		
Vinyl chloride				TPY		
				TPY		
				TPY		
				TPY		
				TPY		
				TPY		

Units (U) should be entered as follows:

^{1 =} lb/hr

^{2 =} lb/mmBTU

^{3 =} grains/dscf

^{4 =} lb/gallon

^{5 =} ppmdv

^{6 =} other (specify)

^{7 =} other (specify)

^{8 =} other (specify)

STACK IDENTIFICATION AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-103 11-93 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE								
1. Facility name: Nemadji Trail Energy Center	2. Facility identification not To be assigned 816127		3. Stack identific S09	ation number:				
4. Exhausting Unit(s), use Unit identification	n number from appropriate l	Form(s) 4530-104	I, 106, 107, 108 ar	nd/or 109				
4530-104 4530-106	4530-107 453	0-108	4530-109					
5. Identify this stack on the plot plan require	d on Form 4530-101							
6. Indicate by checking: ☐ This stack has an actual exhaust poin If this stack has an actual exhaust poin	_	, ,						
7. Discharge height above ground level: (feet)								
8. Inside dimensions at outlet (check one and	l complete):							
☐ Circular (feet)	☐ rectangular leng	th (feet)	width (feet)					
9. Exhaust flow rate:								
Normal(ACFM)	Maximum	_ (ACFM)						
10. Exhaust gas temperature (normal):	_(°F)							
11. Exhaust gas moisture content:	Normal volume per	cent	Maximum	volume percent				
12. Exhaust gas discharge direction:	□ Up □ I	Down	☐ Horizontal					
13. Is this stack equipped with a rainhat or exhaust gases from the stack?	any obstruction to the free	flow of the	□ Yes	⊠ No				
***** Complete the appropriate Air Permexhausting through this stack.	it Application Forms(s) 453	30-104, 106, 107,	108 or 109 for eac	ch Unit ****				

From December 2018 Application

T02 State of Wisconsin Department of Natural Resources

STORAGE TANKS
AIR POLLUTION CONTROL PERMIT APPLICATION
Form 4530-105 11-93 Information attached? n_ Information attached? $n_{\underline{\hspace{1cm}}}(y/n)$

SEE ATTACHED SHEET FOR INSTRUCTIONS

1.Facility Name:	Nemadji River Energy Center	2.Facility Identificatio	on Number 816127840	3.Storage Tank Number: EU09
4.Control Device Number 111, 112, 113, 114, 115, 1	(use number from appropriate Form(s) 4 116, or 117)		1,700 gallons 6.Da gallons	te of Installation or Last Modification 06/01/2021
7.Tank Height:	8.Tank Diameter:	9.Color of Tank (check one)	d.	77 1 1
14 ft x 6.5 ft x 1.2 ft	Belly Tank (approximate specification		ther	Underground
10.Is this tank equipped wi	ith a submerged fill pipe?	11.Is this tank equippe	ed with a pressure/vacu	uum conservation vent? YesNo
	_ YesNo	If yes; at what p	oressure is it set?	(psia) (psia)
12.Type of Storage Tank (Open Top Tank Pressurized Tank	Fixed Roof	Fixed Roof w/Inter Roof Variable Vapor Spa		_ _ _ Other (specify) Generator Belly Tank
13.For all Fixed Roof Tank	xs:			
a.Tank Configuration	(check one): Vertical (upright c	vlinder) _ <u>✓</u> Horizontal		
b.Tank Roof Type (c) (required if vertical w	heck one): Cone Roof - vas selected) Dome Roof -	Indicate tank roof heightIndicate tank roof height	(feet) (feet) - Indicate tan	nk shell radius(feet)
14.For all Floating Roof Ta	anks (both internal and external) - Shell	Condition (check one): Light	Rust Dense I	RustGunite Lined
15.For External Floating R a.Tank Construction		Riveted Tank		
b.Average Wind Spec	ed at Tank Site:	(mph)		
c.Rim Seal System D Shoe Mount Shoe Primar Shoe Primar	y, Rim Secondary V	Vapor Mounted Primary apor Primary, Rim Secondary Vapor Primary w/Weather Shield	Liquid	Liquid Mounted Primary Primary, Rim Secondary Liquid Primary w/Weather Shield
d.Roof Type (check o	one):Pontoon Roo	f Double Deck Roof		
e.Roof Fitting Types	(indicate the number of each type):			
Bolt Unb		Unslotted guide-pole well (8" diameter unslotted pole, 21" diamet Ungasketed sliding cover Gasketed sliding cover	ter well)	Gauge-float well (20" diameter) Unbolted cover, ungasketed Bolted cover, gasketed Bolted cover, gasketed
Wei	ample well (8" diameter) ghted mechanical actuation, sketed	Vacuum Breaker (10" diameter well) Weighted mechanical actuation, gasketed		Roof Drain (3-inch diameter) Open90% closed
	ghted mechanical actuation, gasketed	Weighted mechanical actuation, ungasketed		
	ole/sample well (8" diameter Roof I pole, 21" diameter well)	leg (3" diameter) Adjustable, pontoon area	Roof	Fleg(2-1/2" diameter) Adjustable, pontoon area
Ung	asketed sliding cover, without float	Adjustable, center area		Adjustable, center area
	asketed sliding cover, with float keted sliding cover, without float	Adjustable, double-deck roc Fixed	ofs	Adjustable, double deck roofs
Gasl	keted sliding cover, with float			

(y/n)

From December 2018 Application

Information attached?

te of Wisconsin

STORAGE TANKS POLLUTION CONTROL PERMIT

tate of Wisconsin	STORAGE TANKS
Department of Natural Resources	AIR POLLUTION CONTROL
APPLICATION	
	Form 4530-105 11-93

6.For Internal Floating	g Roof Tanks:				page 2		
a.Rim Seal System	m Description (check one): Vapor Mo Liqu	unted Primary id Mounted Primary		ed Primary plus Secon ounted Primary plus So		
b.Number of Colu	umns:						
c.Effective Colum	nn Diameter:	(f	eet)				
d.Deck Type (che	eck one):	Welded	Bolted				
e.Total Deck Sear	m Length:	(feet)					
f.Deck Area:			(square feet)				
g.Deck Fitting Ty	pes (indicate the number	of each type):					
I	ch (24" diameter) Bolted cover, gasketed Unbolted cover, gasketed Unbolted cover, ungaskete		tic gauge float well Bolted cover, § Unbolted cove Unbolted cover, ung	r, gasketed	Ladder Well — —	(36" diameter) Sliding cover, gasl Sliding cover, ung	
1 1 1 1	ell (24" diameter) Builtup column-sliding co Builtup column-sliding co Pipe column-flexible fabri Pipe column-sliding cover	ver, gasketed ver, ungasketed ic sleeve seal ; gasketed		iding cover, gasketed iding cover, ungaske ric seal 10% open are	ted F	r well Adjustable ixed	
	eaker (10" diameter) Weighted mechanical actu Weighted mechanical actu	nation, gasketed nation, ungasketed					
Complete the follow Material Stored	ving table for materials to Annual Throughput	be stored in this tank Daily Average Amount Stored	Material Molecular Weight	Material Vapor Pressure	Storage Pressure	Average Storage Temperature	Material Liqu Density
#2 Fuel	(gal/yr) 35,360	(gallons) 1,700	(lb/lb-mole)	(psia)	(psia)	(°F) Ambient	(lb/gal)
.Maximum Liquid L	oading Rate of Tank:		(gallons)				
.Can this tank be loa	ded at the same time other	r tanks are loaded?	Yes	√ No			
If yes, indicate w	hich other tanks can be lo	aded at the same time	o:				
•	ions this tank will serve: 1						

EMISSION UNIT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-128 11-93 Information attached? <u>v</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S09	4. Unit identification number: EU09

5. Complete the following emissions summary for the following pollutants. Attach sample calculations and emission factor references. Attached? <u>See Appendix C</u>

Air pollutant	Actual		Maximum theoretical emissions		Potential to emit	Maxin	num a	llowable	
		U	TPY	U	TPY			U	TPY

SEE APPENDIX C FOR EMISSIONS CALCULATIONS

Sulfur dioxide				TPY		
Organic compounds				TPY		
Carbon monoxide				TPY		
Lead				TPY		
Nitrogen oxides				TPY		
Total reduced sulfur				TPY		
Mercury				TPY		
Asbestos				TPY		
Beryllium				TPY		
Vinyl chloride				TPY		
				TPY		
				TPY		
				TPY		
				TPY		
				TPY		

Units (U) should be entered as follows:

^{1 =} lb/hr

^{2 =} lb/mmBTU

^{3 =} grains/dscf

^{4 =} lb/gallon

^{5 =} ppmdv

^{6 =} other (specify)

^{7 =} other (specify)

^{8 =} other (specify)

⋈ No

State of Wisconsin Department of Natural Resources

STACK IDENTIFICATION AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-103 11-93 Information attached? <u>n</u> (y/n)

 \square Yes

SEE INSTRUCTIONS ON REVERSE SIDE 1. Facility name: 2. Facility identification number: 3. Stack identification number: Nemadji Trail Energy Center To be assigned 816127840 S10 4. Exhausting Unit(s), use Unit identification number from appropriate Form(s) 4530-104, 106, 107, 108 and/or 109 4530-107 4530-104 4530-106 4530-108 4530-109 5. Identify this stack on the plot plan required on Form 4530-101 6. Indicate by checking: ☐ This stack has an actual exhaust point. This stack serves to identify fugitive emissions. If this stack has an actual exhaust point, then provide the following stack parameters 7. Discharge height above ground level: (feet) 8. Inside dimensions at outlet (check one and complete): ☐ rectangular width (feet) ☐ Circular (feet) length (feet) 9. Exhaust flow rate: Normal (ACFM) Maximum (ACFM) (°F) 10. Exhaust gas temperature (normal): 11. Exhaust gas moisture content: Normal volume percent Maximum volume percent Exhaust gas discharge direction: ☐ Horizontal 12. □ Up □ Down

***** Complete the appropriate Air Permit Application Forms(s) 4530-104, 106, 107, 108 or 109 for each Unit ***** exhausting through this stack.

13. Is this stack equipped with a rainhat or any obstruction to the free flow of the

exhaust gases from the stack?

From December 2018 Application

STORAGE TANKS
AIR POLLUTION CONTROL PERMIT APPLICATION
Form 4530-105 11-93 Information attached? __n Information attached? \underline{n} (y/n)

SEE ATTACHED SHEET FOR INSTRUCTIONS

1.Facility Name:	Nemadji River Energy Center	2.Facility Identification	n Number 816127840	7840 3.Storage Tank Number: EU10		
4.Control Device Number 111, 112, 113, 114, 115, 1	(use number from appropriate Form(s) 4530-110 (16, or 117)		180,000 gallons gallons	6.Date of Installation or Last Modification 06/01/2021		
7.Tank Height:	8.Tank Diameter:	9.Color of Tank (check one) White Otl		Underground		
3.5 ft x 3.5 ft x 5 ft	Belly Tank (approximate specifications)					
10.Is this tank equipped wi	th a submerged fill pipe?	11.Is this tank equippe	d with a pressure/vac	cuum conservation vent?		
	_✓ Yes No	If yes; at what pr at what va	ressure is it set?	YesNo (psia) (psia)		
12.Type of Storage Tank (c Open Top Tank Pressurized Tank	check one) Fixed Roof External Floating Roof	Fixed Roof w/Intern Variable Vapor Spa		_✓_ Other (specify) Generator belly tank		
13.For all Fixed Roof Tank	is:					
a.Tank Configuration	(check one): Vertical (upright cylinder)	_ <u>√</u> Horizontal				
b.Tank Roof Type (c. (required if vertical w	neck one): Cone Roof - Indicate pas selected) Dome Roof - Indicate	tank roof heighte tank roof height	(feet) (feet) - Indicate to	ank shell radius(feet)		
14.For all Floating Roof Ta	anks (both internal and external) - Shell Condition	on (check one): Light I	Rust Dense	RustGunite Lined		
15.For External Floating R a.Tank Construction		_ Riveted Tank				
b.Average Wind Spec	ed at Tank Site:	(mph)				
c.Rim Seal System D Shoe Mount Shoe Primar Shoe Primar	y, Rim Secondary Vapor Pri	or Mounted Primary mary, Rim Secondary or Primary w/Weather Shield	Liquic	Liquid Mounted Primary I Primary, Rim Secondary Liquid Primary w/Weather Shield		
d.Roof Type (check o		Double Deck Roof				
e.Roof Fitting Types	(indicate the number of each type):					
Bolt Unb	ed cover, gasketed (8" diam	red guide-pole well meter unslotted pole, 21" diamete (ngasketed sliding cover Gasketed sliding cover	er well)	Gauge-float well (20" diameter) Unbolted cover, ungasketed Unbolted cover, gasketed Bolted cover, gasketed		
Wei		n Breaker (10" diameter well) /eighted mechanical actuation, gasketed		Roof Drain (3-inch diameter) Open 90% closed		
	ghted mechanical actuation, W gasketed	Veighted mechanical actuation, ungasketed				
	ole/sample well (8" diameter pole, 21" diameter well) Roof leg (3"	diameter) Adjustable, pontoon area	Roc	of leg(2-1/2" diameter) Adjustable, pontoon area		
Ung	asketed sliding cover, without float	Adjustable, center area		Adjustable, center area		
	asketed sliding cover, with float ceted sliding cover, without float	Adjustable, double-deck roo Fixed	ofs	Adjustable, double deck roofs Fixed		
Gasl	ceted sliding cover, with float					

(y/n)

From December 2018 Application

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partment of Natural Resources	AIR POLLUTION CONTROL PERMIT					
PLICATION						
	Form 4530-105 11-93 Information attached?					

16.For Internal Floating	g Roof Tanks:				page 2		
a.Rim Seal Syster	m Description (check one)): Vapor Mo Liqu	ounted Primary aid Mounted Primary	Vapor Mount Liquid M	ed Primary plus Secon ounted Primary plus So	dary Seal econdary Seal	
b.Number of Colu	umns:						
c.Effective Colun	nn Diameter:	(1	eet)				
d.Deck Type (che	eck one):	Welded	Bolted				
e.Total Deck Sear	m Length:	(feet)					
f.Deck Area:			(square feet)				
g.Deck Fitting Ty	pes (indicate the number	of each type):					
I 	ch (24" diameter) Bolted cover, gasketed Unbolted cover, gasketed Unbolted cover, ungasketed		ntic gauge float well Bolted cover, g Unbolted cove Unbolted cover, ung	r, gasketed	Ladder Well _ _ _	(36" diameter)Sliding cover, gaslSliding cover, ung	keted asketed
	ell (24" diameter) Builtup column-sliding co Builtup column-sliding co Pipe column-flexible fabri Pipe column-sliding cover Pipe column-sliding cover eaker (10" diameter)	ver, gasketed ver, ungasketed c sleeve seal , gasketed , ungasketed	Slotted pipe-sl	iding cover, gasketed iding cover, ungaske ric seal 10% open are	ted F	well Adjustable ixed	
	Weighted mechanical actu Weighted mechanical actu						
17.For Variable Vapor 18.Complete the follow		be stored in this tank				A Sa	Marialia
Material Stored	Annual Throughput (gal/yr)	Daily Average Amount Stored	Material Molecular Weight (lb/lb-mole)	Material Vapor Pressure	Storage Pressure	Average Storage Temperature	Material Liqui
No. 2 Fuel Oil	7,292	(gallons) 350	(10/10-111016)	(psia)	(psia)	(°F) Ambient	(lb/gal)
19.Maximum Liquid L	oading Rate of Tank:		(gallons)				
	ded at the same time other		Yes	_ √ _ No			
	hich other tanks can be lo						
21.Describe the operati	ons this tank will serve: 3	50 gallon tank store	es No. 2 fuel oil for eme	ergency fire pump e	ngine tank.		

EMISSION UNIT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-128 11-93 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: To be assigned 816127840
3. Stack identification number: S10	4. Unit identification number:EU10

5. Complete the following emissions summary for the following pollutants. Attach sample calculations and emission factor references. Attached? <u>See Appendix C</u>

Air pollutant	Actua	al	um th missio	eoretical	Potential to emit	Maxin	num a	llowable
	U	TPY	U	TPY			U	TPY

SEE APPENDIX C FOR EMISSIONS CALCULATIONS

Sulfur dioxide			TPY		
Organic compounds			TPY		
Carbon monoxide			 TPY		
Lead			 TPY		
Nitrogen oxides			 TPY		
Total reduced sulfur			TPY		
Mercury			 TPY		
Asbestos			TPY		
Beryllium			 TPY		
Vinyl chloride			 TPY		
			 TPY		
			TPY		
			 TPY		
			TPY		
			TPY		

Units (U) should be entered as follows:

- 1 = lb/hr
- 2 = lb/mmBTU
- $3 = \frac{\text{grains}}{\text{dscf}}$
- 4 = lb/gallon
- 5 = ppmdv
- 6 = other (specify)
- 7 = other (specify)
- 8 = other (specify)

State of Wisconsin STACK IDENTIFICATION

Department of Natural Resources

AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-103 11-93 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE						
1. Facility name: Nemadji Trail Energy Center 2. Facility identification number: 816127840 3. Stack identification number: NA						
4. Exhausting Unit(s), use Unit identification number from appropriate Form(s) 4530-104, 106, 107, 108 and/or 109 4530-104 4530-106 4530-107 4530-108 4530-109 F01						
		4530-109 <u>F01</u>				
5. Identify this stack on the plot plan require	d on Form 4530-101					
6. Indicate by checking: ☐ This stack has an actual exhaust point. ☐ This stack serves to identify fugitive emissions.						
If this stack has an actual exhaust point, then provide the following stack parameters						
7. Discharge height above ground level: (feet)						
8. Inside dimensions at outlet (check one and	8. Inside dimensions at outlet (check one and complete):					
☐ Circular(feet)	☐ rectangular length (feet)	_ width (feet)				
9. Exhaust flow rate:						
Normal (ACFM)						
10. Exhaust gas temperature (normal):(°F)						
11. Exhaust gas moisture content:	Normal volume percent	Maximumvolume percent				
12. Exhaust gas discharge direction: □ Up □ Down □ Horizontal						
13. Is this stack equipped with a rainhat or any obstruction to the free flow of the exhaust gases from the stack? □ No						
***** Complete the appropriate Air Permit Application Forms(s) 4530-104, 106, 107, 108 or 109 for each Unit ***** exhausting through this stack.						

MISCELLANEOUS PROCESSES AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-109 11-93 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS (ON REVERSE SIDE					
1. Facility name: Nema	adji Trail Energy Center	2. Facility identification number: 816127840				
3. Stack identification	number: NA	4. Process number: F01				
4a. Unit description:	haul road fugitives					
5. Indicate the control to	technology status. 🗹 Uncontro	olled Controlled				
•	controlled, enter the control devic	.,	•	(s):		
4530-110 4530-111 4530-112 4530-113 4530-114 4530-115 4530-116 4530-117						
6. Source Classification	n Code (SCC): 30502011					
7. Date of construction	or last modification: TBD					
8. Normal operating sc	hedule: 24 hrs./day 7 da	ays/wk. <u>365</u> days/yr				
	s (please attach a flow diagram of m haul road truck traffic.	f the process).		Attached? See next pag	e.	
10. List the types and	d amounts of raw materials used i	n this process:				
Material Storage/material handling Average usage Units Maximum usage Units process					Units	
N/A						
11. List the types and	d amounts of finished products:					
Material Storage/material handling Average amount Units Maximum amount Units produced Units produced						
N/A						
12. Process fuel usage:						
Type of fuel	Maximum heat input to process million BTU/hr.	Average usage	Units	Maximum usage	Units	
N/A						
13. Describe any fugitive emissions associated with this process, such as outdoor storage piles, unpaved roads, open conveyors, etc.: N/A					'A	
***** For this emissions unit, identify the method(s) of compliance demonstration by completing Form 4530-118, ***** DESCRIPTION OF METHODS USED FOR DETERMINING COMPLIANCE. Attach Form 4530-118						
**** Please complete the Air Pollution Control Permit Application Forms 4530-126 and 4530-128 for this Unit. *****						

COMPLIANCE CERTIFICATION - MONITORING AND REPORTING DESCRIPTION OF METHODS USED FOR DETERMINING COMPLIANCE Form 4530-118 11-93 Information attached? n (y/n)

All applicants except non-Part 70 sources are required to certify compliance with all applicable air pollution permit requirements by including a statement within the permit application of the methods used for determining compliance (please see sec. NR 407.05(4)(i), Wis. Adm. Code.) This statement must include a description of the monitoring, recordkeeping, and reporting requirements and test methods. In addition, the application must include a schedule for compliance certification submittals during the permit term. These submittals must be no less frequent than annually, and may need to be more frequent if specified by the underlying applicable requirement or by the Department.

SFF I	INSTRUCTIONS	ON REVERSE SIDE

EE INSTRUCTIONS ON REVERSE SIDE				
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: 816127840			
3. Stack identification number: NA	4. Unit identification number: F01			
 5. This Unit will use the following method(s) for determining compliance with the requirements of the permit (check all that apply and attach the appropriate form(s) to this form). Continuous Emission Monitoring (CEM) - Form 4530-119 Pollutant(s): 				
☐ Periodic Emission Monitoring Using Portable Monitors - Form 4530-120 Pollutant(s):				
☐ Monitoring Control System Parameters or Operating Par Pollutant(s):	rameters of a Process - Form 4530-121			
☐ Monitoring Maintenance Procedures - Form 4530-122 Pollutant(s):				
☐ Stack Testing - Form 4530-123 Pollutant(s):				
☐ Fuel Sampling and Analysis (FSA) - Form 4530-124 Pollutant(s):				
Recordkeeping - Form 4530-125 Pollutant(s): PM/PM ₁₀ /PM _{2.5}				
☐ Other (please describe) - Form 4530-135 Pollutant(s):				
6. Compliance certification reports will be submitted to the Do Start date: At date of permit issuance and every 12 months thereafter.				
Compliance monitoring reports will be submitted to the Start date: At date of permit issuance and every <u>6</u> months thereafter.	Department according to the following schedule:			

COMPLIANCE DEMONSTRATION BY RECORDKEEPING AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-125 11-93

Information attached? \underline{n} (y/n)

Recordkeeping may be acceptable as a compliance demonstration method provided that a correlation between the parameter value recorded and the emission rate of a particular pollutant is established in the form of a curve or chart of emission rate versus parameter values. This correlation may constitute the certification of the system. It should be attached for Department approval. If it is not attached, please submit it within 60 days of the startup of the system.

SEE INSTRUCTIONS ON REVERSE SIDE						
1. Facility name: Nemadji Trail Energy Center	1. Facility name: Nemadji Trail Energy Center 2. Facility identification number: 816127840					
3. Stack identification number: NA	3. Stack identification number: NA 4. Unit identification number: F01					
5. Pollutant(s) being monitored: PM/PM ₁₀ /PM _{2.5} 6. Material or parameter being monitored and recorded: Fugitive dust						
7. Method of monitoring and recording: <u>Comply with fugitive dust control plan</u>						
8. List any EPA methods used: N/A						
9. Is this an existing method of demonstrating compliance? ☐ Yes ✓ No 10. Installation date: TBD						
11. Backup system: N/A						
12. Compliance shall be demonstrated: ☐ Daily ☐ Weekly ☒ Monthly ☐ Batch (not to exceed monthly)						
13. Indicate by checking:						
assurance procedures. A quality assurance/quality con	ase submit it within 60 days of the startup of the recordkeeping					
***** The compliance records shall be available for Department inspection. The format for the compliance ***** certification report and the excess emission report shall be approved by the Department. A proposed format for the compliance certification report and excess emission report shall be submitted at the same time as the application.						
***** The source shall record any malfunction that causes or may cause an emission limit to be exceeded. ***** Malfunctions shall be reported to the Department the next business day. Hazardous air spills shall						

be reported to the Department immediately.

EMISSION UNIT HAZARDOUS AIR POLLUTANT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-126 11-93 Information attached? \underline{n} (y/n)

	SEE	INSTR	RUCTIONS	ON REVERSE	SIDE
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1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: 816127840
3. Stack identification number: NA	4. Unit identification number: F01

5. Unit material description: PM, PM₁₀, PM_{2.5} fugitives

6. Complete the following summary of hazardous air emissions from this unit. Attach sample calculations and emission factor references. Attached? no

references. Attached? Pollutant CAS	Actual emissi	one	Maximum theoretica	al emissions	Potential to emit
I oliutalit CAS	Actual emissi	Units	Wiaximum theoretica	Units	i otentiai to ennit
	<u>l</u>		S EMISSIONS	Units	
					ТРҮ
					TPY

EMISSION UNIT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION Form 4530-128 11-93

Information attached? y (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: 816127840
3. Stack identification number: NA	4. Unit identification number: F01

5. Complete the following emissions summary for the following pollutants. Attach sample calculations and emission factor references. Attached? See Appendix C

Air pollutant	Actua	al			neoretical ons	Potential to emit	Maximum allowable		
	U	TPY		U	TPY			U	TPY

SEE APPENDIX C FOR EMISSION CALCULATIONS

	 1		,			ı	
Sulfur dioxide					TPY		
Organic compounds					TPY		
Carbon monoxide					TPY		
Lead					TPY		
Nitrogen oxides					TPY		
Total reduced sulfur					TPY		
Mercury					TPY		
Asbestos					TPY		
Beryllium					TPY		
Vinyl chloride					TPY		
					TPY		
					TPY		
				-	TPY		
				-	TPY		
					TPY		

Units (U) should be entered as follows:

^{1 =} lb/hr

^{2 =} lb/mmBTU

^{3 =} grains/dscf

^{4 =} lb/gallon

^{5 =} ppmdv

^{6 =} other (specify)

^{7 =} other (specify)

^{8 =} other (specify)

CURRENT EMISSIONS REQUIREMENTS AND STATUS OF UNIT AIR POLLUTION CONTROL PERMIT APPLICATION
Form 4530-130 Rev. 12-99 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center			2. Facility identification number: 816127840						
3. Stack identification number: NA			4. Unit identification number: F01						
5. Pollutant	6. Wis. Adm. Code Wis. Stats., 40 CFR	7. State Only	8. Limi	itation	9. Compliance Status (in or out)				
10. Other requirements (e.g., ma existing permit, etc.)	State Only	Compliance Status (in or out)							

** PART 70 SOURCES ONLY:

1. Be sure to review the Compliance Assurance Monitoring (CAM) Rule, 40 CFR Part 64, for the Renewal Application. The CAM rule requires owners and operators of Part 70 sources to monitor the operation and maintenance of their control equipment so that they can evaluate the performance of their control devices and report whether or not their facilities meet established emission standards. All facilities that have a Title V, Part 70, Federal Operating Permit are required to meet the CAM rule and submit a CAM plan with this Title V renewal application. The rule requires that a CAM plan be submitted with the Title V renewal application for each pollutant at each emissions unit which has a potential to emit - prior to controls - of that pollutant greater than the major source threshold for the respective pollutant. Please refer to the CAM Technical Guidance web site at http://www.epa.gov/ttn/emc/cam.html for further documentation on the rule and how to prepare a CAM plan for submittal with the renewal application.

2. List all applicable **Maximum Achievable Control Technology** (MACT) rule(s) and the effective date(s) if they were promulgated during the last 3 years of your operation permit term. Identify the emissions units subject to each MACT rule listed.

EMISSION UNIT COMPLIANCE PLAN COMMITMENTS AND SCHEDULE AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-131 11-93 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE 1. Facility name: Nemadji Trail Energy 2. Facility identification number: 816127840 Center 3. Stack identification number: NA 4. Unit identification number: F01 5. For Units that are presently in compliance with all applicable requirements, including any enhanced monitoring and compliance certification requirements under section 114(a)(3) of the Clean Air Act that apply, complete the following. These commitments are part of the application for Part 70 permits. ☐ We will continue to operate and maintain this Unit in compliance with all applicable requirements. Form 4530-130 includes new requirements that apply or will apply to this Unit during the term of the permit. We will meet such requirements on a timely basis. 6. For Units <u>not</u> presently fully in compliance, complete the following. This Unit is in compliance with all applicable requirements except for those indicated below. We will achieve compliance according to the following schedule: Applicable Requirement Corrective Actions Deadline 1. 2. 3. Progress reports will be submitted: Start date: _____ and every six (6) months thereafter

State of Wisconsin STACK IDENTIFICATION

Department of Natural Resources

AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-103 11-93 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE							
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: 816127840	3. Stack identification number: NA					
4. Exhausting Unit(s), use Unit identification number from appropriate Form(s) 4530-104, 106, 107, 108 and/or 109							
4530-104 4530-106	4530-107 4530-108	4530-109 <u>F02</u>					
5. Identify this stack on the plot plan required	5. Identify this stack on the plot plan required on Form 4530-101						
6. Indicate by checking: ☐ This stack has an actual exhaust po	6. Indicate by checking: ☐ This stack has an actual exhaust point. ☐ This stack serves to identify fugitive emissions.						
If this stack has an actual exhaust poin	t, then provide the following stack param	eters					
7. Discharge height above ground level: (feet)							
8. Inside dimensions at outlet (check one and complete):							
☐ Circular(feet)	☐ rectangular length (feet)	width (feet)					
9. Exhaust flow rate:							
Normal (ACFM)							
10. Exhaust gas temperature (normal):(°F)							
11. Exhaust gas moisture content:	Normalvolume percent	Maximum volume percent					
12. Exhaust gas discharge direction:	□ Up □ Down	☐ Horizontal					
13. Is this stack equipped with a rainhat or any obstruction to the free flow of the exhaust gases from the stack? □ No							
***** Complete the appropriate Air Permit Application Forms(s) 4530-104, 106, 107, 108 or 109 for each Unit ***** exhausting through this stack.							

MISCELLANEOUS PROCESSES AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-109 11-93 Information attached? <u>n</u> (y/n)

SEE INSTRUCTIONS	ON REVERSE SIDE					
1. Facility name: Nem	Nemadji Trail Energy Center 2. Facility identification number: 816127840					
3. Stack identification number: NA 4. Process number: F02						
4a. Unit description:	piping fugitives					
5. Indicate the control	technology status.	olled Controlled				
If the process is	controlled, enter the control device	e number(s) from the appr	ropriate form((s):		
4530-110 4530-111 4530-112 4530-113 4530-114 4530-115 4530-116 4530-117						
6. Source Classificatio	n Code (SCC): 30180001					
7. Date of construction	n or last modification: TBD					
8. Normal operating so	chedule: 24 hrs./day 7 d	ays/wk. <u>365</u> days/yr				
Fugitive emissions fro	9. Describe this process (please attach a flow diagram of the process). Fugitive emissions from piping components (valves, flanges, compressors, sampling connections and relief valves). Attached? See next page. Figures are at the end of Appendix A					
10. List the types an	d amounts of raw materials used i	n this process:				
Material						
N/A						
					_	
					 	
					1	
11. List the types and	d amounts of finished products:					
Material Material						
N/A	·	·		•		
12. Process fuel usage:						
Type of fuel	Maximum heat input to process million BTU/hr.	Average usage	Units	Maximum usage	Units	
N/A						
13. Describe any fugitive emissions associated with this process, such as outdoor storage piles, unpaved roads, open conveyors, etc.: N/A						
***** For this emissions unit, identify the method(s) of compliance demonstration by completing Form 4530-118, ***** DESCRIPTION OF METHODS USED FOR DETERMINING COMPLIANCE. Attach Form 4530-118 and its attachment(s) to this form. This is not a requirement of non-Part 70 sources.						
***** Please complete the Air Pollution Control Permit Application Forms 4530-126 and 4530-128 for this Unit. *****						

COMPLIANCE CERTIFICATION - MONITORING AND REPORTING DESCRIPTION OF METHODS USED FOR DETERMINING COMPLIANCE Form 4530-118 11-93

Information attached? n (y/n)

All applicants except non-Part 70 sources are required to certify compliance with all applicable air pollution permit requirements by including a statement within the permit application of the methods used for determining compliance (please see sec. NR 407.05(4)(i), Wis. Adm. Code.) This statement must include a description of the monitoring, recordkeeping, and reporting requirements and test methods. In addition, the application must include a schedule for compliance certification submittals during the permit term. These submittals must be no less frequent than annually, and may need to be more frequent if specified by the underlying applicable requirement or by the Department.

SEE INSTRUCTIONS ON REVERSE SIDE				
1. Facility name: Nemad	ji Trail Energy Center	2. Facility identification	number: 816127840	
3. Stack identification nu	ımber: NA	4. Unit identification nur	mber: F02	

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: 81612/840				
3. Stack identification number: NA	4. Unit identification number: F02				
5. This Unit will use the following method(s) for determining compliance with the requirements of the permit (check all that apply and attach the appropriate form(s) to this form).					
☐ Continuous Emission Monitoring (CEM) - Form 4530-119 Pollutant(s):					
☐ Periodic Emission Monitoring Using Portable Monitors - Form 4530-120 Pollutant(s):					
☐ Monitoring Control System Parameters or Operating Parameters of a Process - Form 4530-121 Pollutant(s):					
✓ Monitoring Maintenance Procedures - Form 4530-122 Pollutant(s): GHG and VOC					
☐ Stack Testing - Form 4530-123 Pollutant(s):					
☐ Fuel Sampling and Analysis (FSA) - Form 4530-124 Pollutant(s):					
Recordkeeping - Form 4530-125 Pollutant(s): GHG and VOC					
☐ Other (please describe) - Form 4530-135 Pollutant(s):					
6. Compliance certification reports will be submitted to the De	partment according to the following schedule:				
Start date: At date of permit issuance and every 12 months thereafter.					
Compliance monitoring reports will be submitted to the I	Department according to the following schedule:				
Start date: At date of permit issuance and every 6 months thereafter.					

COMPLIANCE DEMONSTRATION BY MONITORING MAINTENANCE PROCEDURES

AIR POLITION CONTROL PERMIT APPLICATION

AIR POLLUTION CONTROL PERMIT APPLICATION Form 4530-122 11-93

Information attached? ___ (y/n)

The monitoring of a maintenance procedure may be acceptable as a compliance demonstration method provided that a correlation between the procedure and the emission rate of a particular pollutant is established in the form of a curve of emission rate versus the frequency the procedure is performed. VOC leak detection programs or fugitive dust control programs are examples of procedures that could be monitored. The correlation shall be established using stack test data. This correlation shall constitute the certification of the monitoring system. It should be attached for Department approval. If it is not attached, please submit it within 60 days of the startup of the monitoring program.

SEE INSTRUCTIONS ON REVERSE SIDE	
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: 816127840
3. Stack identification number: NA	4. Unit identification number: F02
5. Pollutant(s) being monitored: GHG and VOC	
6. Procedure being monitored: GHG and VOC fugitives from pipi	ng components
7. Is this an existing maintenance procedure? ☐ Yes ☑ No	8. Installation date: TBD
9. Method of monitoring: Quarterly and/or semi-annual inspection smell.	of equipment using instrumental methods, sight, sound, and
10. Compliance shall be demonstrated: ☐ Daily ☐ Weekly	☐ Monthly - Quarterly and/or semi-annual inspection
11. Indicate by checking:	
assurance procedures. A quality assurance/quality co	performance specifications, calibration requirements, and quality ntrol plan for the monitoring program is attached for Department within 60 days of the startup of the monitoring program. The

**** Any failure to fulfill a maintenance requirement shall be reported as an excess emission. *****

COMPLIANCE DEMONSTRATION BY RECORDKEEPING AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-125 11-93

Information attached? \underline{n} (y/n)

Recordkeeping may be acceptable as a compliance demonstration method provided that a correlation between the parameter value recorded and the emission rate of a particular pollutant is established in the form of a curve or chart of emission rate versus parameter values. This correlation may constitute the certification of the system. It should be attached for Department approval. If it is not attached, please submit it within 60 days of the startup of the system.

SEE INSTRUCTIONS ON REVERSE SIDE	
1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: 816127840
3. Stack identification number: NA	4. Unit identification number: F02
5. Pollutant(s) being monitored: GHG and VOC	6. Material or parameter being monitored and recorded: GHG and VOC fugitives from piping components
7. Method of monitoring and recording: Per plan, comply with inspection of equipment using instrument.	nental methods, sight, sound, and smell.
8. List any EPA methods used: N/A	
9. Is this an existing method of demonstrating compliance? ☐ Yes ☑ No	10. Installation date: TBD
11. Backup system: N/A	
12. Compliance shall be demonstrated: ☐ Daily ☐ Weekly Applicant proposes quarterly and/or semi-annual compliance dem	☐ Monthly ☐ Batch (not to exceed monthly) constrations
13. Indicate by checking:	
assurance procedures. A quality assurance/quality con	ase submit it within 60 days of the startup of the recordkeeping
***** The compliance records shall be available for Department certification report and the excess emission report shal format for the compliance certification report and exce same time as the application.	l be approved by the Department. A proposed
***** The source shall record any malfunction that causes or ma Malfunctions shall be reported to the Department the n	

be reported to the Department immediately.

EMISSION UNIT HAZARDOUS AIR POLLUTANT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-126 11-93 Information attached? \underline{n} (y/n)

|--|

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: 816127840
3. Stack identification number: NA	4. Unit identification number: F02

5. Unit material description: Piping fugitives (GHG and VOC)

6. Complete the following summary of hazardous air emissions from this unit. Attach sample calculations and emission factor references. Attached? no

references. Attached? Pollutant CAS	Actual emissi	one	Maximum theoretica	al emissions	Potential to emit
I oliutalit CAS	Actual emissi	Units	Wiaximum theoretica	Units	i otentiai to ennit
	<u>l</u>		S EMISSIONS	Units	
					ТРҮ
					TPY

EMISSION UNIT SUMMARY AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-128 11-93 Information attached? <u>y</u> (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Trail Energy Center	2. Facility identification number: 816127840
3. Stack identification number: NA	4. Unit identification number: F02

5. Complete the following emissions summary for the following pollutants. Attach sample calculations and emission factor references. Attached? _See Appendix C

Air pollutant	Actua	al	Maximum theoretical emissions			Potential to emit	Maxin	Maximum allowable		
	U	TPY		U	TPY			U	TPY	

SEE APPENDIX C FOR EMISSION CALCULATIONS

Sulfur dioxide				TPY		
Organic compounds				TPY		
Carbon monoxide			-	TPY		
Lead				TPY		
Nitrogen oxides				TPY		
Total reduced sulfur				TPY		
Mercury				TPY		
Asbestos				TPY		
Beryllium				TPY		
Vinyl chloride				TPY		
				TPY		
				TPY		
				TPY		
				TPY		
			 	TPY		

Units (U) should be entered as follows:

^{1 =} lb/hr

^{2 =} lb/mmBTU

^{3 =} grains/dscf

^{4 =} lb/gallon

^{5 =} ppmdv

^{6 =} other (specify)

^{7 =} other (specify)

^{8 =} other (specify)

CURRENT EMISSIONS REQUIREMENTS AND STATUS OF UNIT AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-130 Rev. 12-99 Information attached? n (y/n)

SEE INSTRUCTIONS ON REVERSE SIDE

1. Facility name: Nemadji Tra	2. Facility identification number: 816127840								
3. Stack identification number	:: NA	4. Unit identification number: F02							
5. Pollutant	6. Wis. Adm. Code Wis. Stats., 40 CFR	7. State Only	8. Limi	itation	9. Compliance Status (in or out)				
10. Other requirements (e.g., maexisting permit, etc.)	alfunction reporting, special opera	ting conditi	ions from an	State Only	Compliance Status (in or out)				

** PART 70 SOURCES ONLY:

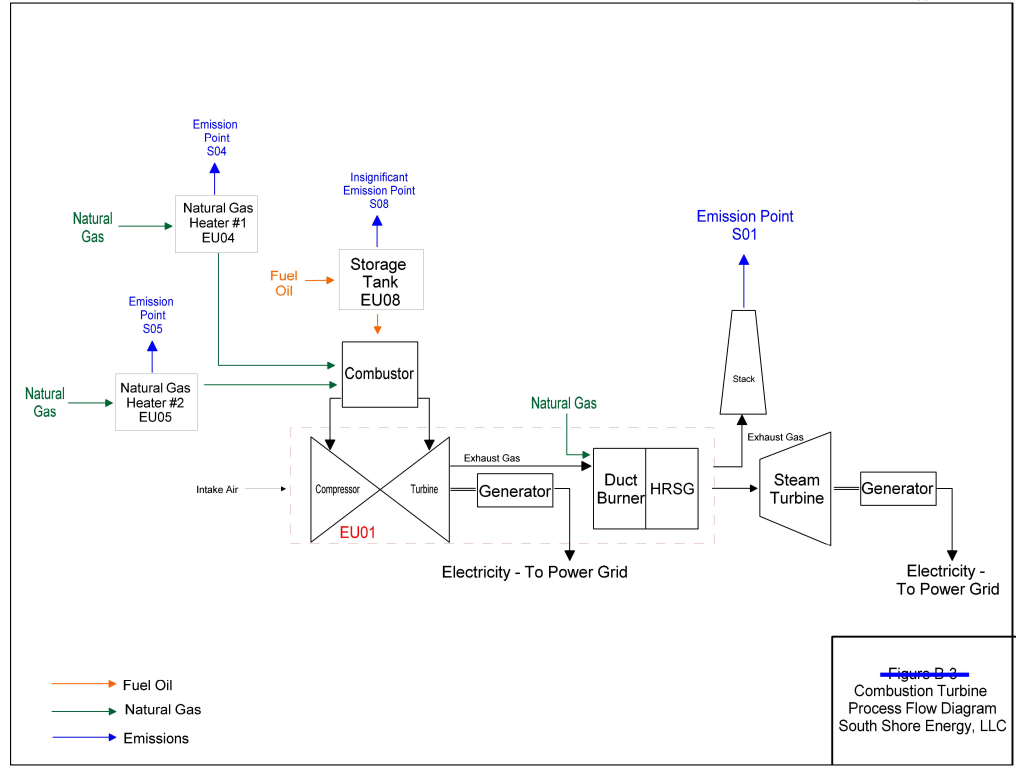
1. Be sure to review the Compliance Assurance Monitoring (CAM) Rule, 40 CFR Part 64, for the Renewal Application. The CAM rule requires owners and operators of Part 70 sources to monitor the operation and maintenance of their control equipment so that they can evaluate the performance of their control devices and report whether or not their facilities meet established emission standards. All facilities that have a Title V, Part 70, Federal Operating Permit are required to meet the CAM rule and submit a CAM plan with this Title V renewal application. The rule requires that a CAM plan be submitted with the Title V renewal application for each pollutant at each emissions unit which has a potential to emit - prior to controls - of that pollutant greater than the major source threshold for the respective pollutant. Please refer to the CAM Technical Guidance web site at http://www.epa.gov/ttn/emc/cam.html for further documentation on the rule and how to prepare a CAM plan for submittal with the renewal application.

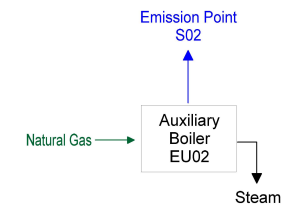
2. List all applicable Maximum Achievable Control Technology (MACT) rule(s) and the effective date(s) if they were promulgated during the last 3 years of your operation permit term. Identify the emissions units subject to each MACT rule listed.

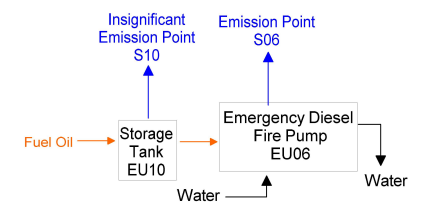
EMISSION UNIT COMPLIANCE PLAN COMMITMENTS AND SCHEDULE AIR POLLUTION CONTROL PERMIT APPLICATION

Form 4530-131 11-93 Information attached? n (y/n) SEE INSTRUCTIONS ON REVERSE SIDE

Facility name: Nemadji Trail Energy Center	2. Facility identification number: 816127840									
3. Stack identification number: NA	4. Unit identification number: F02									
certification requirements under sect commitments are part of the applicated. We will continue to operate and its continue to operate and it	tion 114(a)(3) of the Clean Air Act that application for Part 70 permits. maintain this Unit in compliance with all a quirements that apply or will apply to this U									
6. For Units not presently fully in compliance, complete the following. □ This Unit is in compliance with all applicable requirements except for those indicated below. We will achieve compliance according to the following schedule: Applicable Requirement Corrective Actions Deadline										
1. Corrective Actions Deadline										
1.										
2.										
3.										
Progress reports will be submitted:										
Start date: and every si	ix (6) months thereafter									







Fuel Oil

Natural Gas

Emissions

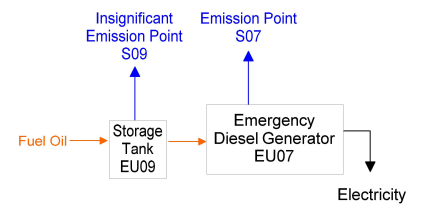
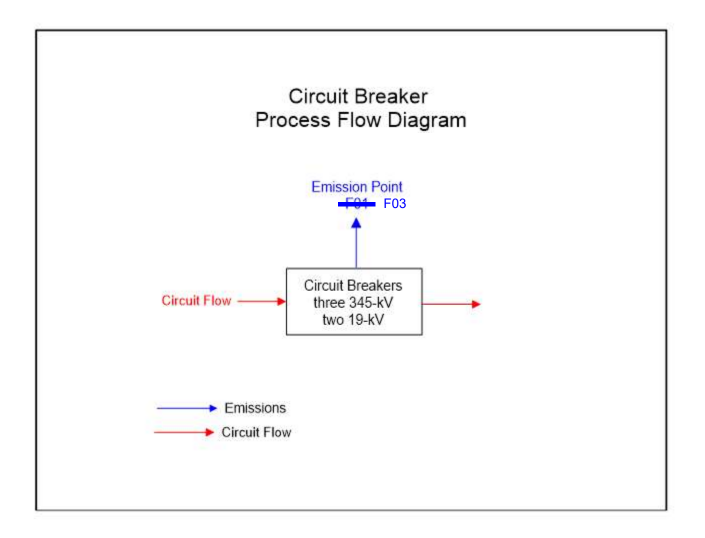
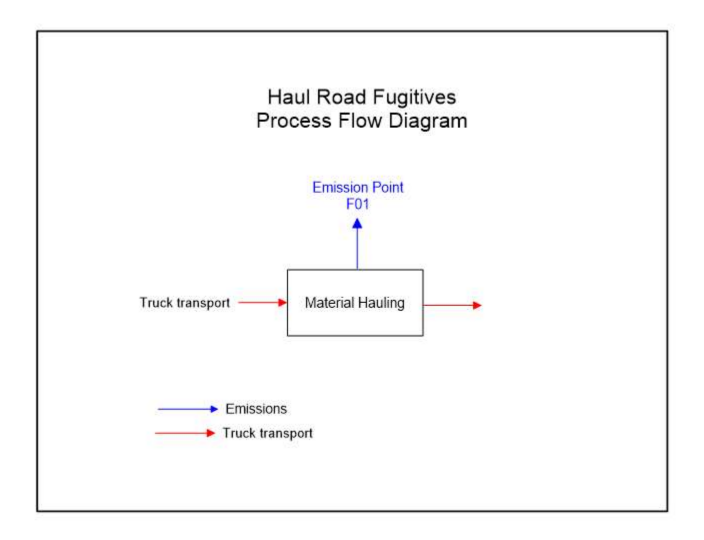
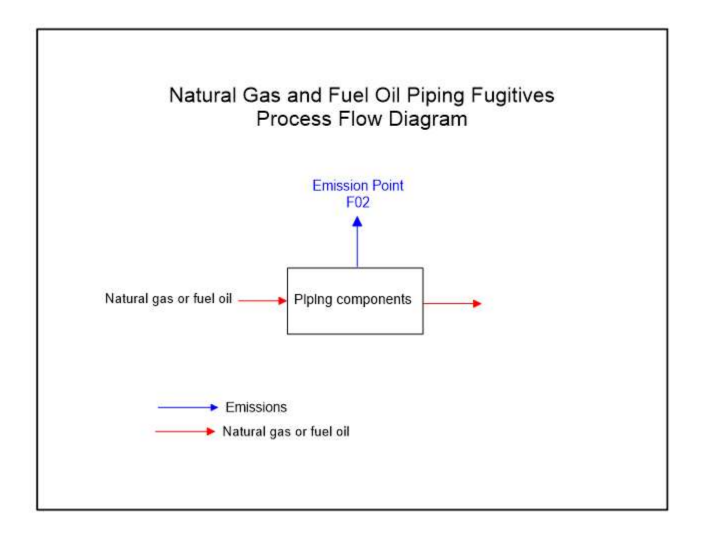


Figure B 1

Auxiliary Equipment
Process Flow Diagram
South Shore Energy, LLC







APPENDIX B - FIGURES

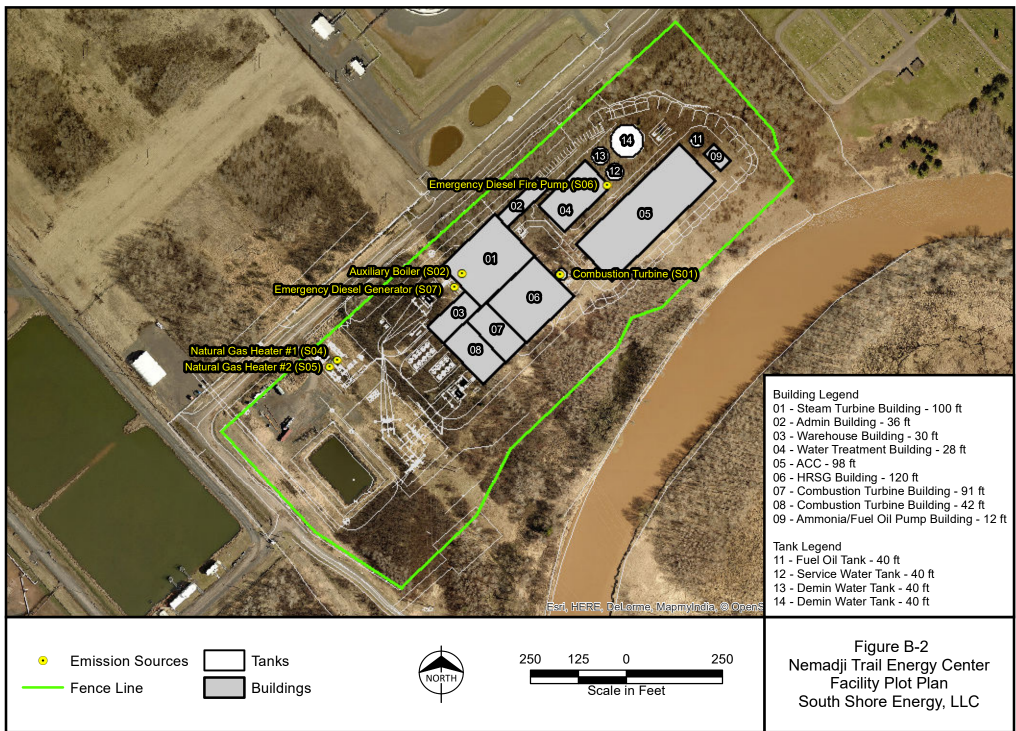
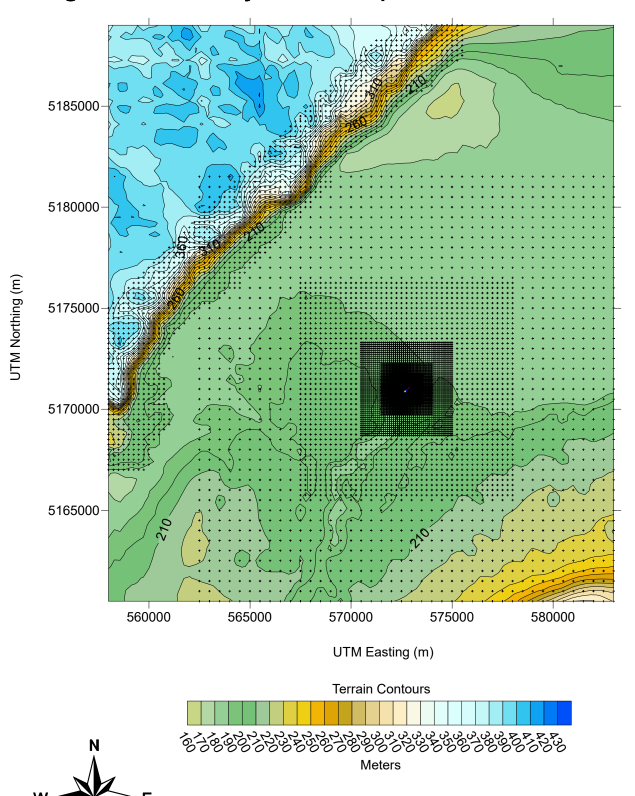


Figure B-3: 20 km by 20 km Receptor Grid and Elevation Map



State

County

Kilometers

Grassland/Herbaceous

Developed, High Intensity



South Shore Energy, LLC - Nemadji Trail Energy Center **Project Emissions**

Maximum Facility Emissions

Pollutant	Permitted Potential Emissions ^a (tpy)	Project Potential Emissions ^b (tpy)	Total Facility Potential Emissions (tpy)
NO _x	269.1		269
CO	2,002.52	-	2,003
PM	166.9	0.10	167
PM ₁₀	166.9	0.02	167
PM _{2.5}	166.9	0.005	167
SO ₂	28.7		29
VOC	239	10.4	250
H₂SO₄	43.2		43
Lead	0.0		0.01
CO₂e	2,738,317.8	976.6	2,739,294

(a) Construction Permit Number: 18-MMC-168 (b) Construction Permit Number: 21-MMC-011

Maximum Annual Emission Rates

			Permit Number: IMC-011									
Pollutant	P01 Combined-Cycle Combustion Turbine ^a (tpy)	B02 Auxiliary Boiler (tpy)	P04 Natural Gas Heater #1 (tpy)	P05 Natural Gas Heater #2 (tpy)	P06 Emergency Diesel Fire Pump (tpy)	P07 Emergency Diesel Generator (tpy)	T01, T02, T03 Storage Tanks (tpy)	F03 Circuit Breakers (tpy)	F01 Haul Road Fugitives (tpy)	F02 Piping Fugitives (tpy)	Total ^b (tpy)	PSD Significant Emission Rates (tpy)
NO _x	255,6	4.8	2.1	2.1	0.5	3.9	-	-	-		269	40
CO	1,991.1	1.6	3.6	3.6	0.4	2.1					2,003	100
PM	162.8	3.3	0.3	0.3	0.02	0.1			0.10		167	25
PM ₁₀	162.8	3.3	0.3	0.3	0.02	0.1	-	-	0.02		167	15
PM _{2.5}	162.8	3.3	0.3	0.3	0.02	0.1	-	-	0.005		167	10
SO ₂	28.2	0.3	0.03	0.03	0.1	4.5.E-03	-	-	_		29	40
VOC	237.3	1.2	0.2	0.2	0.2	0.3	0.04		-	10.4	250	40
H ₂ SO ₄	43.2	0.04	3.9.E-03	3.9.E-03	0.02	6.9.E-04				-	43	7
Lead	0.01	2.1.E-04	4.3.E-05	4.3.E-05					-		0.01	0.6
CO₂e	2,675,731	51,289	5,129	5,129	80	841	-	120	-	977	2,739,294	75,000

(a) Represents worse-case emissions scenario (b) Numbers in bold indicate the PSD significance level is exceeded

		Accumptions
		Assumptions
Unit	Limitation	Units
	8,760	Natural gas hours per year
	50	Number of natural gas cold starts per year
	150	Number of natural gas warm starts per year
	900	Number of natural gas hot/fast starts per year
	1,100	Total number of combined natural gas start-ups per year (cold/warm/hot/fast)
Turbine	1,100	Total number of natural gas shutdowns per year
	1,525.0	Hours of natural gas Startup/Shutdown per year
	500	Fuel oil hours per year with or without duct burning
	11,025,196	gallons/year fuel oil
	42	Number of fuel oil startup/shutdowns per year
	105.0	Hours of fuel oil Startup/Shutdown
Natural Gas Duct Firing	8,760	Hours per year
Auxiliary Boiler	8,760	Hours per year
Cooling Tower	8,760	Hours per year
Natural Gas Heater #1	8,760	Hours per year
Natural Gas Heater #2	8,760	Hours per year
Emergency Diesel Fire Pump	500	Hours per year
Emergency Diesel Generator	500	Hours per year
Fuel oil heating value	137,000	Btu/gal

South Shore Energy, LLC - Nemadji Trail Energy Center **Combustion Turbine**

		Natura	al Gas	
Pollutants	Duct Burning	100 lb/hr	75 lb/hr	Minimum Emissions Compliance Load
NO _X	33.5	26.5	20.6	12.4
CO	15.3	12.1	9.4	5.7
PM/PM ₁₀ /PM _{2.5}	36.3	21.8	16.8	12.9
SO ₂	6.4	5.1	4.0	2.4
VOC	15.5	2.8		
H ₂ SO ₄	9.9	7.8		
Lead	0.0	0.0		
CO ₂	495,325	392,985		
N ₂ O	303.5	240.8		
CH₄	254.6	202.0		
CO ₂ e (sum)	592,127	469,787		

Temperature	163.55	167.12	164.93	164.93
Velocity	64.00	63.81	48.88	36.82

Natural Gas Startup/Shutdown Emissions

Pollutant	Start-up Emissions (lb/cold start) ^{b,d}	Start-up Emissions (lb/warm start) ^{b, d}	Start-up Emissions (lb/hot-fast start) ^{b, d}	Shutdown Emissions (lb/shutdown) ^c	Start-up/ Shutdown Emissions (tpy)
NOx ^a	335.0	233.0	111.0	59.0	108.3
COª	11,066	6,495	779.0	463.0	1,369
PM/PM ₁₀ /PM _{2.5}	43.6	29.1	16.3	10.9	16.6
SO ₂	10.2	6.8	3.8	2.6	3.9
VOCª	950.0	558.0	67.0	40.0	117.8
H ₂ SO ₄	15.6	10.4	5.9	3.9	6.0
Lead	0.0	0.0	0.0	0.0	0.0
CO ₂	785,971	523,981	294,739	196,493	299,651
N ₂ O	482	321	181	120	184
CH₄	404	269	151	101	154
CO ₂ e	939,573	626,382	352,340	234,893	358,212

- (a) Start-up emissions based on vendor load and startup profiles
- (b) Cold start-up period is 2 hours, warm start-up period is 80 minutes, hot/fast start-up period is 45 minutes (c) Shutdown emissions from "startup summary" (assumes half hour)
- (d) Emissions are based on 1525 hours spent in start-up/shutdown operation

		Fue	l Oil	
	Duct Burning	100	75	Minimum Emissions Compliance Load
Pollutants	lb/hr	lb/hr	lb/hr	lb/hr
NO _X	72.7	51.6	41.0	31.1
CO	11.1	7.8	6.2	15.8
PM/PM ₁₀ /PM _{2.5}	54.5	39.4	37.5	35.7
SO ₂	6.1	4.6	3.6	2.8
VOC	14.1	1.8		
H ₂ SO ₄	9.3	7.0		
Lead	0.04	0.04		
CO ₂	559,613	452,619		
N ₂ O	1,256.3	1,190.8		
CH₄	554.4	499.5		
CO ₂ e (sum)	947,846	819,965		
Temperature	176.63	176.63	169.24	165.01
Velocity	71 96	71 19	57 75	43 48

Fuel O	I Startu	p/Shutdown	Emissions
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Pollutant	Start-up Emissions (lb/cold start) ^b	Shutdown Emissions (lb/shutdown) ^c	Number of Starts Per Turbine	Start-up/ Shutdown Emissions (tpy)
NOx ^a	860.0	108.0	42	20.3
CO ^a	25,846	1,227	42	568.5
PM/PM ₁₀ /PM _{2.5}	78.9	19.7	42	2.1
SO ₂	9.2	2.3	42	0.2
VOCª	2,951	122.0	42	64.5
H ₂ SO ₄	14.0	3.5	42	0.4
Lead	0.08	0.02	42	0.002
CO ₂	905,239	226,310	42	23,763
N ₂ O	2,382	595	42	63
CH ₄	999	250	42	26
CO ₂ e	1,639,929	409,982	42	43,048

- (a) Start-up emissions based on vendor load and startup profiles
- (b) Start-up emissions are 2 hours.
- (c) Shutdown emissions from "startup summary" (assumes half hour)

South Shore Energy, LLC - Nemadji Trail Energy Center Combustion Turbine Emissions

DB= Duct Burning NG= Natural Gas SUSD= Startup Shutdown FO=Fuel Oil

	DB NG	NG 100	DB FO	FO 100
Pollutant	lb/hr	lb/hr	lb/hr	lb/hr
NO_X	33.5	26.5	72.7	51.6
CO	15.3	12.1	11.1	7.8
PM/PM ₁₀ /PM _{2.5}	36.3	21.8	54.5	39.4
SO ₂	6.4	5.1	6.1	4.6
VOC	15.5	2.8	14.1	1.8
H ₂ SO ₄	9.9	7.8	9.3	7.0
Lead	0.0	0.0	0.042	0.042
CO ₂	495,325	392,985	559,613	452,619
N ₂ O	303.5	240.8	1,256.3	1,190.8
CH ₄	254.6	202.0	554.4	499.5
CO ₂ e (sum)	592,127	469,787	947,846	819,965

NG Start- up/Shutdown Emissions	FO Start- up/Shutdown Emissions
tpy	tpy
108.3	20.3
1,369.0	568.5
16.6	2.1
3.9	0.2
117.8	64.5
6.0	0.4
0.0	0.002
299,651	23,763
184	63
154	26
358,212	43,048

Scenario 1	Hours
DB NG	8,760
NG	0
NG SSSD	0
DB FO	0
FO	0
FO SUSD	0
Total Hours	8,760

Pollutant	DB NG	NG	NG SSSD	DB FO	FO	FO SUSD	SUM
	tpy	tpy	tpy	tpy	tpy	tpy	tpy
NO _X	146.5	0.0	0.0	0.0	0.0	0.0	146.5
CO	66.9	0.0	0.0	0.0	0.0	0.0	66.9
PM/PM ₁₀ /PM _{2.5}	159.0	0.0	0.0	0.0	0.0	0.0	159.0
SO ₂	28.2	0.0	0.0	0.0	0.0	0.0	28.2
VOC	68.0	0.0	0.0	0.0	0.0	0.0	68.0
H ₂ SO ₄	43.2	0.0	0.0	0.0	0.0	0.0	43.2
Lead	0.00	0.0	0.0	0.0	0.0	0.0	0.00
CO ₂	2,169,524	0.0	0.0	0.0	0.0	0.0	2,169,524
N ₂ O	1,329	0.0	0.0	0.0	0.0	0.0	1,329
CH ₄	1,115	0.0	0.0	0.0	0.0	0.0	1,115
CO ₂ e (sum)	2,593,514	0.0	0.0	0.0	0.0	0.0	2,593,514

	Hours						
	Scenario 1 Scenario 2 Scenario 3 Scenario 4 Scenario 5 Scenario 6 Scen						
DB NG	8,760	7,235	6,735	0	0	8,260	6,735
NG	0	0	0	7,235	6,735	0	0
NG SUSD	0	1,525	1,525	1,525	1,525	0	1,525
DB FO	0	0	0	0	0	395	395
FO	0	0	395	0	395	0	0
FO SUSD	0	0	105	0	105	105	105
Total Hours	8,760	8,760	8,760	8,760	8,760	8,760	8,760

	Scenario 1	Scenario 2	Scenario 3	Scenario 4	Scenario 5	Scenario 6	Scenario 7	Maximum
Pollutant				tons p	er year			
NO _X	146.5	229.3	251.4	204.3	228.2	172.9	255.6	255.6
CO	66.9	1,424.2	1,990.5	1,412.8	1,979.9	633.8	1,991.1	1,991.1
PM/PM ₁₀ /PM _{2.5}	159.0	148.0	148.8	95.5	99.9	162.8	151.7	162.8
SO ₂	28.2	27.2	26.7	22.4	22.2	28.0	27.0	28.2
VOC	68.0	173.9	234.9	127.8	192.0	131.4	237.3	237.3
H ₂ SO ₄	43.2	41.6	40.9	34.3	34.1	42.9	41.4	43.2
Lead	0.00	0.00	0.01	0.00	0.01	0.01	0.01	0.01
CO ₂	2,169,524	2,091,490	2,080,813	1,721,276	1,736,185	2,179,979	2,101,945	2,179,979
N ₂ O	1,329	1,281	1,503	1,055	1,292	1,564	1,516	1,564
CH₄	1,115	1,075	1,136	885	959	1,187	1,147	1,187
CO ₂ e (sum)	2,593,514	2,500,230	2,557,190	2,057,666	2,145,210	2,675,731	2,582,446	2,675,731

Scenario 2	Hours
DB NG	7,235
NG	0
NG SSSD	1525
DB FO	0
FO	0
FO SUSD	0
Total Hours	8,760

Pollutant	DB NG	NG	NG SSSD	DB FO	FO	FO SUSD	SUM
	tpy	tpy	tpy	tpy	tpy	tpy	tpy
NO _X	121.0	0.0	108.3	0.0	0.0	0.0	229.3
CO	55.3	0.0	1,369.0	0.0	0.0	0.0	1,424.2
PM/PM ₁₀ /PM _{2.5}	131.4	0.0	16.6	0.0	0.0	0.0	148.0
SO ₂	23.3	0.0	3.9	0.0	0.0	0.0	27.2
VOC	56.1	0.0	117.8	0.0	0.0	0.0	173.9
H ₂ SO ₄	35.7	0.0	6.0	0.0	0.0	0.0	41.6
Lead	0.00	0.0	0.00	0.0	0.0	0.0	0.00
CO ₂	1,791,838	0.0	299,651	0.0	0.0	0.0	2,091,490
N ₂ O	1,098	0.0	184	0.0	0.0	0.0	1,281
CH ₄	921	0.0	154	0.0	0.0	0.0	1,075
CO ₂ e (sum)	2,142,018	0.0	358,212	0.0	0.0	0.0	2,500,230

Scenario 3	Hours
DB NG	6,735
NG	0
NG SSSD	1525
DB FO	0
FO	395
FO SUSD	105
Total Hours	8,760

Pollutant	DB NG	NG	NG SSSD	DB FO	FO	FO SUSD	SUM
	tpy	tpy	tpy	tpy	tpy	tpy	tpy
NO_X	112.7	0.0	108.3	0.0	10.2	20.3	251.4
CO	51.4	0.0	1,369.0	0.0	1.5	568.5	1,990.5
PM/PM ₁₀ /PM _{2.5}	122.3	0.0	16.6	0.0	7.8	2.1	148.8
SO ₂	21.7	0.0	3.9	0.0	0.9	0.2	26.7
VOC	52.3	0.0	117.8	0.0	0.4	64.5	234.9
H ₂ SO ₄	33.2	0.0	6.0	0.0	1.4	0.4	40.9
Lead	0.00	0.0	0.00	0.0	0.01	0.00	0.01
CO ₂	1,668,007	0.0	299,651	0.0	89,392	23,763	2,080,813
N ₂ O	1,022	0.0	184	0.0	235	63	1,503
CH ₄	857	0.0	154	0.0	99	26	1,136
CO ₂ e (sum)	1,993,986	0.0	358,212	0.0	161,943	43,048	2,557,190

Scenario 4	Hours
DB NG	0
NG	7,235
NG SSSD	1,525
DB FO	0
FO	0
FO SUSD	0
Total Hours	8,760

Pollutant	DB NG	NG	NG SSSD	DB FO	FO	FO SUSD	SUM
	tpy	tpy	tpy	tpy	tpy	tpy	tpy
NO _X	0.0	96.0	108.3	0.0	0.0	0.0	204.3
CO	0.0	43.9	1,369.0	0.0	0.0	0.0	1,412.8
PM/PM ₁₀ /PM _{2.5}	0.0	78.9	16.6	0.0	0.0	0.0	95.5
SO ₂	0.0	18.5	3.9	0.0	0.0	0.0	22.4
VOC	0.0	10.0	117.8	0.0	0.0	0.0	127.8
H ₂ SO ₄	0.0	28.3	6.0	0.0	0.0	0.0	34.3
Lead	0.0	0.0	0.0	0.0	0.0	0.0	0.00
CO ₂	0.0	1,421,625	299,651	0.0	0.0	0.0	1,721,276
N ₂ O	0.0	871.0	183.6	0.0	0.0	0.0	1,055
CH ₄	0.0	730.7	154.0	0.0	0.0	0.0	885
CO ₂ e (sum)	0.0	1,699,454	358,212	0.0	0.0	0.0	2,057,666

Scenario 5	Hours
DB NG	0
NG	6,735
NG SSSD	1,525
DB FO	0
FO	395
FO SUSD	105
Total Hours	8,760

Pollutant	DB NG	NG	NG SSSD	DB FO	FO	FO SUSD	SUM
	tpy	tpy	tpy	tpy	tpy	tpy	tpy
NO _X	0.0	89.4	108.3	0.0	10.2	20.3	228.2
CO	0.0	40.8	1,369.0	0.0	1.5	568.5	1,979.9
PM/PM ₁₀ /PM _{2.5}	0.0	73.4	16.6	0.0	7.8	2.1	99.9
SO ₂	0.0	17.2	3.9	0.0	0.9	0.2	22.2
VOC	0.0	9.4	117.8	0.0	0.4	64.5	192.0
H ₂ SO ₄	0.0	26.3	6.0	0.0	1.4	0.4	34.1
Lead	0.0	0.00	0.00	0.0	0.01	0.00	0.01
CO ₂	0.0	1,323,379	299,651	0.0	89,392	23,763	1,736,185
N ₂ O	0.0	811	184	0.0	235	63	1,292
CH ₄	0.0	680	154	0.0	99	26	959
CO ₂ e (sum)	0.0	1,582,007	358,212	0.0	161,943	43,048	2,145,210

Hours
8,260
0
0
395
0
105
8,760

Pollutant	DB NG	NG	NG SSSD	DB FO	FO	FO SUSD	SUM
	tpy	tpy	tpy	tpy	tpy	tpy	tpy
NO_X	138.2	0.0	0.0	14.4	0.0	20.3	172.9
CO	63.1	0.0	0.0	2.2	0.0	568.5	633.8
PM/PM ₁₀ /PM _{2.5}	150.0	0.0	0.0	10.8	0.0	2.1	162.8
SO ₂	26.6	0.0	0.0	1.2	0.0	0.2	28.0
VOC	64.1	0.0	0.0	2.8	0.0	64.5	131.4
H ₂ SO ₄	40.7	0.0	0.0	1.8	0.0	0.4	42.9
Lead	0.00	0.0	0.0	0.01	0.0	0.00	0.01
CO ₂	2,045,693	0.0	0.0	110,524	0.0	23762.5	2,179,979
N ₂ O	1253.4	0.0	0.0	248.1	0.0	62.5	1,564
CH ₄	1051.5	0.0	0.0	109.5	0.0	26.2	1,187
CO ₂ e (sum)	2,445,483	0.0	0.0	187,200	0.0	43048.1	2,675,731

Scenario 7	Hours
DB NG	6,735
NG	0
NG SSSD	1,525
DB FO	395
FO	0
FO SUSD	105
Total Hours	8,760

Pollutant	DB NG	NG	NG SSSD	DB FO	FO	FO SUSD	SUM
	tpy	tpy	tpy	tpy	tpy	tpy	tpy
NO _X	112.7	0.0	108.3	14.4	0.0	20.3	255.6
CO	51.4	0.0	1,369.0	2.2	0.0	568.5	1,991.1
PM/PM ₁₀ /PM _{2.5}	122.3	0.0	16.6	10.8	0.0	2.1	151.7
SO ₂	21.7	0.0	3.9	1.2	0.0	0.2	27.0
VOC	52.3	0.0	117.8	2.8	0.0	64.5	237.3
H ₂ SO ₄	33.2	0.0	6.0	1.8	0.0	0.4	41.4
Lead	0.00	0.0	0.00	0.01	0.0	0.00	0.01
CO ₂	1,668,007	0.0	299,651	110,524	0.0	23,763	2,101,945
N ₂ O	1,022	0.0	184	248	0.0	63	1,516
CH₄	857	0.0	154	110	0.0	26	1,147
CO ₂ e (sum)	1,993,986	0.0	358,212	187,200	0.0	43,048	2,582,446



Cold Start

Warm Start

Hot Start

Shutdown

Startup Emissions per Gas Turbine

CO

lb/Start

11,066

6,495

779

463

Client NTEC

NOx

lb/Start

335

233

111 59

Project 1x1 Combined Cycle

40

Combined Cycle Startup Emissions Estimate (Natural Gas) 1x1 8000H Configuration

VOC	
lb/Start	
950	
558	
67	

Max Hourly	Startup Emi	ssions per	Turbine
	CO	NOx	VOC
	lb/hr	lb/hr	lb/hr
Cold Start	7,190	200	620
Warm Start	6,480	210	560
Hot Start	1,200	170	100
Shutdown	3,920	210	340

Startup Times (No Margin)											
	Time to Emissions Compliance	Time to Full Load									
	Minutes										
Cold Start	105	170									
Warm Start	70	113									
Hot Start	29	72									
Shutdown	25	31									

Startup Times (With Margin)												
	Time to Emissions Compliance	Time to Full Load										
	Minutes											
Cold Start	120	210										
Warm Start	80	130										
Hot Start	45	90										
Shutdown	30	35										

1) Startup period is defined as the operation period beginning when continuous fuel flow to the gas turbine is initiated and ending when stack emissions compliance is achieved.

Rev: 0 Date: 4/18/2018

- Maximum lb/hr values are based on the maximum lbs of emission over a rolling hour through out the start up period.
- 3) Startup emissions estimates assume there is no removal from the catalysts
- Start Times to emissions compliance start at gas turbine ignition and end when stack emissions compliance is achieved.
- 5) Start Times to full load start at gas turbine start command and end when gas turbine is at full load, steam turbine is valves wide open, and Bypass valves are closed.
- Shutdown Times are from gas turbine minimum emissions compliance load (MECL) or gas turbine Full load to flameout.



Client NTEC

Project 1x1 Combined Cycle

Combined Cycle Startup Emissions Estimate (Fuel Oil)
1x1 8000H Configuration

Rev: 0

Date: 4/18/2018

Startup Emissions per Gas Turbine											
	СО	NOx	VOC								
	lb/Start	lb/Start	lb/Start								
Cold Start	25,846	860	2,951								
Warm Start	12,364	618	1,405								
Hot Start	1,854	326	192								
Shutdown	1,227	108	122								

Max Hourly	Max Hourly Startup Emissions per Turbine											
	CO	NOx	VOC									
	lb/hr	lb/hr	lb/hr									
Cold Start	16,860	510	1,930									
Warm Start	12,140	530	1,390									
Hot Start	2,850	500	300									
Shutdown	10,440	580	1,040									

Startup Times (No Margin)												
	Time to Emissions Compliance	Time to Full Load										
	Minutes											
Cold Start	105	170										
Warm Start	70	113										
Hot Start	29	72										
Shutdown	25	31										

Startup Times (With Margin)												
	Time to Emissions Compliance	Time to Full Load										
	Minutes											
Cold Start	120	210										
Warm Start	80	130										
Hot Start	45	90										
Shutdown	30	35										

Notes

- Startup period is defined as the operation period beginning when continuous fuel flow to the gas turbine is initiated and ending when stack emissions compliance is achieved.
- Maximum lb/hr values are based on the maximum lbs of emission over a rolling hour through out the start up period.
- 3) Startup emissions estimates assume there is no removal from the catalysts 4) Start Times to emissions compliance start at gas turbine ignition and end when stack emissions compliance is achieved. 5) Start Times to full load start at gas turbine start command and end when gas turbine is at full load, steam turbine is valves wide open, and Bypass valves are closed.
- closed 6) Shutdown Times are from gas turbine minimum emissions compliance load (MECL) or gas turbine Full load to flameout.

South Shore Energy, LLC - Nemadji Trail Energ	y Center																					
Combustion Turbine Case #		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
оизо #		·		·	7	Ů	Ů		Ů	Ť						10			10		20	
		Fired Evap OFF Minimum	Fired Evap OFF Winter Peak	Fired Evap OFF	Fired Evap OFF Annual Average	Fired Evap ON Summer	Fired Evap ON Summer Peak	Fired Evap ON Maximum	Unfired Evap OFF Minimum	Unfired Evap OFF Winter	Unfired Evap OFF Winter	Unfired Evap OFF Annual	Unfired Evap ON Summer	Unfired Evap ON Summer Peak	Unfired Evap ON Maximum	Unfired Evap OFF Minimum	Unfired Evap OFF Winter	Unfired Evap OFF Winter	Unfired Evap OFF Annual	Unfired Evap OFF Summer	Unfired Evap OFF Summer	Unfired Evap
		Ambient 1x100%	Ambient 1x100%	Ambient 1x100%	6 Ambient 1x100%	Average Ambient	Ambient 1x100%	Ambient 1x100%	Ambient 1x100%	Peak Ambient	Average Ambient	Average Ambient	Average Ambient	Ambient 1x100%	Ambient 1x100%	Ambient 1x75%	Peak Ambient	Average Ambient	Average Ambient	Average Ambient	Peak Ambient	Max Ambient
Case Description		GTG	GTG	GTG	GTG	1x100% GTG	GTG	GTG	GTG	1x100% GTG	1x100% GTG	1x100% GTG	1x100% GTG	GTG	GTG	GTG	1x75% GTG	1x75% GTG	1x75% GTG	1x75% GTG	1x75% GTG	1x75% GTG
Ambient Temperature		-34.3 F	7.9 F	15.4 F	39.1 F	61 F	76.8 F	95.5 F	-34.3 F	7.9 F	15.4 F	39.1 F	61 F	76.8 F	95.5 F	-34.3 F	7.9 F	15.4 F	39.1 F	61 F	76.8 F	95.5 F
Gas Turbine Load		100%	100%	100%	100%	100%	100%	100%	100%	100%	100%	100%	100%	100%	100%	75%	75%	75%	75%	75%	75%	75%
Evaporative Cooling Water Injection		OFF OFF	OFF OFF	OFF OFF	OFF OFF	COOLING ON OFF	COOLING ON OFF	COOLING ON OFF	OFF OFF	OFF OFF	OFF OFF	OFF OFF	COOLING ON OFF	COOLING ON OFF	COOLING ON OFF	OFF OFF	OFF OFF	OFF OFF	OFF OFF	OFF OFF	OFF OFF	OFF OFF
Duct Firing		FIRING ON	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF						
Inlet Chiller		OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF						
No. of Gas Turbines In Operation		1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1 1	1	1	1	1	1
Gas Turbine Fuel Duct Burner Fuel		Natural Gas 1 Natural Gas 1	Natural Gas 1 N/A	Natural Gas 1 N/A	Natural Gas 1 N/A	Natural Gas 1 N/A	Natural Gas 1 N/A	Natural Gas 1 N/A	Natural Gas 1 N/A	Natural Gas 1 N/A	Natural Gas 1 N/A	Natural Gas 1 N/A	Natural Gas 1 N/A	Natural Gas 1 N/A	Natural Gas 1 N/A	Natural Gas 1 N/A						
Duct Bullet 1 del		radarar Gao r	reduita Guo i	riatarar oao r	reacardi Gao i	Hatarar Gao I	Hatara Gao I	Trataiai Gao I	1071	1071	1071	7071	1471	1471	7477	1471		1071	7471	7477	10/1	1071
Ambient Conditions																						
Temperature	degree F	-34.3	7.9	15.4	39.1	61	76.8	95.5	-34.3	7.9	15.4	39.1	61	76.8	95.5	-34.3	7.9	15.4	39.1	61	76.8	95.5
Relative Humidity	% dograd E	70%	69% 6.5	70% 13.5	70% 35.4	76% 56.4	62% 67.3	36% 73.6	70% -34.5	69% 6.5	70%	70%	76% 56.4	62% 67.3	36% 73.6	70% -34.5	69% 6.5	70%	70% 35.4	76% 56.4	62% 67.3	36%
Wet Bulb Temperature Pressure	degree F	-34.5 14.34	14.34	14.34	14.34	14.34	14.34	14.34	14.34	14.34	13.5 14.34	35.4 14.34	14.34	14.34	14.34	14.34	14.34	13.5 14.34	14.34	14.34	14.34	73.6 14.34
Gas Turbine Generator Performance	P																					
Electrical Output	kW	305,185	321,687	318,848	308,281	299,825	290,408	284,119	305,185	321,687	318,848	308,281	299,825	290,408	284,119	228,890	241,193	239,136	231,211	222,417	211,956	196,065
Heat Rate - LHV	Btu/kWh	10,583	10,270	10,241	10,220	10,216	10,285	10,307	10,583	10,270	10,241	10,220	10,216	10,285	10,307	11,029	10,606	10,607	10,633	10,694	10,802	11,051
Heat Rate - HHV GTG Heat Input- LHV	Btu/kWh MMBtu/hr	11,740 3,230	11,393 3,304	11,361 3,265	11,338 3,151	11,333 3,063	11,410 2,987	11,434 2,928	11,740 3,230	11,393 3,304	11,361 3,265	11,338 3,151	11,333 3,063	11,410 2,987	11,434 2,928	12,235 2,524	11,766 2,558	11,767 2,536	11,796 2,459	11,864 2,379	11,984 2,290	12,259 2,167
GTG Heat Input- LHV	MMBtu/hr	3,583	3,665	3,622	3,495	3,398	3,314	3,249	3,583	3,665	3,622	3,495	3,398	3,314	3,249	2,801	2,838	2,814	2,727	2,639	2,540	2,404
Water / Sprint Injection Rate (per HRSG)	lb/hr	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Exhaust Flow (per HRSG)	lb/hr	6,341,490	6,495,270	6,440,176	6,268,714	6,106,456	5,964,540	5,857,095	6,341,490	6,495,270	6,440,176	6,268,714	6,106,456	5,964,540	5,857,096	5,046,885	5,102,834	5,086,122	5,000,930	4,898,065	4,772,174	4,543,438
Exhaust Temperature Steam Turbine Generator Performance	degree F	1,184	1,195	1,195	1,202	1,208	1,217	1,220	1,184	1,195	1,195	1,202	1,208	1,217	1,220	1,192	1,202	1,202	1,205	1,210	1,214	1,225
Steam Turbine Generator Performance Electrical Output	kW	254,623	255,309	255,183	255,424	254,270	252,656	247,917	158,036	164,309	162,993	160,825	157,486	154,524	151,354	127,005	130,306	129,736	128,215	125,965	121,942	115,982
Duct Burner Fuel Consumption	IVAA	204,020	200,000	200,100	200,424	204,210	202,000	241,511	155,050	104,005	102,555	100,020	107,400	104,024	101,004	121,003	100,000	123,730	120,210	120,500	121,042	113,302
Heat Input, LHV (per HRSG)	MMBtu/hr	907.1	860.3	870.1	887.9	896.3	898.5	882.3	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Heat Input, HHV (per HRSG)	MMBtu/hr	1006.3	954.4	965.2	985.0	994.3	996.8	978.9	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Stack Volumetric Analysis, Wet	0/	0.000/	0.000/	0.000/	0.000/	0.070/	0.000/	0.000/	0.000/	0.000/	0.000/	0.000/	0.000/	0.070/	0.070/	0.000/	0.000/	0.000/	0.000/	0.000/	0.000/	0.070/
Ar CO2	% %	0.88% 5.42%	0.88% 5.33%	0.88% 5.34%	0.88% 5.35%	0.87% 5.36%	0.86% 5.37%	0.86% 5.35%	0.89% 4.29%	0.89% 4.28%	0.89% 4.27%	0.89% 4.23%	0.88% 4.20%	0.87% 4.19%	0.87% 4.17%	0.89% 4.22%	0.89% 4.22%	0.89% 4.20%	0.89% 4.14%	0.88% 4.07%	0.88% 4.02%	0.87% 3.99%
H2O	%	10.51%	10.45%	10.52%	10.90%	11.85%	12.54%	12.97%	8.31%	8.41%	8.44%	8.72%	9.61%	10.26%	10.71%	8.16%	8.29%	8.31%	8.55%	9.23%	9.66%	9.72%
CO2 H2O N2	%	73.93%	73.91%	73.86%	73.57%	72.84%	72.30%	71.95%	74.80%	74.71%	74.68%	74.43%	73.71%	73.19%	72.84%	74.86%	74.76%	74.73%	74.49%	73.91%	73.54%	73.47%
02	%	9.22%	9.39%	9.36%	9.27%	9.05%	8.88%	8.82%	11.68%	11.67%	11.69%	11.70%	11.56%	11.45%	11.39%	11.84%	11.80%	11.84%	11.90%	11.87%	11.87%	11.91%
Stack Emissions at Exit			-	-		-				-	-											-
NOx Emissions	nnmud	22.4	22.5	22.4	22.4	22.2	22.2	22.2	25.0	25.0	25.0	25.0	25.0	25.0	25.0	25.0	25.0	25.0	25.0	3E 0	25.0	25.0
NOx,@15% O2 Into SCR NOx, as NO2 Into SCR (per HRSG)	ppmvd lb/hr	33.4 554.9	33.5 560.1	33.4 555.8	33.4 541.6	33.3 530.2	33.3 519.8	33.3 509.7	35.0 454.2	35.0 464.6	35.0 459.2	35.0 443.1	35.0 430.8	35.0 420.1	35.0 411.9	35.0 355.0	359.8	356.7	345.8	35.0 334.5	35.0 322.0	35.0 304.7
NOx,@15% O2 Out of SCR	ppmvd	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
NOx, as NO2 Out of SCR (per HRSG)	lb/hr	33.2	33.5	33.2	32.5	31.8	31.2	30.6	26.0	26.5	26.2	25.3	24.6	24.0	23.5	20.3	20.6	20.4	19.8	19.1	18.4	17.4
SCR NOx Removal Efficiency	%	94.0%	94.0%	94.0%	94.0%	94.0%	94.0%	94.0%	94.3%	94.3%	94.3%	94.3%	94.3%	94.3%	94.3%	94.3%	94.3%	94.3%	94.3%	94.3%	94.3%	94.3%
NH3 Emissions	lb/hr	251.0	252.4	251.5	245.0	220.0	225.4	220.6	206.1	210.0	2004	201.1	40E E	100.6	100.0	161.1	162.2	161.0	156.0	1E1 0	146.1	120.2
NH3 Reacted with NOx (per HRSG) NH3 slip @ 15% O2	ppmvd	251.0 10	253.4 10	251.5 10	10	239.8 10	235.1 10	230.6 10	206.1 10	210.8 10	208.4 10	201.1 10	195.5 10	190.6 10	186.9 10	161.1 10	163.2 10	101.9	156.9 10	151.8 10	140.1	138.3 10
NH3 slip (per HRSG)	lb/hr	61.5	61.9	61.5	60.1	58.9	57.8	56.7	48.0	49.1	48.6	46.9	45.6	44.4	43.6	37.6	38.1	37.7	36.6	35.4	34.1	32.2
CO Emissions																						
CO into catalyst	ppmvd	19.8	18.8	19.0	19.7	20.3	20.8	20.9	5.5	5.5	5.5	5.5	5.5	5.5	5.5	13.5	13.6	13.5	13.3	13.2	13.1	13.0
CO into catalyst, @ 15% O2 CO into catalyst (per HRSG)	ppmvd lb/hr	11.1 112.1	10.7 108.7	10.8 109.2	11.1 109.6	11.3 109.5	11.5 109.0	11.5 107.0	4.0 31.6	4.0 32.3	4.0 32.0	4.0 30.8	4.0 30.0	4.0 29.2	4.0 28.7	10.0 61.8	10.0 62.6	10.0 62.1	10.0 60.2	10.0 58.2	10.0 56.0	10.0 53.0
CO out of catalyst	ppmvd	2.69	2.64	2.64	2.66	2.69	2.72	2.73	2.07	2.07	2.06	2.05	2.06	2.06	2.07	2.03	2.04	2.03	2.00	1.99	1.97	1.96
CO out of catalyst, @ 15% O2	ppmvd	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50
CO out of catalyst (per HRSG)	lb/hr	15.2	15.3	15.2	14.8	14.5	14.3	14.0	11.9	12.1	12.0	11.6	11.2	11.0	10.7	9.3	9.4	9.3	9.0	8.7	8.4	8.0
CO Catalyst Removal Efficiency SO2 Emissions	%	86.5%	85.9%	86.1%	86.5%	86.7%	86.9%	86.9%	62.5%	62.5%	62.5%	62.5%	62.5%	62.5%	62.5%	85.0%	85.0%	85.0%	85.0%	85.0%	85.0%	85.0%
SO2 Emissions SO2 in Exh. Gas @ 15% O2 (assuming no conversion)	ppmvw	0.247	0.248	0.247	0.246	0.244	0.242	0.241	0.253	0.253	0.253	0.252	0.250	0.248	0.247	0.254	0.253	0.253	0.253	0.251	0.250	0.249
SO2 in Exh. Gas @ 15% O2 (assuming no conversion)	ppmvd	0.276	0.276	0.276	0.276	0.276	0.276	0.276	0.276	0.276	0.276	0.276	0.276	0.276	0.276	0.276	0.276	0.276	0.276	0.276	0.276	0.276
SO2 in Exhaust Gas (assuming no conversion) (per HRSG)	lb/hr	6.4	6.4	6.4	6.2	6.1	6.0	5.9	5.0	5.1	5.0	4.9	4.7	4.6	4.5	3.9	4.0	3.9	3.8	3.7	3.5	3.4
SO2 in Exhaust Gas (assuming no conversion) (per HRSG)	lb/MMBtu	0.00139	0.00139	0.00139	0.00139	0.00139	0.00139	0.00139	0.00139	0.00139	0.00139	0.00139	0.00139	0.00139	0.00139	0.00139	0.00139	0.00139	0.00139	0.00139	0.00139	0.00139
Volatile Organic Compounds	nnessed	2.7	2.7	2.7	9.7	2.7	27	2.7	0.6	0.6	0.0	0.6	0.6	0.6	0.6	0.6	0.6	0.6	0.6	0.6	0.6	0.6
VOC @ 15% O2 VOC as CH4 (per HRSG)	ppmvd lb/hr	2.7 15.4	2.7 15.5	2.7 15.4	15.0	2.7 14.8	2.7 14.5	2.7 14.2	0.6 2.7	2.8	2.7	2.6	0.6 2.6	2.5	0.6 2.5	0.6 2.1	2.2	0.6 2.1	2.1	2.0	1.9	0.6 1.8
VOC % Removal in Catalyst	%	37%	35%	35%	38%	39%	40%	40%	40%	40%	40%	40%	40%	40%	40%	40%	40%	40%	40%	40%	40%	40%
Particulates																						
PM10, front including (NH4)2SO4 (per HRSG)	lb/hr	28.8	28.5	28.4	28.2	27.8	27.5	26.9	15.8	16.2	16.0	15.5	15.0	14.6	14.3	12.4	12.5	12.4	12.2	11.9	11.6	11.2
PM10, front & back including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG)	lb/hr lb/MMBtu	36.3 0.00791	36.0 0.00780	36.0 0.00784	35.6 0.00794	35.1 0.00799	34.6 0.00803	33.9 0.00803	21.3 0.00595	21.8 0.00595	21.6 0.00596	20.9 0.00598	20.3 0.00597	19.7 0.00596	19.3 0.00595	16.7 0.00596	16.8 0.00592	16.7 0.00595	16.5 0.00605	16.2 0.00615	16.0 0.00628	15.6 0.00647
PM10, front & back including (NH4)2SO4 (per HRSG) H2SO4 Emissions	iD/iviMBtu	0.00791	0.00780	0.00784	0.00794	0.00799	0.00803	0.00803	0.00595	0.00595	0.00596	0.00598	0.00597	0.00596	0.00595	0.00596	0.00592	0.00595	0.00605	0.00615	0.00628	0.00647
H2SO4 EMISSIONS H2SO4 in Exhaust Gas (per HRSG)	lb/hr	9.79	9.86	9.79	9.56	9.37	9.20	9.02	7.65	7.82	7.73	7.46	7.25	7.07	6.93	5.98	6.06	6.01	5.82	5.63	5.42	5.13
H2SO4 in Exhaust Gas	lb/MMBtu	0.00213	0.00213	0.00213	0.00213	0.00213	0.00213	0.00213	0.00213	0.00213	0.00213	0.00213	0.00213	0.00213	0.00213	0.00213	0.00213	0.00213	0.00213	0.00213	0.00213	0.00213
GHG Emissions																						
CO2 in Exhaust Gas (per HRSG)	lb/MMBtu	116.98	116.98	116.98	116.98	116.98	116.98	116.98	116.98	116.98	116.98	116.98	116.98	116.98	116.98	116.98	116.98	116.98	116.98	116.98	116.98	116.98
CO2 in Exhaust Gas (per HRSG) CO2 in Exhaust Gas (per HRSG)	lb/hr lb/MWh (gross)	492,096 879.0	495,325 858.5	491,927 857.0	480,427 852.3	470,968 850.0	462,194 851.1	453,310 852.0	384,196 829.4	392,985 808.6	388,425 806.1	374,804 799.0	364,352 796.7	355,313 798.6	348,348 799.9	300,304 843.8	304,291 819.1	301,730 818.0	292,457 813.7	282,953 812.2	272,368 815.7	257,741 826.0
CO2 in Exhaust Gas (per HRSG) CH4 in Exhaust Gas (per HRSG)	lb/MMBtu	5.5116E-02	5.5116E-02	5.5116E-02	5.5116E-02	799.0 5.5116E-02	5.5116E-02	5.5116E-02	5.5116E-02	5.5116E-02	5.5116E-02	5.5116E-02	5.5116E-02	5.5116E-02	5.5116E-02	5.5116E-02						
CH4 in Exhaust Gas (per HRSG)	lb/hr	252.9	254.6	252.8	246.9	242.1	237.6	233.0	197.5	202.0	199.6	192.6	187.3	182.6	179.1	154.4	156.4	155.1	150.3	145.4	140.0	132.5
N2O in Exhaust Gas (per HRSG)	lb/MMBtu	6.5698E-02	6.5698E-02	6.5698E-02	6.5698E-02	6.5698E-02	6.5698E-02	6.5698E-02	6.5698E-02	6.5698E-02	6.5698E-02	6.5698E-02	6.5698E-02	6.5698E-02	6.5698E-02	6.5698E-02						
N2O in Exhaust Gas (per HRSG)	lb/hr	301.5	303.5	301.4	294.4	288.6	283.2	277.7	235.4	240.8	238.0	229.6	223.2	217.7	213.4	184.0	186.4	184.9	179.2	173.4	166.9	157.9
GHG in Exhaust Gas (per HRSG) Stack Exit	lb/hr	492,650.7	495,883.1	492,480.8	480,967.9	471,498.8	462,715.1	453,820.2	384,629.3	393,428.3	388,862.6	375,226.2	364,762.5	355,713.3	348,740.7	300,642.0	304,634.1	302,070.4	292,786.6	283,271.5	272,674.5	258,031.2
AND THE PARTY OF T		164	164	164	165	165	165	165	167	168	167	167	169	170	171	165	165	165	165	165	165	165
Temperature	degree F					6.149.863	6.008.056	5.899.829	6.341.490	6,495,270	6.440.176	6,268,714	6.106.456	5.964.540	5.857.096	5,046,885	5,102,834	5,086,122	5,000,930	4.898.065	4,772,174	4,543,438
Flow Rate (per HRSG)	degree F lb/hr	6,385,420	6,536,937	6,482,315	6,311,717																	
Flow Rate (per HRSG) Flow Rate (per HRSG)	lb/hr scfm	1,187,865	1,216,129	1,206,283	1,176,216	1,150,232	1,126,707	1,108,344	1,174,082	1,203,057	1,193,062	1,162,725	1,136,614	1,113,056	1,094,939	934,102	944,911	941,950	927,225	910,735	888,969	846,630
Temperature Flow Rate (per HRSG) Flow Rate (per HRSG) Flow Rate (per HRSG)	lb/hr scfm acfm	1,187,865 1,460,169	1,216,129 1,496,266	1,206,283 1,484,101	1,176,216 1,449,619	1,150,232 1,416,832	1,126,707 1,388,416	1,108,344 1,365,742	1,174,082 1,451,496	1,203,057 1,488,999	1,193,062 1,475,747	1,162,725 1,437,799	1,136,614 1,409,239	1,113,056 1,382,539	1,094,939 1,361,747	934,102 1,151,028	944,911 1,164,375	941,950 1,160,709	927,225 1,142,353	910,735 1,122,002	888,969 1,095,221	846,630 1,043,011
Flow Rate (per HRSG) Flow Rate (per HRSG)	lb/hr scfm	1,187,865	1,216,129	1,206,283	1,176,216	1,150,232	1,126,707	1,108,344	1,174,082	1,203,057	1,193,062	1,162,725	1,136,614	1,113,056	1,094,939	934,102	944,911	941,950	927,225	910,735	888,969	846,630

Notes:

1. Particulate values exclude catalyst and other entrained particles.

2. Emission values do not include heavy metals (lead, mercury, etc.).

3. Differing fuel composition may change the calculated emissions.

4. CTG performance based on performance runs provided by SEI.

5. Fuel based on natural gas analysis provided by NTEC.

6. 35 pm N0x control on 8000H gas turbine.

8. Stack SO2 content reported with no conversion to SO3.

9. Particulate emissions assume 100% conversion of SO2-SO3, and 100% coversion of SO3 to (NH4)2SO4.

10. H2SO4 assumes 100% conversion of SO2-SO3, and 100% conversion of SO3 to H2SO4.

11. Greenhouse Gas (GHG) emissions are based on EPA 40 CFR Part 98 emissions factors for natural gas.

12. 20% margin in Fuel flow and 20% margin in exhaust flow are included.

13. Emissions reported on the basis of pounds per hour are for one combustion turbine and one HRSG.

14. Emissions estimates are for information only and are NOT guaranteed.

South Shore Energy, LLC - Nemadji Trail Energy (Combustion Turbine	Center																					
Case #		29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49
		Unford 5	11-6 15	11-6	Hafaa d E	U-f d 5	Hefer d F	Hafar 15	Fired NG CTG	Fired NG CTG	Fired NG CTG	Fired NG CTG	Fired NG CTG	Find NO OTO	Fired NG CTG	U-fd F d O	U-fdF 10"	U-6 4 F 1 A-	Hafard 5 16"	Unfired Fuel Oil	Unfined 5 10"	Unfired Fuel C
		Unfired Evap OFF Minimum	Unfired Evap OFF Winter	Unfired Evap OFF Winter	Unfired Evap OFF Annual	Unfired Evap OFF Summer	Unfired Evap OFF Summer	Unfired Evap OFF Maximum	Fuel Oil Evap OFF Min	Fuel Oil Evap OFF Winter	Fuel Oil Evap OFF Winter	Fuel Oil Evap OFF Annual	Fuel Oil Evap ON Summer	Fired NG CTG Fuel Oil Evap ON	Fuel Oil Evap ON Maximum	Unfired Fuel Oil Evap OFF Min	Unfired Fuel Oil Evap OFF	Unfired Fuel Oil Evap OFF	Unfired Fuel Oil Evap OFF	Evap ON Summer	Unfired Fuel Oil Evap ON	Evap ON Maximum
	l	Ambient	Peak Ambient	Average Ambient	Average Ambient	Average Ambient	Peak Ambient	Ambient	Ambient 1x100%	Peak 1x100%	Average 1x100%	Average 1x100%	Average 1x100%	Summer Peak	Ambient 1x100%	Ambient 1x100%	Winter Peak	Winter Average	Annual Average	Average 1x100%	Summer Peak	Ambient 1x100
Case Description		1xMECL GTG	1xMECL GTG	1xMECL GTG	1xMECL GTG	1xMECL GTG	1xMECL GTG	1xMECL GTG	CTG	CTG	CTG	CTG	CTG	1x100% CTG	CTG	CTG	1x100% CTG	1x100% CTG	1x100% CTG	CTG	1x100% CTG	CTG
Ambient Temperature		-34.3 F	7.9 F	15.4 F	39.1 F	61 F	76.8 F	95.5 F	-34.3 F	7.9 F	15.4 F	39.1 F	61 F	76.8 F	95.5 F	-34.3 F	7.9 F	15.4 F	39.1 F	61 F	76.8 F	95.5 F
Gas Turbine Load		34% OFF	33% OFF	33% OFF	34% OFF	35% OFF	36% OFF	37% OFF	100% OFF	100% OFF	100% OFF	100% OFF	100% COOLING ON	100% COOLING ON	100% COOLING ON	100% OFF	100% OFF	100% OFF	100% OFF	100% COOLING ON	100% COOLING ON	100% COOLING O
Evaporative Cooling Water Injection		OFF	OFF	OFF	OFF	OFF	OFF	OFF	INJECTION ON	INJECTION ON	INJECTION ON	INJECTION ON	INJECTION ON	INJECTION ON	INJECTION ON	INJECTION ON	INJECTION ON	INJECTION ON	INJECTION ON	INJECTION ON	INJECTION ON	INJECTION C
Duct Firing		OFF	OFF	OFF	OFF	OFF	OFF	OFF	FIRING ON	FIRING ON	FIRING ON	FIRING ON	FIRING ON	FIRING ON	FIRING ON	OFF	OFF	OFF	OFF	OFF	OFF	OFF
Inlet Chiller		OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF
No. of Gas Turbines In Operation		1 10 1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
Gas Turbine Fuel Duct Burner Fuel		Natural Gas 1 N/A	Natural Gas 1 N/A	Natural Gas 1 N/A	Natural Gas 1 N/A	Natural Gas 1 N/A	Natural Gas 1 N/A	Natural Gas 1 N/A	Fuel Oil Natural Gas 1	Fuel Oil Natural Gas 1	Fuel Oil Natural Gas 1	Fuel Oil Natural Gas 1	Fuel Oil Natural Gas 1	Fuel Oil Natural Gas 1	Fuel Oil Natural Gas 1	Fuel Oil N/A	Fuel Oil N/A	Fuel Oil N/A	Fuel Oil N/A	Fuel Oil N/A	Fuel Oil N/A	Fuel Oil N/A
Butter Fuci			1471	.,,,,	1471		1071	1471	reacarar Gao r	reacardi Cao i	ridiardi Cab i	riatarar Gab i	Hatarar Guo I	riatarar Gab i	riatara cao i		1071		1471	1471	1471	1471
Ambient Conditions																						
Temperature	degree F	-34.3	7.9	15.4	39.1	61	76.8	95.5	-34.3	7.9	15.4	39.1	61	76.8	95.5	-34.3	7.9	15.4	39.1	61	76.8	95.5
Relative Humidity	%	70%	69%	70%	70%	76%	62%	36%	70%	69%	70%	70%	76%	62%	36%	70%	69%	70%	70%	76%	62%	36%
Wet Bulb Temperature	degree F	-34.5	6.5	13.5	35.4 14.34	56.4	67.3	73.6	-34.5 14.34	6.5	13.5 14.34	35.4 14.34	56.4 14.34	67.3	73.6	-34.5	6.5 14.34	13.5	35.4	56.4 14.34	67.3 14.34	73.6
Pressure Gas Turbine Generator Performance	psia	14.34	14.34	14.34	14.34	14.34	14.34	14.34	14.34	14.34	14.34	14.34	14.34	14.34	14.34	14.34	14.34	14.34	14.34	14.34	14.34	14.34
Electrical Output	kW	104,700	104.700	104.732	104.700	104.700	104.700	104,700	238,275	258,677	258,311	258.880	260,519	261,332	255.498	238.275	258,677	258,311	258.880	260,519	261,332	255,498
Heat Rate - LHV	Btu/kWh	14,789	14,356	14,302	14,148	14,030	13,946	13,898	11,341	10,807	10,776	10,733	10,732	10,764	10,826	11,341	10,807	10,776	10,733	10,732	10,764	10,826
Heat Rate - HHV	Btu/kWh	16,406	15,926	15,866	15,695	15,565	15,472	15,418	12,180	11,606	11,573	11,526	11,525	11,560	11,627	12,180	11,606	11,573	11,526	11,525	11,560	11,627
GTG Heat Input- LHV	MMBtu/hr	1,548	1,503	1,498	1,481	1,469	1,460	1,455	2,702	2,796	2,784	2,779	2,796	2,813	2,766	2,702	2,796	2,784	2,779	2,796	2,813	2,766
GTG Heat Input- HHV	MMBtu/hr	1,718	1,667	1,662	1,643	1,630	1,620	1,614	2,902	3,002	2,989	2,984	3,002	3,021	2,971	2,902	3,002	2,989	2,984	3,002	3,021	2,971
Water / Sprint Injection Rate (per HRSG)	lb/hr lb/hr	2 520 044	0 2 450 470	0 2 452 000	0	0 2 454 625	0	0	46,871	54,548	55,823	69,275	78,798	85,376	86,959	46,871	54,548	55,823	69,275	78,798	85,376	86,959
Exhaust Flow (per HRSG) Exhaust Temperature	lb/hr degree F	3,526,941 1 202	3,452,470 1,210	3,452,088 1,210	3,454,351 1,210	3,454,625 1,210	3,456,818 1,210	3,444,104 1,210	6,374,610 1.001	6,542,912 1.012	6,490,652 1 020	6,339,790 1,046	6,194,311 1.076	6,064,364 1 104	5,960,302 1 109	6,374,610 1.001	6,542,912 1.012	6,490,652 1.020	6,339,790 1,046	6,194,311 1,076	6,064,364 1 104	5,960,302 1,109
Steam Turbine Generator Performance	acgree i	1,202	1,210	1,210	1,210	1,210	1,210	1,210	1,001	1,012	1,020	1,040	1,070	1,104	1,105	1,001	1,012	1,020	1,040	1,070	1,104	1,105
Electrical Output	kW	86,643	84,982	85,488	85,946	86,527	85,303	83,931	211,873	212,141	214,219	219,919	227,467	230,308	225,980	115,287	121,141	122,029	125,319	130,683	132,177	129,417
Duct Burner Fuel Consumption																						
Heat Input, LHV (per HRSG)	MMBtu/hr	0.0	0.0	0.0	0.0	0.0	0.0	0.0	907.2	860.3	870.1	887.9	896.3	898.5	882.3	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Heat Input, HHV (per HRSG)	MMBtu/hr	0.0	0.0	0.0	0.0	0.0	0.0	0.0	1006.4	954.4	965.2	985.0	994.3	996.8	978.9	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Stack Volumetric Analysis, Wet	9/	0.000/	0.900/	0.000/	0.900/	0.000/	0.000/	0.000/	0.070/	0.070/	0.000/	0.000/	0.050/	0.040/	0.020/	0.000/	0.000/	0.070/	0.070/	0.900/	0.050/	0.040/
Ar CO2	% %	0.90% 3.71%	0.89% 3.68%	0.89% 3.67%	0.89% 3.62%	0.88% 3.58%	0.88% 3.55%	0.88% 3.55%	0.87% 5.77%	0.87% 5.72%	0.86% 5.75%	0.86% 5.88%	0.85% 6.03%	0.84% 6.17%	0.83% 6.15%	0.88% 4.66%	0.88% 4.69%	0.87% 4.71%	0.87% 4.79%	0.86% 4.91%	0.85% 5.03%	0.84% 5.02%
H2O	%	7.18%	7.24%	7.27%	7.55%	8.27%	8.76%	8.87%	8.00%	8.13%	8.28%	9.16%	10.49%	11.50%	12.01%	5.79%	6.09%	6.21%	7.01%	8.30%	9.28%	9.80%
N2	%	75.25%	75.18%	75.14%	74.89%	74.29%	73.89%	73.81%	72.90%	72.74%	72.63%	71.98%	70.97%	70.20%	69.80%	73.75%	73.52%	73.43%	72.80%	71.80%	71.04%	70.63%
02	%	12.94%	12.98%	13.00%	13.02%	12.94%	12.89%	12.87%	12.42%	12.51%	12.43%	12.08%	11.62%	11.25%	11.16%	14.89%	14.79%	14.75%	14.49%	14.10%	13.77%	13.67%
Stack Emissions at Exit																•	•	•				
NOx Emissions		25.0	25.0	25.0	05.0	25.0	25.0	25.2	07.0	20.4	20.4	20.0	20.0	20.0	20.0	40.0	40.0	40.0	40.0	40.0	40.0	/^ ^
NOx,@15% O2 Into SCR	ppmvd	35.0	35.0	35.0	35.0	35.0	35.0	35.0	37.9	38.1	38.1	38.0	38.0	38.0	38.0	42.0	42.0	42.0	42.0	42.0	42.0	42.0
NOx, as NO2 Into SCR (per HRSG) NOx,@15% O2 Out of SCR	lb/hr ppmvd	217.8 2.0	211.4 2.0	210.7 2.0	208.3 2.0	206.6 2.0	205.4 2.0	204.7 2.0	448.1 6.0	454.8 6.0	454.3 6.0	455.4 6.0	458.3 6.0	460.6 6.0	452.7 6.0	347.4 6.0	359.3 6.0	357.8 6.0	356.9 6.0	358.9 6.0	360.9 6.0	354.9 6.0
NOx, as NO2 Out of SCR (per HRSG)	lb/hr	12.4	12.1	12.0	2.0 11.9	11.8	2.0 11.7	2.0 11.7	71.0	71.6	71.6	71.9	72.4	72.7	71.4	49.6	51.3	51.1	51.0	51.3	51.6	50.7
SCR NOx Removal Efficiency	%	94.3%	94.3%	94.3%	94.3%	94.3%	94.3%	94.3%	84.2%	84.3%	84.2%	84.2%	84.2%	84.2%	84.2%	85.7%	85.7%	85.7%	85.7%	85.7%	85.7%	85.7%
NH3 Emissions																						
NH3 Reacted with NOx (per HRSG)	lb/hr	98.8	95.9	95.6	94.5	93.7	93.2	92.9	181.5	184.4	184.2	184.6	185.7	186.7	183.5	143.3	148.2	147.6	147.2	148.0	148.9	146.4
NH3 slip @ 15% O2	ppmvd	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
NH3 slip (per HRSG) CO Emissions	lb/hr	23.0	22.4	22.3	22.0	21.9	21.7	21.6	43.8	44.2	44.2	44.4	44.6	44.8	44.1	30.6	31.7	31.5	31.5	31.6	31.8	31.3
CO into catalyst	ppmvd	11.8	11.7	11.7	11.5	11.5	11.5	11.5	22.7	21.8	22.1	23.0	24.0	24.8	24.9	8.6	8.7	8.8	9.0	9.4	9.7	9.7
CO into catalyst CO into catalyst, @ 15% O2	ppmvd	10.0	10.0	10.0	10.0	10.0	10.0	10.0	18.2	17.7	17.8	17.9	17.9	17.9	17.9	10.0	10.0	10.0	10.0	10.0	10.0	10.0
CO into catalyst (per HRSG)	lb/hr	37.9	36.8	36.6	36.2	35.9	35.7	35.6	130.9	128.4	129.1	130.5	131.6	132.1	129.8	50.4	52.1	51.9	51.7	52.0	52.3	51.4
CO out of catalyst	ppmvd	1.77	1.75	1.75	1.73	1.72	1.72	1.72	1.88	1.85	1.87	1.93	2.01	2.08	2.08	1.30	1.31	1.32	1.35	1.41	1.45	1.46
CO out of catalyst, @ 15% O2	ppmvd	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50	1.50
CO out of catalyst (per HRSG) CO Catalyst Removal Efficiency	lb/hr %	5.7 85.0%	5.5 85.0%	5.5 85.0%	5.4 85.0%	5.4 85.0%	5.4 85.0%	5.3 85.0%	10.8 91.7%	10.9 91.5%	10.9 91.6%	10.9 91.6%	11.0 91.6%	11.1 91.6%	10.9 91.6%	7.6 85.0%	7.8 85.0%	7.8 85.0%	7.8 85.0%	7.8 85.0%	7.8 85.0%	7.7 85.0%
SO2 Emissions	/0	03.070	05.070	00.070	03.070	00.070	03.070	03.070	51.770	31.370	31.070	31.070	51.070	31.070	51.0%	03.070	03.0%	00.070	03.0%	03.070	03.070	03.070
SO2 in Exh. Gas @ 15% O2 (assuming no conversion)			0.256	0.256	0.255	0.253	0.252	0.252	0.329	0.330	0.329	0.326	0.322	0.318	0.316	0.360	0.359	0.358	0.356	0.351	0.347	0.345
000 :- 5:+ 0 @ 45% 00 (ppmvw	0.257				0.276		0.276	0.358													
SO2 in Exh. Gas @ 15% O2 (assuming no conversion)	ppmvw ppmvd	0.257 0.276	0.276	0.276	0.276	0.276	0.276	0.270	0.330	0.360	0.359	0.359	0.359	0.360	0.360	0.382	0.382	0.382	0.382	0.383	0.383	0.383
SO2 in Exhaust Gas (assuming no conversion) (per HRSG)	ppmvd lb/hr	0.276 2.4	0.276 2.3	2.3	2.3	2.3	2.3	2.3	5.9	6.0	6.0	6.0	6.0	6.1	6.0	4.4	4.6	4.5	4.5	4.6	4.6	4.5
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG)	ppmvd	0.276	0.276																			
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Volatile Organic Compounds	ppmvd lb/hr lb/MMBtu	0.276 2.4 0.00139	0.276 2.3 0.00139	2.3 0.00139	2.3 0.00139	2.3 0.00139	2.3 0.00139	2.3 0.00139	5.9 0.00151	6.0 0.00151	6.0 0.00151	6.0 0.00151	6.0 0.00151	6.1 0.00151	6.0 0.00151	4.4 0.00152	4.6 0.00152	4.5 0.00152	4.5 0.00152	4.6 0.00152	4.6 0.00152	4.5 0.00152
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) VOIatile Organic Compounds VOC @ 15% O2	ppmvd lb/hr lb/MMBtu ppmvd	0.276 2.4 0.00139	0.276 2.3 0.00139	2.3 0.00139 0.6	2.3 0.00139 0.6	2.3 0.00139 0.6	2.3 0.00139 0.6	2.3 0.00139	5.9 0.00151 3.3	6.0 0.00151 3.3	6.0 0.00151	6.0 0.00151 3.3	6.0 0.00151	6.1 0.00151 3.3	6.0 0.00151	4.4 0.00152 0.6	4.6 0.00152 0.6	4.5 0.00152	4.5 0.00152 0.6	4.6 0.00152 0.6	4.6 0.00152	4.5 0.00152 0.6
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Volatile Organic Compounds VOC @ 15% O2 VOC as CH4 (per HRSG)	ppmvd lb/hr lb/MMBtu	0.276 2.4 0.00139 0.6 1.3	0.276 2.3 0.00139 0.6 1.3	2.3 0.00139 0.6 1.3	2.3 0.00139 0.6 1.2	2.3 0.00139 0.6 1.2	2.3 0.00139 0.6 1.2	2.3 0.00139 0.6 1.2	5.9 0.00151 3.3 13.8	6.0 0.00151 3.3 13.9	6.0 0.00151 3.3 13.9	6.0 0.00151 3.3 13.9	6.0 0.00151 3.3 14.0	6.1 0.00151 3.3 14.1	6.0 0.00151 3.3 13.9	4.4 0.00152 0.6 1.7	4.6 0.00152 0.6 1.8	4.5 0.00152 0.6 1.8	4.5 0.00152 0.6 1.8	4.6 0.00152 0.6 1.8	4.6 0.00152 0.6 1.8	4.5 0.00152 0.6 1.8
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) VOCtatile Organic Compounds VOC @ 15% O2 VOC as CH4 (per HRSG) VOC % Removal in Catalyst	ppmvd lb/hr lb/MMBtu ppmvd	0.276 2.4 0.00139	0.276 2.3 0.00139	2.3 0.00139 0.6	2.3 0.00139 0.6	2.3 0.00139 0.6	2.3 0.00139 0.6	2.3 0.00139	5.9 0.00151 3.3	6.0 0.00151 3.3	6.0 0.00151	6.0 0.00151 3.3	6.0 0.00151	6.1 0.00151 3.3	6.0 0.00151	4.4 0.00152 0.6	4.6 0.00152 0.6	4.5 0.00152	4.5 0.00152 0.6	4.6 0.00152 0.6	4.6 0.00152	4.5 0.00152 0.6
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Votatile Organic Compounds VOC @ 15% O2 VOC as CH4 (per HRSG) VOC % Removal in Catalyst Particulates	ppmvd lb/hr lb/MMBtu ppmvd	0.276 2.4 0.00139 0.6 1.3	0.276 2.3 0.00139 0.6 1.3	2.3 0.00139 0.6 1.3	2.3 0.00139 0.6 1.2	2.3 0.00139 0.6 1.2	2.3 0.00139 0.6 1.2	2.3 0.00139 0.6 1.2	5.9 0.00151 3.3 13.8	6.0 0.00151 3.3 13.9	6.0 0.00151 3.3 13.9	6.0 0.00151 3.3 13.9	6.0 0.00151 3.3 14.0	6.1 0.00151 3.3 14.1	6.0 0.00151 3.3 13.9	4.4 0.00152 0.6 1.7	4.6 0.00152 0.6 1.8	4.5 0.00152 0.6 1.8	4.5 0.00152 0.6 1.8	4.6 0.00152 0.6 1.8	4.6 0.00152 0.6 1.8 40%	4.5 0.00152 0.6 1.8
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Votatile Organic Compounds VOC @ 15% O2 VOC as CH4 (per HRSG) VOC % Removal in Catalyst Particulates	ppmvd lb/hr lb/MMBtu ppmvd lb/hr %	0.276 2.4 0.00139 0.6 1.3 40%	0.276 2.3 0.00139 0.6 1.3 40%	2.3 0.00139 0.6 1.3 40%	2.3 0.00139 0.6 1.2	2.3 0.00139 0.6 1.2 40% 8.7 12.7	2.3 0.00139 0.6 1.2 40% 8.7 12.7	2.3 0.00139 0.6 1.2 40%	5.9 0.00151 3.3 13.8 40% 37.2 54.3	6.0 0.00151 3.3 13.9 37% 36.9 53.8	6.0 0.00151 3.3 13.9 38%	6.0 0.00151 3.3 13.9 38%	6.0 0.00151 3.3 14.0 39% 37.4 54.4	6.1 0.00151 3.3 14.1 39% 37.5 54.5	6.0 0.00151 3.3 13.9 38% 37.1 54.1	4.4 0.00152 0.6 1.7 40% 24.1 39.1	4.6 0.00152 0.6 1.8 40% 24.4 39.4	4.5 0.00152 0.6 1.8 40% 24.4 39.4	4.5 0.00152 0.6 1.8 40% 24.3 39.3	4.6 0.00152 0.6 1.8 40% 24.4 39.4	4.6 0.00152 0.6 1.8	4.5 0.00152 0.6 1.8 40%
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Volatile Organic Compounds VOC @ 15% O2 VOC as CH4 (per HRSG) VOC % Removal in Catalyst Particulates PM10, front including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG)	ppmvd lb/hr lb/MMBtu ppmvd lb/hr %	0.276 2.4 0.00139 0.6 1.3 40%	0.276 2.3 0.00139 0.6 1.3 40%	2.3 0.00139 0.6 1.3 40%	2.3 0.00139 0.6 1.2 40%	2.3 0.00139 0.6 1.2 40%	2.3 0.00139 0.6 1.2 40%	2.3 0.00139 0.6 1.2 40%	5.9 0.00151 3.3 13.8 40% 37.2	6.0 0.00151 3.3 13.9 37% 36.9	6.0 0.00151 3.3 13.9 38%	6.0 0.00151 3.3 13.9 38%	6.0 0.00151 3.3 14.0 39% 37.4	6.1 0.00151 3.3 14.1 39% 37.5	6.0 0.00151 3.3 13.9 38%	4.4 0.00152 0.6 1.7 40%	4.6 0.00152 0.6 1.8 40%	4.5 0.00152 0.6 1.8 40%	4.5 0.00152 0.6 1.8 40%	4.6 0.00152 0.6 1.8 40%	4.6 0.00152 0.6 1.8 40%	4.5 0.00152 0.6 1.8 40%
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Volatile Organic Compounds VOC @ 15% O2 VOC as CH4 (per HRSG) VOC % Removal in Catalyst Particulates PM10, front & back including (NH4)2SO4 (per HRSG) HZSO4 Emissions	ppmvd lb/hr lb/MMBtu ppmvd lb/hr % lb/hr lb/hr lb/hr lb/MMBtu	0.276 2.4 0.00139 0.6 1.3 40% 8.9 12.9 0.00753	0.276 2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00767	2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00769	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00774	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00778	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00781	2.3 0.00139 0.6 1.2 40% 8.6 12.6 0.00783	5.9 0.00151 3.3 13.8 40% 37.2 54.3 0.01389	6.0 0.00151 3.3 13.9 37% 36.9 53.8 0.01360	6.0 0.00151 3.3 13.9 38% 37.0 53.9 0.01364	6.0 0.00151 3.3 13.9 38% 37.2 54.2 0.01366	6.0 0.00151 3.3 14.0 39% 37.4 54.4 0.01362	6.1 0.00151 3.3 14.1 39% 37.5 54.5 0.01357	6.0 0.00151 3.3 13.9 38% 37.1 54.1 0.01369	4.4 0.00152 0.6 1.7 40% 24.1 39.1 0.01347	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312	4.5 0.00152 0.6 1.8 40% 24.4 39.4 0.01316	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01318	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01306	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01323
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Volatile Organic Compounds VOC @ 15% O2 VOC as CH4 (per HRSG) VOC & Removal in Catalyst Particulates PM10, front including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) HZSO4 Emissions	ppmvd lb/hr lb/hMBtu ppmvd lb/hr % lb/hr lb/hr lb/hr lb/hr lb/MMBtu	0.276 2.4 0.00139 0.6 1.3 40% 8.9 12.9 0.00753	0.276 2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00767	2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00769	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00774	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00778	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00781	2.3 0.00139 0.6 1.2 40% 8.6 12.6 0.00783	5.9 0.00151 3.3 13.8 40% 37.2 54.3 0.01389	6.0 0.00151 3.3 13.9 37% 36.9 53.8 0.01360	3.3 13.9 38% 37.0 53.9 0.01364	3.3 13.9 38% 37.2 54.2 0.01366	3.3 14.0 39% 37.4 54.4 0.01362	6.1 0.00151 3.3 14.1 39% 37.5 54.5 0.01357	3.3 13.9 38% 37.1 54.1 0.01369	4.4 0.00152 0.6 1.7 40% 24.1 39.1 0.01347	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312	4.5 0.00152 0.6 1.8 40% 24.4 39.4 0.01316	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01318	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01306	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01323
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Volatile Organic Compounds VOC @ 15% O2 VOC as CH4 (per HRSG) VOC % Removal in Catalyst Particulates PM10, front including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) HM10, front & back including (NH4)2SO4 (per HRSG) HZSO4 in Exhaust Gas (per HRSG)	ppmvd lb/hr lb/MMBtu ppmvd lb/hr % lb/hr lb/hr lb/hr lb/MMBtu	0.276 2.4 0.00139 0.6 1.3 40% 8.9 12.9 0.00753	0.276 2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00767	2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00769	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00774	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00778	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00781	2.3 0.00139 0.6 1.2 40% 8.6 12.6 0.00783	5.9 0.00151 3.3 13.8 40% 37.2 54.3 0.01389	6.0 0.00151 3.3 13.9 37% 36.9 53.8 0.01360	6.0 0.00151 3.3 13.9 38% 37.0 53.9 0.01364	6.0 0.00151 3.3 13.9 38% 37.2 54.2 0.01366	6.0 0.00151 3.3 14.0 39% 37.4 54.4 0.01362	6.1 0.00151 3.3 14.1 39% 37.5 54.5 0.01357	6.0 0.00151 3.3 13.9 38% 37.1 54.1 0.01369	4.4 0.00152 0.6 1.7 40% 24.1 39.1 0.01347	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312	4.5 0.00152 0.6 1.8 40% 24.4 39.4 0.01316	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01318	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01306	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01323
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Volatile Organic Compounds VOC & 15% O2 VOC as CH4 (per HRSG) VOC & Removal in Catalyst Particulates PM10, front including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) PM10, if the thing to the thing	ppmvd lb/hr lb/MMBtu ppmvd lb/hr % lb/hr lb/hr lb/hr lb/hr lb/hr lb/hr lb/hr	0.276 2.4 0.00139 0.6 1.3 40% 8.9 12.9 0.00753 3.67 0.00213	0.276 2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00767	2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00769 3.55 0.00213	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00774 3.51 0.00213	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00778 3.48 0.00213	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00781 3.46 0.00213	2.3 0.00139 0.6 1.2 40% 8.6 12.6 0.00783 3.45 0.00213	5.9 0.00151 3.3 13.8 40% 37.2 54.3 0.01389 9.03 0.00231	6.0 0.00151 3.3 13.9 37% 36.9 53.8 0.01360 9.14 0.00231	6.0 0.00151 3.3 13.9 38% 37.0 53.9 0.01364 9.14 0.00231	6.0 0.00151 3.3 13.9 38% 37.2 54.2 0.01366 9.17 0.00231	6.0 0.00151 3.3 14.0 39% 37.4 54.4 0.01362 9.24 0.00231	6.1 0.00151 3.3 14.1 39% 37.5 54.5 0.01357 9.28 0.00231	6.0 0.00151 3.3 13.9 38% 37.1 54.1 0.01369 9.13 0.00231	4.4 0.00152 0.6 1.7 40% 24.1 39.1 0.01347 6.74 0.00232	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232	4.5 0.00152 0.6 1.8 40% 24.4 39.4 0.01316 6.94 0.00232	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01318 6.93 0.00232	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01306 7.01 0.00232	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01323 6.90 0.00232
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Volatilio Organic Compounds VOC @ 15% O2 VOC as CH4 (per HRSG) VOC % Removal in Catalyst Particulates PM10, front including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) HZSO4 Emissions HZSO4 in Exhaust Gas (per HRSG) HZSO4 in Exhaust Gas GH6 Emissions GC02 in Exhaust Gas (per HRSG)	ppmvd lb/hr lb/hMBtu ppmvd lb/hr % lb/hr lb/hr lb/hr lb/hr lb/MMBtu	0.276 2.4 0.00139 0.6 1.3 40% 8.9 12.9 0.00753 3.67 0.00213	0.276 2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00767 3.56 0.00213	2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00769 3.55 0.00213	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00774 3.51 0.00213	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00778 3.48 0.00213	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00781 3.46 0.00213	2.3 0.00139 0.6 1.2 40% 8.6 12.6 0.00783 3.45 0.00213	5.9 0.00151 3.3 13.8 40% 37.2 54.3 0.01389 9.03 0.00231	6.0 0.00151 3.3 13.9 37% 36.9 53.8 0.01360 9.14 0.00231	6.0 0.00151 3.3 13.9 38% 37.0 53.9 0.01364 9.14 0.00231	6.0 0.00151 3.3 13.9 38% 37.2 54.2 0.01366 9.17 0.00231	6.0 0.00151 3.3 14.0 39% 37.4 54.4 0.01362 9.24 0.00231	6.1 0.00151 3.3 14.1 39% 37.5 54.5 0.01357 9.28 0.00231	6.0 0.00151 3.3 13.9 38% 37.1 54.1 0.01369 9.13 0.00231	4.4 0.00152 0.6 1.7 40% 24.1 39.1 0.01347 6.74 0.00232	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232	4.5 0.00152 0.6 1.8 40% 24.4 39.4 0.01316 6.94 0.00232	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01318 6.93 0.00232	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01306 7.01 0.00232	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01323 6.90 0.00232
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Volatile Organic Compounds VOC @ 15% O2 VOC as CH4 (per HRSG) VOC % Removal in Catalyst Particulates PM10, front including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG)	ppmvd ib/hr ib/MMBtu ppmvd ib/hr % ib/hr ib/hr ib/hr ib/MMBtu ib/hr ib/MMBtu	0.276 2.4 0.00139 0.6 1.3 40% 8.9 12.9 0.00753 3.67 0.00213	0.276 2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00767	2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00769 3.55 0.00213	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00774 3.51 0.00213	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00778 3.48 0.00213	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00781 3.46 0.00213	2.3 0.00139 0.6 1.2 40% 8.6 12.6 0.00783 3.45 0.00213	5.9 0.00151 3.3 13.8 40% 37.2 54.3 0.01389 9.03 0.00231	6.0 0.00151 3.3 13.9 37% 36.9 53.8 0.01360 9.14 0.00231	6.0 0.00151 3.3 13.9 38% 37.0 53.9 0.01364 9.14 0.00231	6.0 0.00151 3.3 13.9 38% 37.2 54.2 0.01366 9.17 0.00231	6.0 0.00151 3.3 14.0 39% 37.4 54.4 0.01362 9.24 0.00231	6.1 0.00151 3.3 14.1 39% 37.5 54.5 0.01357 9.28 0.00231	6.0 0.00151 3.3 13.9 38% 37.1 54.1 0.01369 9.13 0.00231	4.4 0.00152 0.6 1.7 40% 24.1 39.1 0.01347 6.74 0.00232	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232	4.5 0.00152 0.6 1.8 40% 24.4 39.4 0.01316 6.94 0.00232	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01318 6.93 0.00232	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01306 7.01 0.00232	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01323 6.90 0.00232
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Volatile Organic Compounds VOC @ 15% 02 VOC as CH4 (per HRSG) VOC & SCH4 (per HRSG) VOC & Removal in Catalyst Particulates PM10, front including (NH4)2SO4 (per HRSG) PM10, front including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) PM10, tront & back including (NH4)2SO4 (per HRSG) PM12SO4 in Exhaust Gas (per HRSG) PM12SO4 in Exhaust Gas (per HRSG) CO2 in Exhaust Gas (per HRSG) CO2 in Exhaust Gas (per HRSG) CO2 in Exhaust Gas (per HRSG) It Shaust Gas (per HRSG) CO2 in Exhaust Gas (per HRSG)	ppmvd Ib/hr Ib/MMBtu Ib/MMBtu Ib/MMBtu	0.276 2.4 0.00139 0.6 1.3 40% 8.9 12.9 0.00753 3.67 0.00213	0.276 2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00767 3.56 0.00213	2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00769 3.55 0.00213	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00774 3.51 0.00213	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00778 3.48 0.00213	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00781 3.46 0.00213	2.3 0.00139 0.6 1.2 40% 8.6 12.6 0.00783 3.45 0.00213	5.9 0.00151 3.3 13.8 40% 37.2 54.3 0.01389 9.03 0.00231	6.0 0.00151 3.3 13.9 37% 36.9 53.8 0.01360 9.14 0.00231	6.0 0.00151 3.3 13.9 38% 37.0 53.9 0.01364 9.14 0.00231 163.45 551,496	6.0 0.00151 3.3 13.9 38% 37.2 54.2 0.01366 9.17 0.00231 163.45 552,807	3.3 14.0 39% 37.4 54.4 0.01362 9.24 0.00231 163.45 556,581	6.1 0.00151 3.3 14.1 39% 37.5 54.5 0.01357 9.28 0.00231 163.45 559.613	0.00151 3.3 13.9 38% 37.1 54.1 0.01369 9.13 0.00231 163.45 550,152	4.4 0.00152 0.6 1.7 40% 24.1 39.1 0.01347 6.74 0.00232 163.45 434,815	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232 163.45 449.819	4,5 0.00152 0.6 1,8 40% 24.4 39.4 0.01316 6.94 0.00232 163.45 447,886	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01318 6.93 0.00232 163.45 447,073	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232 163.45 449,853	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01306 7.01 0.00232 163.45 452,619	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01323 6.90 0.00232 163.45 445,081 1,156.3
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Volatile Organic Compounds VOC @ 15% O2 VOC as CH4 (per HRSG) VOC & Removal in Catalyst Particulates PM10, front including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) CO2 in Exhaust Gas (per HRSG) CO2 in Exhaust Gas (per HRSG) CO4 in Exhaust Gas (per HRSG) LI CH4 in Exhaust Gas (per HRSG)	ppmvd ib/hr b/MMBtu ppmvd ib/hr // // // // // // // // // // // // //	0.276 2.4 0.00139 0.6 1.3 40% 8.9 12.9 0.00753 3.67 0.00213 116.98 184,191 962.6 5.5116E-02 94.7	0.276 2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00767 3.56 0.00213 116.98 178.796 942.6 5.5116E-02 91.9	2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00769 3.55 0.00213 116.98 178.178 936.7 5.5116E-02 91.6	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00774 3.51 0.00213 116.98 176.210 924.3 5.5116E-02 90.6	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00778 3.48 0.00213 116.98 174.746 913.8 5.5116E-02 89.8	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00781 3.46 0.00213 116.98 173.699 914.2 5.5116E-02 89.3	2.3 0.00139 0.6 1.2 40% 8.6 12.6 0.00783 3.45 0.00213 116.98 173.102 917.7 5.5116E-02 89.0	5.9 0.00151 3.3 13.8 40% 37.2 54.3 0.01389 9.03 0.00231 163.45 542,846 1,205.9 1.6535E-01 535.3	6.0 0.00151 3.3 13.9 37% 36.9 53.8 0.01360 9.14 0.00221 163.45 552.266 1.177.0 1.6535E-01 549.0	6.0 0.00151 3.3 13.9 38% 37.0 53.9 0.01364 9.14 0.00231 163.45 551,496 1,167.1 1.6635E-01 547.5	6.0 0.00151 3.3 38% 37.2 54.2 0.01366 9.17 0.00231 163.45 552,807 1,154.6 1.6538E-01 547.7	6.0 0.00151 3.3 14.0 39% 37.4 54.4 0.01362 9.24 0.00231 163.45 556,581 1,140.6 1.6535E-01 551.2	6.1 0.00151 3.3 14.1 39% 37.5 54.5 0.01357 9.28 0.00231 163.45 559.613 1,138.3 1,6535E-01 554.4	6.0 0.00151 3.3 38% 37.1 54.1 0.01369 9.13 0.00231 163.45 550,152 1,142.6 1.6535E-01 545.1	4.4 0.00152 0.6 1.7 40% 24.1 39.1 0.01347 6.74 0.00232 163.45 434.815 1,228.8 1,6535E-01 479.8	0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232 163.45 449,819 1,184.3 1.6535E-01 496.4	0.00152 0.6 1.8 40% 24.4 39.4 0.01316 6.94 0.00232 163.45 447,886 1,177.6 1.6535E-01 494.3	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01318 6.93 0.00232 163.45 447.073 1.163.6 1.6535E-01 493.4	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232 163.45 449,853 1,149.9 1,6535E-01 496.4	0.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01306 7.01 0.00232 163.45 452,619 1.150.2 1.6535E-01 499.5	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01323 6.90 0.00232 163.45 445,081 1,156.3 1.6535E-0' 491.2
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Volatile Organic Compounds VOC @ 15% O2 VOC as CH4 (per HRSG) VOC & SCH4 (per HRSG) VOC & SCH4 (per HRSG) PATICULATES PATICU	ppmvd ib/hr ib/MMBtu ppmvd ib/hr % ib/hr ib/hr ib/hr ib/MMBtu ib/hr	0.276 2.4 0.00139 0.6 1.3 40% 8.9 12.9 0.00753 3.67 0.00213 116.98 184,191 962.6 5.5116E-02 94.7 6.5698E-02	0.276 2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00767 3.56 0.00213 116.98 178.796 942.6 5.5116E-02 91.9 6.5698E-02	2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00769 3.55 0.00213 116.98 178.178 936.7 5.5116E-02 91.6 6.5698E-02	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00774 3.51 0.00213 116.98 176.210 924.3 5.5116E-02 90.6 6.5698E-02	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00778 3.48 0.00213 116.98 174,746 913.8 5.5116E-02 89.8 6.5698E-02	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00781 3.46 0.00213 116.98 173.699 914.2 5.5116E-02 89.3 6.5698E-02	2.3 0.00139 0.6 1.2 40% 8.6 12.6 0.00763 3.45 0.00213 116.98 173,102 917.7 5.5116E-02 89.0 6.5698E-02	3.3 13.8 40% 37.2 54.3 0.01389 9.03 0.00231 163.45 542.846 1.205.9 1.6535E-01 535.3 3.9419E-01	3.3 3.3 3.7% 36.9 53.8 0.01360 9.14 0.00231 163.45 552.266 1,173.0 1.6535E-01 549.0 3.9419E-01	6.0 0.00151 3.3 13.9 38% 37.0 53.9 0.01364 9.14 0.00231 163.45 551.496 1.167.1 1.6535E-01 547.5 3.9419E-01	3.3 13.9 38% 37.2 54.2 0.01386 9.17 0.00231 163.45 552.807 1,154.6 1.6535E-01 547.7 3.9419E-01	3.3 14.0 39% 37.4 54.4 0.01362 9.24 0.00231 163.45 556.581 1,140.6 1.6535E-01 551.2 3,9419E-01	3.3 14.1 39% 37.5 54.5 0.01337 9.28 0.00231 163.45 559.613 1,138.3 1.6535E-01 554.4 3.9419E-01	3.3 13.9 38% 37.1 54.1 0.01389 9.13 0.00231 163.45 550,152 1,142.6 1.6535E-01 545.1 3.9419E-01	4.4 0.00152 0.6 1.7 40% 24.1 39.1 0.01347 6.74 0.00232 163.45 434.815 1,229.8 1.6535E-01 479.8 3.9419E-01	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232 163.45 449.819 1.184.3 1.6535E-01 498.4 3.9419E-01	4.5 0.00152 0.6 1.8 40% 24.4 39.4 0.01316 6.94 0.00232 163.45 447.886 1,177.6 1.6535E-01 494.3 3.9419E-01	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01318 6.93 0.00232 163.45 447,073 1,163.6 1,6535E-01 493.4 3,9419E-01	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232 163.45 449.853 1,149.9 1.6535E-01 496.4 3.9419E-01	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01306 7.01 0.00232 163.45 452.619 1.150.2 1.6535E-01 499.5 3.9419E-01	4,5 0.00152 0.6 1.8 40% 24,3 39.3 0.01323 6,90 0.00232 163,45 445,081 1,156,3 1,6535E-0 491,2 3,9419E-0
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Volatile Organic Compounds VOC @ 15% O2 VOC as CH4 (per HRSG) VOC % Removal in Catalyst Varticulates WH0, front including (NH4)2SO4 (per HRSG) WH0, front & back including (NH4)2SO4 (per HRSG) WH0, front & back including (NH4)2SO4 (per HRSG) VALUE (VALUE (V	ppmvd Ib/hr Ib/MMBtu ppmvd Ib/hr //6 Ib/hr Ib/hr Ib/hr Ib/hr Ib/MMBtu Ib/hr	0.276 2.4 0.00139 0.6 1.3 40% 8.9 12.9 0.00753 3.67 0.00213 116.98 184.191 962.6 5.5116E-02 94.7 6.5698E-02 112.9	0.276 2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00767 3.56 0.00213 116.98 178.796 942.6 5.5116E-02 91.9 6.5698E-02 109.5	2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00769 3.55 0.00213 116.98 178.178 936.7 5.5116E-02 91.6 6.5698E-02 109.2	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00774 3.51 0.00213 116.98 176.210 924.3 5.5116E-02 90.6 6.6569E-02 108.0	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00778 3.48 0.00213 116.98 174,746 913.8 5.5116E-02 89.8 6.5698E-02 107.1	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00781 3.46 0.00213 116.98 173.699 914.2 5.5110E-02 89.3 6.5698E-02 106.4	2.3 0.00139 0.6 1.2 40% 8.6 12.6 0.00783 3.45 0.00213 116.98 173.102 917.7 5.5116E-02 89.0 6.5698E-02 106.1	5.9 0.00151 3.3 13.8 40% 37.2 54.3 0.01389 9.03 0.00231 163.45 542,846 1,205.9 1.6635E-01 535.3 3.9419E-01 1,210.1	6.0 0.00151 3.3 13.9 37% 36.9 53.8 0.01360 9.14 0.00231 163.45 552_266 1,173.0 1.6835E-01 549.0 3.9419E-01 1,246.1	6.0 0.00151 3.3 13.9 38% 37.0 53.9 0.01364 9.14 0.00231 163.45 551.45 551.45 1.167.1 1.6533E-01 547.5 3.9419E-01	6.0 0.00151 3.3 38% 37.2 54.2 0.01366 9.17 0.00231 163.45 552.807 1,154.6 1.6535E-01 547.7 3,9419E-01 1,240.9	6.0 0.00151 3.3 14.0 39% 37.4 54.4 0.01362 9.24 0.00231 163.45 556,581 1,140.6 1.6535E-01 551.2 3,9419E-01 1,248.8	6.1 0.00151 3.3 14.1 39% 37.5 54.5 0.01357 9.28 0.00231 163.45 559,613 1,138.3 1,6335E-01 554,6 3,9419E-01 1,256.3	6.0 0.00151 3.3 38% 37.1 54.1 0.01369 9.13 0.00231 163.45 550,152 1,142.6 1,6535E-01 545.1 3,9419E-01 1,235.3	4.4 0.00152 0.6 1.7 40% 24.1 39.1 0.01347 6.74 0.00232 163.45 434.815 1,229.8 1,6355E-01 479.8 3,9419E-01 1,144.0	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232 163.45 449.819 1,184.3 1,6535E-01 496.4 3,9419E-01 1,183.4	0.00152 0.6 1.8 40% 24.4 39.4 0.01316 6.94 0.00232 163.45 447.886 1,177.6 1,6535E-01 494.3 3,9419E-01 1,178.3	0.6 1.8 40% 24.3 39.3 0.01318 6.93 0.00232 163.45 447.073 1.163.6 1.6535E-01 493.4 3.9419E-01 1.176.2	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232 163.45 449.85 1,149.9 1,6535E-01 496.4 3,9419E-01 1,183.5	0.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01306 7.01 0.00232 163.45 452.619 1.150.2 1.6535E-01 499.5 3.9419E-01 1.190.8	4,5 0.00152 0.6 1.8 40% 24.3 39.3 0.01323 6.90 0.00232 163.45 445,081 1,156.3 1,635E-0 491.2 3,9419E-0
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Volatilio Organic Compounds VOC @ 15% O2 VOC as CH4 (per HRSG) VOC & SCH4 (per HRSG) VOC & SCH4 (per HRSG) PM10, front including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) PM20 in Exhaust Gas (per HRSG) VAC (per H	ppmvd ib/hr ib/MMBtu ppmvd ib/hr % ib/hr ib/hr ib/hr ib/MMBtu ib/hr	0.276 2.4 0.00139 0.6 1.3 40% 8.9 12.9 0.00753 3.67 0.00213 116.98 184,191 962.6 5.5116E-02 94.7 6.5698E-02	0.276 2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00767 3.56 0.00213 116.98 178.796 942.6 5.5116E-02 91.9 6.5698E-02	2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00769 3.55 0.00213 116.98 178.178 936.7 5.5116E-02 91.6 6.5698E-02	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00774 3.51 0.00213 116.98 176.210 924.3 5.5116E-02 90.6 6.5698E-02	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00778 3.48 0.00213 116.98 174,746 913.8 5.5116E-02 89.8 6.5698E-02	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00781 3.46 0.00213 116.98 173.699 914.2 5.5116E-02 89.3 6.5698E-02	2.3 0.00139 0.6 1.2 40% 8.6 12.6 0.00763 3.45 0.00213 116.98 173,102 917.7 5.5116E-02 89.0 6.5698E-02	3.3 13.8 40% 37.2 54.3 0.01389 9.03 0.00231 163.45 542.846 1.205.9 1.6535E-01 535.3 3.9419E-01	3.3 3.3 3.7% 36.9 53.8 0.01360 9.14 0.00231 163.45 552.266 1,173.0 1.6535E-01 549.0 3.9419E-01	6.0 0.00151 3.3 13.9 38% 37.0 53.9 0.01364 9.14 0.00231 163.45 551.496 1.167.1 1.6535E-01 547.5 3.9419E-01	3.3 13.9 38% 37.2 54.2 0.01386 9.17 0.00231 163.45 552.807 1,154.6 1.6535E-01 547.7 3.9419E-01	3.3 14.0 39% 37.4 54.4 0.01362 9.24 0.00231 163.45 556.581 1,140.6 1.6535E-01 551.2 3,9419E-01	3.3 14.1 39% 37.5 54.5 0.01337 9.28 0.00231 163.45 559.613 1,138.3 1.6535E-01 554.4 3.9419E-01	3.3 13.9 38% 37.1 54.1 0.01389 9.13 0.00231 163.45 550,152 1,142.6 1.6535E-01 545.1 3.9419E-01	4.4 0.00152 0.6 1.7 40% 24.1 39.1 0.01347 6.74 0.00232 163.45 434.815 1,229.8 1.6535E-01 479.8 3.9419E-01	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232 163.45 449.819 1.184.3 1.6535E-01 498.4 3.9419E-01	4.5 0.00152 0.6 1.8 40% 24.4 39.4 0.01316 6.94 0.00232 163.45 447.886 1,177.6 1.6535E-01 494.3 3.9419E-01	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01318 6.93 0.00232 163.45 447,073 1,163.6 1,6535E-01 493.4 3,9419E-01	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232 163.45 449.853 1,149.9 1.6535E-01 496.4 3.9419E-01	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01306 7.01 0.00232 163.45 452.619 1.150.2 1.6535E-01 499.5 3.9419E-01	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01323 6.90 0.00232 163.45 445,081 1.156.3 491.2 3.9419E-01 1.171.0
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Volatile Organic Compounds VOC @ 15% O2 VOC as CH4 (per HRSG) VOC & SCH4 (per HRSG) VOC & Removal in Catalyst Particulates PM10, front including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) HZSO4 Emissions HZSO4 in Exhaust Gas (per HRSG) HZSO4 in Exhaust Gas (per HRSG) CO2 in Exhaust Gas (per HRSG) CO3 in Exhaust Gas (per HRSG) CO4 in Exhaust Gas (per HRSG) CH4 in Exhaust Gas (per HRSG) NC0 in Exhaust Gas (per HRSG)	ppmvd Ib/hr	0.276 2.4 0.00139 0.6 1.3 40% 8.9 12.9 0.00753 3.67 0.00213 116.98 184.191 962.6 5.5116E-02 94.7 6.5698E-02 112.9 184.398.8	0.276 2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00767 3.56 0.00213 116.98 178.796 942.6 5.5116E-02 91.9 6.5698E-02 109.5 178.997.4	2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00769 3.55 0.00213 116.98 178.178 936.7 5.5116E-02 91.6 6.5698E-02 109.2 178.378.5	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00714 3.51 0.00213 116.98 176.210 924.3 5.5116E-02 90.6 6.5698E-02 108.0 176.408.8	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00778 3.48 0.00213 116.98 174,746 91.8 5.5116E-02 89.8 6.5698E-02 107.1 174,942.5	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00781 3.46 0.00213 116.98 173.699 914.2 5.5116E-02 89.3 6.5698E-02 106.4 173.895.1	2.3 0.00139 0.6 1.2 40% 8.6 12.6 0.00783 3.45 0.00213 116.98 173.102 8.0 6.5698E-02 106.1 173.296.6	5.9 0.00151 3.3 13.8 40% 37.2 54.3 0.01389 9.03 0.00231 163.45 542,846 1,205.9 1.6635E-01 535.3 3.9419E-01 1,210.1	0.00151 3.3 3.3 37% 36.9 53.8 0.01360 9.14 0.00231 163.45 552,266 1,173.0 1.6535E-01 549.0 3.9419E-01 1,246.1 554,061.4	6.0 0.00151 3.3 13.9 38% 37.0 53.9 0.01364 9.14 0.00231 163.45 551,496 1,167.1 1,6538E-01 547.5 3,9419E-01 1,241.8 553,285.6	9.17 0.00231 3.39 38% 37.2 54.2 0.01366 9.17 0.00231 163.45 552,807 1,154.6 1.6535E-01 547.7 3.9419E-01 1,240.9 554,595.3	0.00151 3.3 14.0 39% 37.4 54.4 0.01362 9.24 0.00231 163.45 556.581 1,140.6 1,6535E-01 551.2 3,9419E-01 1,248.8 558,381.6	9.28 0.00231 163.45 559.613 1,138.3 1,138.3 1,138.3 1,535E-01 554.4 3,9419E-01 1,256.3 561,423.9	0.00151 3.3 13.9 38% 37.1 54.1 0.01389 9.13 0.00231 163.45 550,152 1,142.6 1,5535E-01 545.1 3,9419E-01 1,235.3 551,932.5	4.4 0.00152 0.6 1.7 40% 24.1 39.1 0.01347 6.74 0.00232 163.45 434.815 1,229.8 1,6355E-01 479.8 3,9419E-01 1,144.0	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232 163.45 449.819 1,184.3 1,5535E-01 496.4 3,9419E-01 1,183.4 451,499.0	4.5 0.00152 0.6 1.8 40% 24.4 39.4 0.01316 6.94 0.00232 163.45 447,886 1,177.6 1.6535E-01 494.3 3,9419E-01 1,178.3 449,558.6	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01318 6.93 0.00232 163.45 447.073 1.163.6 1.6535E-01 493.4 3.9419E-01 1.176.2 448,742.6	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232 163.45 449.853 1,149.9 1.6535E-01 496.4 3,9419E-01 1,183.5 451,533.3	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01306 7.01 0.00232 163.45 452,619 1,150.2 1,6538E-01 499.5 3,9419E-01 1,190.8 454,309.8	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01323 6.90 0.00232 163.45 445,081 1,1563 1,15635 445,081 1,1563 1,1543 445,081 1,1543 445,081 445,
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Volatile Organic Compounds VOC @ 15% O2 VOC as CH4 (per HRSG) VOC & SCH4 (per HRSG) VOC & SCH4 (per HRSG) PM10, front including (NH4)2SO4 (per HRSG) PM10, front including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) PM2O4 in Exhaust Gas (per HRSG) CO2 in Exhaust Gas (per HRSG) CH4 in Exhaust Gas (per HRSG) N2O in Exhaust Gas (per HRSG) N2O in Exhaust Gas (per HRSG) SIAC Exit Temperature	ppmvd ib/hr b/MMBtu ppmvd ib/hr // % ib/hr // // // // // // // // // // // // //	0.276 2.4 0.00139 0.6 1.3 40% 8.9 12.9 0.00753 3.67 0.00213 116.98 184,191 962.6 5.5116E-02 94.7 6.5698E-02 112.9 184,398.8	0.276 2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00767 3.56 0.00213 116.98 178.796 942.6 5.5116E-02 91.9 6.5698E-02 109.5 178.997.4	2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00769 3.55 0.00213 116.98 178.178 936.7 5.5116E-02 91.6 6.5698E-02 178.378.5	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00774 3.51 0.00213 116.98 176.210 924.3 5.5116E-02 90.6 6.5698E-02 108.0 176.408.8	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00778 3.48 0.00213 116.98 174,746 913.8 5.5116E-02 89.8 6.5698E-02 107.1 174,942.5	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00781 3.46 0.00213 116.98 173.699 914.2 5.5116E-02 89.3 6.5698E-02 106.4 173.895.1	2.3 0.00139 0.6 1.2 40% 8.6 12.6 0.00783 3.45 0.00213 116.98 173,102 917.7 5.5116E-02 89.0 6.5698E-02 106.1 173,296.6	5.9 0.00151 3.3 13.8 40% 37.2 54.3 0.01389 9.03 0.00231 163.45 542.846 1,205.9 1.6535E-01 1,210.1 544.591.4	6.0 0.00151 3.3 13.9 37% 36.9 53.8 0.01360 9.14 0.00231 163.45 552,266 1,173.0 1.6535E-01 1,246.1 554,061.4	6.0 0.00151 3.3 13.9 38% 37.0 53.9 0.01364 9.14 0.00231 163.45 551,496 1,167.1 1.6535E-01 1,47.5 3.9419E-01 1,241.8 553,285.6	6.0 0.00151 3.3 13.9 38% 37.2 54.2 0.01366 9.17 0.00231 163.45 552.807 1,154.6 1.6535E-01 1,240.9 554,599.3	6.0 0.00151 3.3 14.0 39% 37.4 54.4 0.01362 9.24 0.00231 163.45 556,581 1,140.6 1,5535E-01 1,248.8 558,381.6	6.1 0.00151 3.3 14.1 39% 37.5 54.5 0.01357 9.28 0.00231 163.45 559.613 1,138.3 1,5535E-01 1,256.3 561,423.9	6.0 0.00151 3.3 13.9 38% 37.1 54.1 0.01369 9.13 0.00231 163.45 550,152 1,142.6 1,5535E-01 1,42.6 1,5535E-01 1,235.3 551,932.5	4.4 0.00152 0.6 1.7 40% 24.1 39.1 0.01347 6.74 0.00232 163.45 434,815 1,229.8 1,6355E-01 479.8 3,3419E-01 1,144.0 436,438.8	0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232 163.45 449.819 1,184.3 1,5535E-01 1,184.3 1,499.0 185	0.00152 0.6 1.8 40% 24.4 39.4 0.01316 6.94 0.00232 163.45 447,886 1,177.6 1,6535E-01 1,178.3 449,558.6	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01318 6.93 0.00232 163.45 447,073 1,163.6 1.6535E-01 1,176.2 448,742.6	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232 163.45 449.853 1,149.9 1,6535E-01 1,183.5 451,533.3	0.00152 0.6 1.8 40% 24.4 39.4 0.01306 7.01 0.00232 163.45 452.619 1,150.2 1,6535E-01 1,190.2 1,190.8 1,19	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01323 6.90 0.00232 163.45 445,081 1,156.3 1,156.3 1,155.3 1,157.3 491.2 3,441.9 491.2 1,171.0 446,742.6
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Volatile Organic Compounds VOC @ 15% O2 VOC as CH4 (per HRSG) VOC & SCH4 (per HRSG) VOC & Removal in Catalyst Particulates PM10, front including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) HZSO4 Emissions HZSO4 in Exhaust Gas (per HRSG) HZSO4 in Exhaust Gas (per HRSG) CO2 in Exhaust Gas (per HRSG) CO3 in Exhaust Gas (per HRSG) CO4 in Exhaust Gas (per HRSG) CH4 in Exhaust Gas (per HRSG) NC0 in Exhaust Gas (per HRSG)	ppmvd Ib/hr	0.276 2.4 0.00139 0.6 1.3 40% 8.9 12.9 0.00753 3.67 0.00213 116.98 184.191 962.6 5.5116E-02 94.7 6.5698E-02 112.9 184.398.8	0.276 2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00767 3.56 0.00213 116.98 178.796 942.6 5.5116E-02 91.9 6.5698E-02 109.5 178.997.4	2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00769 3.55 0.00213 116.98 178.178 936.7 5.5116E-02 91.6 6.5698E-02 109.2 178.378.5	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00714 3.51 0.00213 116.98 176.210 924.3 5.5116E-02 90.6 6.5698E-02 108.0 176.408.8	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00778 3.48 0.00213 116.98 174,746 91.8 5.5116E-02 89.8 6.5698E-02 107.1 174,942.5	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00781 3.46 0.00213 116.98 173.699 914.2 5.5116E-02 89.3 6.5698E-02 106.4 173.895.1	2.3 0.00139 0.6 1.2 40% 8.6 12.6 0.00783 3.45 0.00213 116.98 173.102 8.0 6.5698E-02 106.1 173.296.6	5.9 0.00151 3.3 13.8 40% 37.2 54.3 0.01389 9.03 0.00231 163.45 542,846 1,205.9 1.6635E-01 535.3 3.9419E-01 1,210.1	6.0 0.00151 3.3 13.9 37% 36.9 53.8 0.01360 9.14 0.00231 163.45 552.266 1.173.0 1.6535E-01 549.0 3.9419E-01 1.246.1 554,061.4	6.0 0.00151 3.3 13.9 38% 37.0 53.9 0.01364 9.14 0.00231 163.45 551,496 1,167.1 1,6538E-01 547.5 3,9419E-01 1,241.8 553,285.6	9.17 0.00231 3.39 38% 37.2 54.2 0.01366 9.17 0.00231 163.45 552,807 1,154.6 1.6535E-01 547.7 3.9419E-01 1,240.9 554,595.3	0.00151 3.3 14.0 39% 37.4 54.4 0.01362 9.24 0.00231 163.45 556.581 1,140.6 1,6535E-01 551.2 3,9419E-01 1,248.8 558,381.6	9.28 0.00231 163.45 559.613 1,138.3 1,138.3 1,138.3 1,535E-01 554.4 3,9419E-01 1,256.3 561,423.9	0.00151 3.3 13.9 38% 37.1 54.1 0.01389 9.13 0.00231 163.45 550,152 1,142.6 1,5535E-01 545.1 3,9419E-01 1,235.3 551,932.5	4.4 0.00152 0.6 1.7 40% 24.1 39.1 0.01347 6.74 0.00232 163.45 434.815 1,229.8 1,6355E-01 479.8 3,9419E-01 1,144.0	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232 163.45 449.819 1,184.3 1,5535E-01 496.4 3,9419E-01 1,183.4 451,499.0	0.00152 0.6 1.8 40% 24.4 39.4 0.01316 6.94 0.00232 163.45 447.886 1,177.6 1,178.3 449.558.6 185 6,490,652 1,185,218	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01318 6.93 0.00232 163.45 447.073 1.163.6 1.6535E-01 493.4 3.9419E-01 1.176.2 448,742.6	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232 163.45 449.853 1,149.9 1.6535E-01 496.4 3,9419E-01 1,183.5 451,533.3	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01306 7.01 0.00232 163.45 452,619 1,150.2 1,6538E-01 499.5 3,9419E-01 1,190.8 454,309.8	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01323 6.90 0.00232 163.45 445,081 1,156.3 1,156.3 1,171.0 446,742.6
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Volatile Organic Compounds VOC @ 15% O2 VOC as CH4 (per HRSG) VOC & Removal in Catalyst Particulates PM10, front including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) PM2SO4 in Exhaust Gas (per HRSG) HZSO4 in Exhaust Gas (per HRSG) HZSO4 in Exhaust Gas (per HRSG) CO2 in Exhaust Gas (per HRSG) CO2 in Exhaust Gas (per HRSG) CO4 in Exhaust Gas (per HRSG) CO4 in Exhaust Gas (per HRSG) CO4 in Exhaust Gas (per HRSG) CO5 in Exhaust Gas (per HRSG) CO6 in Exhaust Gas (per HRSG) CH4 in Exhaust Gas (per HRSG) NZO in Exhaust Gas (per HRSG) NZO in Exhaust Gas (per HRSG) SIack Exit Temperature Flow Rate (per HRSG) Flow Rate (per HRSG) Flow Rate (per HRSG) Flow Rate (per HRSG)	ppmvd ib/hr ib/h/mBtu ib/hr ib/h/mMBtu ib/hr ib/h/mMBtu ib/hr ib/h/mMBtu ib/hr ib/h/mBtu ib/hr	0.276 2.4 0.00139 0.6 1.3 40% 8.9 12.9 0.00753 3.67 0.00213 116.98 184,191 962.6 5.5116E-02 94.7 6.5698E-02 112.9 184,398.8 165 3,526,941 651,405 802,569	0.276 2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00767 3.56 0.00213 116.98 178.796 942.6 5.5116E-02 109.5 178.997.4 165 3.452.470 637.853 785.817	2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00769 3.55 0.00213 116.98 178.178 936.7 5.5116E-02 91.6 6.5698E-02 109.2 178.378.5 165 3.452,088 637,899 785,881	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00774 3.51 0.00213 116.98 176,210 924.3 5.5116E-02 108.0 176,408.8 165 3.454,351 639,092 787,333	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00778 3.48 0.00213 116.98 174,746 913.8 5.5116E-02 89.8 6.5696E-02 107.1 174,942.5 165 3.454.625 641.022 789,733	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00781 3.46 0.00213 116.98 173.699 914.2 5.5116E-02 106.4 173.895.1 165 3.456,818 642,689 791,777	2.3 0.00139 0.6 1.2 40% 8.6 12.6 0.00783 3.45 0.00213 116.98 173,102 917.7 5.5116E-02 89.0 106.1 173,296.6	5.9 0.00151 3.3 13.8 40% 37.2 54.3 0.01389 9.03 0.00231 163.45 542,846 1.205.9 1.6535E.01 1.210.1 535.3 3.9419E-01 1.210.1 544.591.4 186 6.418,548 1,176,074 1,498,773	6.0 0.00151 3.3 13.9 37% 36.9 53.8 0.01360 9.14 0.00231 163.45 552,266 1,173.0 1,6535E-01 549.0 1,246.1 554,061.4 185 6,584,579 1,207,255 1,535,605	6.0 0.00151 3.3 13.9 38% 37.0 53.9 0.01364 9.14 0.00231 163.45 551,496 1,167.1 1.6535E-01 547.5 3.9419E-01 1,241.8 553,285.6	6.0 0.00151 3.3 13.9 38% 37.2 54.2 0.01366 9.17 0.00231 163.45 552,807 1,154.6 1,8635E-01 547,7 3.9419E-01 1,240.9 554,595.3 183 6,382,793 1,174,130 1,488,626	6.0 0.00151 3.3 14.0 39% 37.4 54.4 0.01362 9.24 0.00231 163.45 556,581 1,140.6 1,8535E-01 551.2 3.9419E-01 1,248.8 558,381.6 184 6,237,719 1,152,671 1,453,036	6.1 0.00151 3.3 14.1 39% 37.5 54.5 0.01357 9.28 0.00231 163.45 559.613 1.138.3 1.6535E-01 1.256.3 561,423.9 177 6.107,880 1.132,427 1,421,231	6.0 0.00151 3.3 13.9 38% 37.1 54.1 0.01369 9.13 0.00231 163.45 550,152 1,142.6 1,8535E-01 545.1 3.9419E-01 1,225.3 551,932.5 184 6,003,036 1,115,224 1,416,180	4.4 0.00152 0.6 1.7 40% 24.1 39.1 0.01347 6.74 0.00232 163.45 434,815 1.229.8 1.6535E-01 479.8 3.9419E-01 1,144.0 436,438.8	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232 163.45 449.819 1.184.3 1.6535E-01 496.4 3.9419E-01 1.183.4 451.499.0 185 6.542.912 1.194.312 1.1519.142	4,5 0.00152 0.6 1.8 40% 24.4 39.4 0.01316 6.94 0.00232 163.45 447,886 1,177.6 1.6535E-01 494.3 3.9419E-01 1,178.3 49,558.6	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01318 6.93 0.00232 163.45 447,073 1.163.6 1.6535E-01 1,176.2 448,742.6 183.6 1,176.2 1,176	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232 163.45 449,853 1,149,9 1.6535E-01 1,183.5 451,533.3 194.9 1,183.5 451,533.3	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01306 7.01 0.00232 163.45 452,619 1,150.2 1,6535E-01 499.5 3,9419E-01 1,190.8 454,309.8	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01223 6.90 0.00232 163.45 445,081 1.156.3 1.6535E-01 1.171.0 446,742.6 1.84 5.960,302 1.101,960
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG) Volatile Organic Compounds VOC @ 15% O2 VOC as CH4 (per HRSG) VOC & SCH4 (per HRSG) VOC & Removal in Catalyst Particulates PM10, front including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG) HZSO4 Emissions HZSO4 in Exhaust Gas (per HRSG) HZSO4 in Exhaust Gas (per HRSG) CO2 in Exhaust Gas (per HRSG) CO2 in Exhaust Gas (per HRSG) CO2 in Exhaust Gas (per HRSG) CO4 in Exhaust Gas (per HRSG) CH4 in Exhaust Gas (per HRSG) CH4 in Exhaust Gas (per HRSG) NZO in Exhaust Gas (per HRSG) SIack Exit Temperature Flow Rate (per HRSG)	ppmvd lb/hr lb/MMBtu ppmvd lb/hr lb/hr lb/hr lb/hr lb/hr lb/hr lb/MMBtu lb/hr lb/MMBtu lb/hr lb/MMBtu lb/hr lb/MMBtu lb/hr lb/MMBtu lb/hr lb/hr lb/hr lb/hr lb/hr lb/hr	0.276 2.4 0.00139 0.6 1.3 40% 8.9 12.9 0.00753 3.67 0.00213 116.98 184.191 962.6 5.5116E-02 94.7 6.5698E-02 112.9 184.398.8	0.276 2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00767 3.56 0.00213 116.98 178.796 94.2 6 5.5116E-02 91.9 6.5698E-02 109.5 178.997.4	2.3 0.00139 0.6 1.3 40% 8.8 12.8 0.00769 3.55 0.00213 116.98 178.178 936.7 5.5116E-02 91.6 6.5698E-02 109.2 178.378.5	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00774 3.51 0.00213 116.98 176.210 924.3 5.5116E-02 90.6 6.5698E-02 108.0 176.408.8	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00778 3.48 0.00213 116.98 174,746 913.8 5.5116E-02 89.8 6.5698E-02 107.1 174,942.5	2.3 0.00139 0.6 1.2 40% 8.7 12.7 0.00781 3.46 0.00213 116.98 173,699 914.2 5.5116E-02 99.3 6.5698E-02 106.4 173,895.1	2.3 0.00139 0.6 1.2 40% 8.6 12.6 0.00783 3.45 0.00213 116.98 173.102 917.7 5.5116E-02 89.0 6.5998E-02 106.1 173,296.6	5.9 0.00151 3.3 13.8 40% 37.2 54.3 0.01389 9.03 0.00231 163.45 542,846 1,205.9 1.6535E-01 535.3 3.9419E-01 1.210.1 544,591.4	6.0 0.00151 3.3 13.9 37% 36.9 53.8 0.01360 9.14 0.00231 163.45 552.266 1.173.0 1.6535E-01 549.0 3.9419E-01 1.246.1 554,061.4	6.0 0.00151 3.3 13.9 38% 37.0 53.9 0.01364 9.14 0.00231 163.45 551,496 1,167.1 1,6535E-01 1,47.5 3,9419E-01 1,241.8 553,285.6 185 6,552,792 1,198,308	6.0 0.00151 3.3 38% 37.2 54.2 0.01366 9.17 0.00231 163.45 552,807 1,154.6 1.6535E-01 547.7 3.9419E-01 1,240.9 554,595.3	6.0 0.00151 3.3 14.0 39% 37.4 54.4 0.01362 9.24 0.00231 163.45 556,581 1,140.6 1.5535E-01 1,248.8 558,381.6	6.1 0.00151 3.3 14.1 39% 37.5 54.5 0.01357 9.28 0.00231 163.45 559.613 1,138.3 1,6535E-01 1,256.3 561.423.9	6.0 0.00151 3.3 38% 37.1 54.1 0.01369 9.13 0.00231 163.45 550,152 1,142.6 1.5535E-01 545.1 3.9419E-01 1,235.3 551,932.5	4.4 0.00152 0.6 1.7 40% 24.1 39.1 0.01347 6.74 0.00232 163.45 434.815 1,229.8 1.6535E-01 479.8 3.9419E-01 1,144.0 436.438.8	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232 163.45 449.819 1,184.3 1,5535E-01 496.4 3,9419E-01 1,183.4 451.499.0	0.00152 0.6 1.8 40% 24.4 39.4 0.01316 6.94 0.00232 163.45 447.886 1,177.6 1,178.3 449.558.6 185 6,490,652 1,185,218	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01318 6.93 0.00232 163.45 447,073 1.163.6 1.6535E-01 493.4 3.9419E-01 1.176.2 448.742.6	4.6 0.00152 0.6 1.8 40% 24.4 39.4 0.01312 6.97 0.00232 163.45 449.853 1,149.9 1,6535E-01 496.4 3,9419E-01 1,183.5 451,533.3	0.00152 0.6 1.8 40% 24.4 39.4 0.01306 7.01 0.00232 163.45 452,619 1.150.2 1.6535E-01 1.99.5 3.9419E-01 1.190.8 454.309.8	4.5 0.00152 0.6 1.8 40% 24.3 39.3 0.01323 6.90 0.00232 163.45 445,081 1,156.3 1,156.3 1,171.0 446,742.6

Notes:

1. Particulate values exclude catalyst and other entrained particles.

2. Emission values do not include heavy metals (lead, mercury, etc.)

3. Differing fuel composition may change the calculated emissions.

4. CTG performance based on performance runs provided by SEI.

5. Fuel based on natural gas analysis provided by NTEC.

6. 35 ppm NOx control on 8000H gas turbine.

8. Stack SO2 content reported with no conversion to SO3.

9. Particulate emissions assume 100% conversion of SO2-SO3, and 100% cover 10. H2SO4 assumes 100% conversion of SO2-SO3, and 100% conversion of SO 11. Greenhouse Gas (GHC) emissions are based on EPA 40 CFR Part 98 emissions are based on EPA 40 CFR Part 98 emissions.

12. 20% margin in Fuel flow and 20% margin in exhaust flow are included.

13. Emissions reported on the basis of pounds per hour are for one combustion tu 14. Emissions estimates are for information only and are NOT guaranteed.

Combustion Turbine Case #		50	51	52	53	54	55	56	62	63
						Unfired Fuel Oil		Unfired Fuel Oil		Unfired Fuel Oil
		Unfired Fuel Oil Evap OFF Min	Unfired Fuel Oil Evap OFF	Unfired Fuel Oil Evap OFF	Unfired Fuel Oil Evap OFF	Evap OFF	Unfired Fuel Oil Evap OFF	Evap OFF Maximum	Unfired Fuel Oil Evap OFF	Evap OFF Maximum
		Ambient 1x75%	Winter Peak	Winter Average	Annual Average	Summer Average 1x75%	Summer Peak	Ambient 1x75%	Summer Peak	Ambient
Case Description		CTG	1x75% CTG	1x75% CTG	1x75% CTG	CTG	1x75% CTG	CTG	1xMECL CTG	1xMECL CTG
Ambient Temperature		-34.3 F	7.9 F	15.4 F	39.1 F	61 F	76.8 F	95.5 F	76.8 F	95.5 F
Gas Turbine Load		75%	75%	75%	75%	75%	75%	75%	49%	46%
Evaporative Cooling		OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF	OFF
Water Injection		INJECTION ON	INJECTION ON	INJECTION ON	INJECTION ON	INJECTION ON	INJECTION ON	INJECTION ON	INJECTION ON	INJECTION ON
Duct Firing Inlet Chiller		OFF OFF	OFF OFF	OFF OFF	OFF OFF	OFF OFF	OFF OFF	OFF OFF	OFF OFF	OFF OFF
No. of Gas Turbines In Operation		1	1	1	1	1	1	1	1	1
Gas Turbine Fuel		Fuel Oil	Fuel Oil	Fuel Oil	Fuel Oil	Fuel Oil	Fuel Oil	Fuel Oil	Fuel Oil	Fuel Oil
Duct Burner Fuel		N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
Ambient Conditions										
Temperature	degree F %	-34.3 70%	7.9 69%	15.4 70%	39.1 70%	61 76%	76.8 62%	95.5	76.8 62%	95.5 36%
Relative Humidity Wet Bulb Temperature	degree F	-34.5	6.5	13.5	35.4	56.4	67.3	36% 73.6	67.3	73.6
Pressure	psia	14.34	14.34	14.34	14.34	14.34	14.34	14.34	14.34	14.34
Gas Turbine Generator Performance	'									
Electrical Output	kW	178,707	194,008	193,733	194,160	195,081	190,691	177,262	127,127	118,174
Heat Rate - LHV	Btu/kWh	12,234	11,514	11,482	11,377	11,309	11,395	11,694	13,312	13,744
Heat Rate - HHV	Btu/kWh	13,138	12,365	12,330	12,218	12,145	12,237	12,558	14,296	14,759
GTG Heat Input- LHV GTG Heat Input- HHV	MMBtu/hr MMBtu/hr	2,186 2,348	2,234 2,399	2,224 2,389	2,209 2,372	2,206 2,369	2,173 2,334	2,073 2,226	1,692 1,817	1,624 1,744
Water / Sprint Injection Rate (per HRSG)	lb/hr	30,810	35,112	37,373	45,497	2,369 51,415	2,334 56,533	58,985	33,019	35,212
Exhaust Flow (per HRSG)	lb/hr	5,284,172	5,361,248	5,325,683	5,224,172	5,082,642	4,929,648	4,670,663	4,098,512	3,895,002
Exhaust Temperature	degree F	1,001	1,012	1,020	1,046	1,083	1,107	1,127	1,107	1,127
Steam Turbine Generator Performance										
Electrical Output	kW	94,716	98,744	99,747	103,104	108,209	107,240	103,077	88,107	84,708
Duct Burner Fuel Consumption Heat Input, LHV (per HRSG)	MMBtu/hr	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Heat Input, LHV (per HRSG)	MMBtu/hr	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Stack Volumetric Analysis, Wet	WIWIDIAMII	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Ar	%	0.88%	0.88%	0.88%	0.87%	0.86%	0.85%	0.85%	0.86%	0.86%
CO2	%	4.56%	4.58%	4.59%	4.64%	4.74%	4.80%	4.82%	4.51%	4.55%
H2O	%	5.45%	5.71%	5.85%	6.51%	7.61%	8.39%	8.70%	7.60%	7.89%
N2	%	74.01%	73.81%	73.70%	73.19%	72.33%	71.72%	71.48%	72.33%	72.10%
Stack Emissions at Exit	%	15.07%	14.99%	14.95%	14.76%	14.43%	14.20%	14.11%	14.67%	14.57%
NOx Emissions										
NOx.@15% O2 Into SCR	ppmvd	42.0	42.0	42.0	42.0	42.0	42.0	42.0	42.0	42.0
NOx, as NO2 Into SCR (per HRSG)	lb/hr	281.2	287.3	286.1	284.0	283.5	279.1	266.2	217.7	208.9
NOx,@15% O2 Out of SCR	ppmvd	6.0	6.0	6.0	6.0	6.0	6.0	6.0	6.0	6.0
NOx, as NO2 Out of SCR (per HRSG)	lb/hr	40.2	41.0	40.9	40.6	40.5	39.9	38.0	31.1	29.8
SCR NOx Removal Efficiency NH3 Emissions	%	85.7%	85.7%	85.7%	85.7%	85.7%	85.7%	85.7%	85.7%	85.7%
NH3 Reacted with NOx (per HRSG)	lb/hr	116.0	118.5	118.0	117.2	116.9	115.1	109.8	89.8	86.2
NH3 slip @ 15% O2	ppmvd	10	10	10	10	10	10	10	10	10
NH3 slip (per HRSG)	lb/hr	24.8	25.3	25.2	25.0	25.0	24.6	23.5	19.2	18.4
CO Emissions										
CO into catalyst	ppmvd	8.4	8.5	8.5	8.7	9.0	9.2	9.2	42.7	43.2
CO into catalyst, @ 15% O2	ppmvd	10.0	10.0	10.0	10.0	10.0	10.0	10.0	50.0	50.0
CO into catalyst (per HRSG) CO out of catalyst	lb/hr ppmvd	40.8 1.26	41.6 1.27	41.5 1.28	41.2 1.30	41.1 1.34	40.5 1.37	38.6 1.39	157.8 4.27	151.4 4.32
CO out of catalyst CO out of catalyst, @ 15% O2	ppmvd	1.50	1.50	1.50	1.50	1.50	1.50	1.50	5.00	5.00
CO out of catalyst (per HRSG)	lb/hr	6.1	6.2	6.2	6.2	6.2	6.1	5.8	15.8	15.1
CO Catalyst Removal Efficiency	%	85.0%	85.0%	85.0%	85.0%	85.0%	85.0%	85.0%	90.0%	90.0%
SO2 Emissions		0.551	0.555	0.5	0.5==	0.5==	0.5	0.5:-	0.5	0.5
SO2 in Exh. Gas @ 15% O2 (assuming no conversion)	ppmvw	0.361	0.360	0.360	0.357	0.353	0.350	0.349	0.353	0.352
SO2 in Exh. Gas @ 15% O2 (assuming no conversion) SO2 in Exhaust Gas (assuming no conversion) (per HRSG)	ppmvd lb/hr	0.382 3.6	0.382 3.6	0.382 3.6	0.382 3.6	0.382 3.6	0.382 3.5	0.382 3.4	0.382 2.8	0.382 2.6
SO2 in Exhaust Gas (assuming no conversion) (per HRSG) SO2 in Exhaust Gas (assuming no conversion) (per HRSG)	lb/MMBtu	0.00152	0.00152	0.00152	0.00152	0.00152	0.00152	0.00152	0.00152	0.00152
Volatile Organic Compounds										
VOC @ 15% O2	ppmvd	0.6	0.6	0.6	0.6	0.6	0.6	0.6	0.6	0.6
VOC as CH4 (per HRSG)	lb/hr	1.4	1.4	1.4	1.4	1.4	1.4	1.3	1.1	1.0
VOC % Removal in Catalyst	%	40%	40%	40%	40%	40%	40%	40%	40%	40%
Particulates PM10 front including (NHA)2SQ4 (per HPSG)	lh/hr	22.2	22.5	22.5	22.4	22.4	22.2	22.0	20.7	20.5
PM10, front including (NH4)2SO4 (per HRSG) PM10, front & back including (NH4)2SO4 (per HRSG)	lb/hr lb/hr	22.3 37.3	22.5 37.5	22.5 37.5	22.4 37.4	22.4 37.4	22.3 37.3	22.0 37.0	20.7 35.7	20.5 35.5
PM10, front & back including (NH4)2SO4 (per HRSG)	lb/MMBtu	0.01591	0.01563	0.01569	0.01577	0.01579	0.01598	0.01660	0.01964	0.02033
H2SO4 Emissions										
H2SO4 in Exhaust Gas (per HRSG)	lb/hr	5.45	5.57	5.55	5.51	5.50	5.42	5.17	4.22	4.05
H2SO4 in Exhaust Gas	lb/MMBtu	0.00232	0.00232	0.00232	0.00232	0.00232	0.00232	0.00232	0.00232	0.00232
GHG Emissions		405 :-	405 :-	405 :-	105 :=	105 :=	405 :-	405 :-	405 :-	405 :-
CO2 in Exhaust Gas (per HRSG)	lb/MMBtu	163.45	163.45	163.45	163.45	163.45	163.45	163.45	163.45	163.45
CO2 in Exhaust Gas (per HRSG) CO2 in Exhaust Gas (per HRSG)	lb/hr lb/MWh (gross)	351,785 1,286.6	359,429 1,227.8	357,909 1,219.5	355,437 1,195.7	354,976 1,170.4	349,638 1,173.6	333,538 1,189.8	272,292 1,265.1	261,330 1,288.1
CO2 in Exhaust Gas (per HRSG) CH4 in Exhaust Gas (per HRSG)	lb/MMBtu	1,286.6 1.6535E-01	1,227.8 1.6535E-01	1,219.5 1.6535E-01	1,195.7 1.6535E-01	1,170.4 1.6535E-01	1,173.6 1.6535E-01	1,169.8 1.6535E-01	1,205.1 1.6535E-01	1,288.1 1.6535E-01
CH4 in Exhaust Gas (per HRSG)	lb/hr	388.2	396.7	395.0	392.2	391.7	385.8	368.1	300.5	288.4
N2O in Exhaust Gas (per HRSG)	lb/MMBtu	3.9419E-01	3.9419E-01	3.9419E-01	3.9419E-01	3.9419E-01	3.9419E-01	3.9419E-01	3.9419E-01	3.9419E-01
	lb/hr	925.5	945.6	941.6	935.1	933.9	919.9	877.5	716.4	687.5
N2O in Exhaust Gas (per HRSG)	lb/hr	353,098.8	360,771.2	359,245.9	356,763.9	356,301.2	350,944.2	334,783.9	273,309.0	262,306.0
GHG in Exhaust Gas (per HRSG)										
GHG in Exhaust Gas (per HRSG) Stack Exit		45.	4							
GHG in Exhaust Gas (per HRSG) Stack Exit Temperature	degree F	181	179	178	175	175	169	174	165	168
GHG in Exhaust Gas (per HRSG) Stack Exit Temperature Flow Rate (per HRSG)	lb/hr	5,284,172	5,361,248	5,325,683	5,224,172	5,082,642	4,929,648	4,670,663	4,098,512	3,895,002
GHG in Exhaust Gas (per HRSG) Stack Exit Temperature Flow Rate (per HRSG) Flow Rate (per HRSG)	lb/hr scfm	5,284,172 962,755	5,361,248 977,629	5,325,683 971,630	5,224,172 955,336	5,082,642 932,952	4,929,648 907,363	4,670,663 860,607	4,098,512 753,001	3,895,002 716,298
GHG in Exhaust Gas (per HRSG) Stack Exit Temperature Flow Rate (per HRSG)	lb/hr	5,284,172	5,361,248	5,325,683	5,224,172	5,082,642	4,929,648	4,670,663	4,098,512	3,895,002

- Notes:

 1. Particulate values exclude catalyst and other entrained particles.
 2. Emission values do not include heavy metals (lead, mercury, etc.)
 3. Differing fuel composition may change the calculated emissions.
 4. CTG performance based on performance runs provided by SEI.
 5. Fuel based on natural gas analysis provided by NTEC.
 6. 35 ppm NOx control on 8000H gas turbine.
 8. Stack SO2 content reported with no conversion to SO3.
 9. Particulate emissions assume 100% conversion of SO2-SO3, and 100% cove 10. HSO4 assumes 100% conversion of SO2-SO3, and 100% coversion of SO 11. Greenhouse Gas (GHG) emissions are based on EPA 40 CFR Part 98 emissi 12. 20% margin in Fuel flow and 20% margin in evaluate flow are included.
 13. Emissions reported on the basis of pounds per hour are for one combustion tu 14. Emissions estimates are for information only and are NOT guaranteed.

	63
el Oil FF Peak CTG	Unfired Fuel Oil
	4070
N ON	OFF INJECTION ON OFF OFF 1
il	Fuel Oil N/A
	95.5 36% 73.6 14.34
7 2 6	118,174 13,744 14,759 1,624
9 12	1,744 35,212 3,895,002 1,127
7	84,708 0.0 0.0
	0.86% 4.55% 7.89%
6	72.10% 14.57%
	42.0 208.9 6.0 29.8 85.7%
,	86.2 10 18.4
	43.2 50.0
5	151.4 4.32 5.00 15.1 90.0%
2	0.352 0.382 2.6 0.00152
	0.6 1.0 40%
4	20.5 35.5 0.02033
2	4.05 0.00232
5 2 1 -01	163.45 261,330 1,288.1 1.6535E-01 288.4
-01 -0.0	3.9419E-01 687.5 262,306.0
12 1 3	168 3,895,002 716,298 886,447 41.5
	41.5 21.3

South Shore Energy, LLC - Nemadji Trail Energy Center Auxiliary Combustion Sources Emissions Calculations

Auxiliary Boiler

Size	100.00	MMBtu/hr
HHV	1,020	Btu/cf
Operation	8,760	hours/year

Auxiliary Boiler Stack Parameters

Height (ft)	Temp. (F)	Velocity (ft/sec)	Diameter (ft)	ACFM	Stack Discharge Type	Fuel
110.00	290.00	48.00	3.50	27,709	Vertical	Natural Gas

	Emission Factors			Emis	sions
Pollutant	lb/MMcf	lb/MMBtu	Source	lb/hr	tpy
NO _X		0.011	Vendor ^a	1.1	4.8
CO		0.0037	BACT	0.4	1.6
PM/PM ₁₀ /PM _{2.5}	7.6	0.01	AP-42 ^b	0.7	3.3
SO ₂	0.6	0.0006	AP-42 ^b	0.06	0.3
VOC		0.0027	BACT	0.3	1.2
H ₂ SO ₄ Mist	-		Mass Balance	9E-03	0.04
CO ₂	-	117.0	Federal Register ^c	11,698	51,236
CH₄	-	0.0022	Federal Register ^c	0.22	0.97
N ₂ O	-	0.00022	Federal Register ^c	0.022	0.097
CO ₂ e			Federal Register ^c	11,710	51,289

Natural Gas Heaters

Size	10.00	MMBtu/hr
HHV	1,020	Btu/cf
Operation	8,760	hours/year
Number of heaters	2	

Natural Gas Heater Stack Parameters

Height (ft)	Temp. (F)	Velocity (ft/sec)	Diameter (ft)	ACFM	Stack Discharge Type	Fuel
15.00	750.00	25.00	1.67	3,272	Vertical	Natural Gas

	Emission Factors			Emis	ssions	Emissions (2	heaters)
Pollutant	lb/MMcf	lb/MMBtu	Source	lb/hr	tpy	lb/hr	tpy
NO _X	50.0	0.049	AP-42 ^a	0.5	2.1	1.0	4.3
СО	84.0	0.08	AP-42 ^a	0.8	3.6	1.6	7.2
PM/PM ₁₀ /PM _{2.5}	7.6	0.01	AP-42 ^a	0.07	0.3	0.1	0.7
SO ₂	0.6	0.0006	AP-42 ^a	5.9E-03	0.03	0.01	0.05
VOC	5.5	0.005	AP-42 ^a	0.05	0.2	0.1	0.5
H ₂ SO ₄ Mist			Mass Balance	9.0E-04	3.9E-03	1.8E-03	7.9E-03
CO ₂		117.0	Federal Register ^b	1,170	5,124	2,340	10,247
CH₄		0.0022	Federal Register ^b	0.022	0.10	0.04	0.19
N ₂ O		0.00022	Federal Register ^b	2.2E-03	0.010	0.00	0.02
CO ₂ e			Federal Register ^b	1,171	5,129	2,342	10,258

⁽a) Ultra low-NOx burners (b) AP-42 Section 1.4 (7/98) (c) Federal Register - Subpart C of Part 98

⁽a) AP-42 Section 1.4 (7/98) (b) Federal Register - Subpart C of Part 98

South Shore Energy, LLC - Nemadji Trail Energy Center Auxiliary Combustion Sources Emissions Calculations

Emergency Diesel Fire Pump

	282.0	HP
Size	1.95	MMBtu/hr
	14.10	gal/hr
Operation	500	hours/year

Emergency Fire Pump Stack Parameters

Height (ft)	Temp. (F)	Velocity (ft/sec)	Diameter (ft)	ACFM	Stack Discharge Type	Fuel
15.00	1,030	153.90	0.50	1,813	Vertical	Diesel

		Emissi	on Factors			Emissions		
Pollutant	g/kw-hr	g/hp-hr	lb/hp-hr	lb/MMBtu	Source	lb/hr	tpy	
NO_X	4.0	3.0			NSPS ^a	1.9	0.5	
СО	3.5	2.6			NSPS ^a	1.6	0.4	
PM/PM ₁₀ /PM _{2.5}	0.2	0.15			NSPS ^a	0.09	0.02	
SO ₂			2.05E-03		AP-42 ^b	0.6	0.1	
VOC		1.1	2.51E-03		AP-42 ^b	0.7	0.2	
H ₂ SO ₄ Mist					Mass Balance	0.09	0.02	
CO ₂				163.1	Federal Register ^c	318.0	79.5	
CH₄				0.0066	Federal Register ^c	0.013	3.2E-03	
N ₂ O				0.00132	Federal Register ^c	2.6E-03	6.4E-04	
CO₂e					Federal Register ^c	319	80	

(a) NSPS 40 CFR Part 60, Subapart IIII Limits

NSPS Limits - 40 CFR Part 60, Subapart IIII, (40 CFR 60 Table 4)

	NOx + VOM	CO	PM
g/kW-hr	4.0	3.5	0.20
g/hp-hr	3.0	2.6	0.15

⁽b) AP-42 Section 3.3 (10/96) (c) Federal Register - Subpart C of Part 98

South Shore Energy, LLC - Nemadji Trail Energy Center **Auxiliary Combustion Sources Emissions Calculations**

Emergency Diesel Generator

Size	1,112	KW
	1,490	hp
	150.0	gal/hr
	20.6	MMBtu/hr
Operation	500	hours/year
Sulfur Content	0.0015	%

137,000 Btu/gal

Emergency Diesel Generator Stack Parameters

Emergency Blood Contrator Stack and motors							
Height (ft)	Temp. (F)	Velocity (ft/sec)	Diameter (ft)	ACFM	Stack Discharge Type	Fuel	
15.00	890 00	360 01	0.67	7 540	Vertical	Diesel	

		Emission Factors				Emissions		
Pollutant	g/kw-hr	g/hp-hr	lb/hp-hr	lb/MMBtu	Source	lb/hr	tpy	
NO_X	6.4	4.8			NSPS ^a	15.7	3.9	
СО	3.5	2.6			NSPS ^a	8.6	2.1	
PM/PM ₁₀ /PM _{2.5}	0.2	0.15			NSPS ^a	0.5	0.1	
SO ₂			1.21E-05		AP-42 ^b	0.02	4.5E-03	
VOC		0.32	7.05E-04		AP-42 ^b	1.1	0.3	
H ₂ SO ₄ Mist					Mass Balance	2.8E-03	6.9E-04	
CO ₂				163.1	Federal Register ^c	3,351	838	
CH ₄				0.0066	Federal Register ^c	1.4E-01	3.4E-02	
N ₂ O				0.00132	Federal Register ^c	2.7E-02	6.8E-03	
CO ₂ e					Federal Register ^c	3,362	841	

(a) NSPS 40 CFR Part 60, Subapart IIII Limits

NSPS Limits - 40 CFR Part 60, Subapart IIII, (40 CFR 60.4202(a)(2) and 40 CFR 89.112 - Table 1)

	NOx + VOM	CO	PM
g/kW-hr	6.4	3.5	0.20
g/hp-hr	4.8	2.6	0.15

(b) AP-42 Section 3.4 (10/96) (c) Federal Register - Subpart C of Part 98

Sulfuric Acid Mist	Conversion Percent	
Assume 10% of SO ₂ is converted to SO ₃	10	$SO_2 + 1/2 O_2 = SO_3$
Assume 100% of SO ₃ is converted to H ₂ SO ₄	100	$SO_3 + H_2O = H_2SO_4$

		lb/hr SO ₂	lb/hr SO ₃	lb/hr H ₂ SO ₄	tons/year
Name	lb/hr SO ₂	converted to SO ₃	created	created	H ₂ SO ₄
Auxiliary Boiler	0.059	5.9E-03	7.4E-03	9.0E-03	3.9E-02
Dew Point Heater	5.9E-03	5.9E-04	7.4E-04	9.0E-04	3.9E-03
Emergency Fire Pump	0.58	5.8E-02	7.2E-02	8.9E-02	2.2E-02
Emergency Diesel Generator	0.02	0.00	0.00	0.00	6.9E-04

Molecular Weights			
SO ₂	64.1		
SO ₃	80.1		
H ₂ SO ₄	98.1		

CO₂ Equivalent Ratios

Gre	enhouse Gas		CO ₂ Equivalent Ratio
Carbon Dioxide	1		
	124-38-9	CO ₂	
Methane	74-82-8	CH₄	25
Nitrous Oxide	10024-97-2	N ₂ O	298
Hydrofluorocarbons	Various	CHF (various)	12 - 11,700
Perfluorocarbons	Various	CF (various)	6500 - 17,340
Sulfur Hexafluoride	2551-62-4	SF ₆	23,900
Chlorofluorocarbons	Various	CCIF (various)	Not Available

South Shore Energy, LLC - Nemadji Trail Energy Center Storage Tanks

		Size	VOC Emissions	1
Tank #	Material Stored	Gallons	lb/year	Tons/year
1 - Day Tank	#2 Fuel Oil	180,000	83.30	4.17E-02
2 - Diesel Generator Tank	#2 Fuel Oil	1,700	0.48	2.40E-04
3 - Fire Pump Tank	#2 Fuel Oil	350	0.1	5.00E-05
			TOTAL: (tpy VOC)	0.04

TANKS 4.0.9d Inputs

	Day Tank		Diesel Generator	Γank	Fire Pump Tank	
Description	Value	Units	Value	Units	Value	Units
Tank Type	Vertical Fixed Roof Tank		Horizontal Tank		Horizontal Tank	
Location (meteorological data)	Duluth, MN		Duluth, MN		Duluth, MN	
Tank Contents	Distillate Fuel Oil #2		Distillate Fuel Oil #2		Distillate Fuel Oil #2	
Shell Height	30.00	ft	8.04	ft	5.00	ft
Diameter	33.00	ft	6.00	ft	3.45	ft
Avg. Liquid Height	14.07					
Volume	180,042.51	gal	1,700	gal	350.0	gal
Turnovers	59.94		20.83		20.83	
Net Throughput	10,791,747.84	gal	35,360.00	gal	7291.55	gal
Tank heated (y/n)	n		n		n	
Shell Color/Shade	White		n		n	
Shell Condition	Good		White		White	
Roof Color/Shade	White		Good		Good	
Roof Condition	Good					
Roof Type	Cone					
Roof Height	5.00	ft				
Slope (Cone Roof)	0.30	ft/ft				
Vacuum Settings (psig)	-0.03		-0.03		-0.03	
Pressure Settings (psig)	0.03		0.03		0.03	
Working Loss	69.18	lb/yr	0.34	lb/yr	0.07	lb/yr
Breathing Loss	14.11	lb/yr	0.14	lb/yr	0.03	lb/yr
Total losses	83.30	lb/yr	0.48	lb/yr	0.10	lb/yr
Total Emissions	4.17E-02	tpy	2.40E-04	tpy	5.00E-05	tpy

South Shore Energy, LLC - Nemadji Trail Energy Center Greenhouse Gas Emissions from SF_6 in Circuit Breakers

Inputs			
Number of 19 kV Generator Circuit Breakers	2		
Quantity of SF ₆ in each 19 kV Breaker (lb)	23.0		
Number of 345 kV Generator Circuit Breakers	3		
Quantity of SF ₆ in each 345 kV Breaker (lb)	687.0		
Global Warming Potential of SF6 (100yr) 22,800			

Fugitive Emissions of SF6 due to leakage

	Number of Units	Quantity of SF ₆ per Breaker (lbs)	Emissions of SF ₆ Per Breaker ^a (lbs/yr)	Total SF ₆ Emissions (lbs/yr)	Global Warming Potential	Total CO₂e Emissions (tons/yr)
19 kV Breakers	2	23.0	0.12	0.23	22,800	2.6
345 kV Breakers	3	687.0	3.44	10.31	22,800	117.5
Total				10.5		120

⁽a) Based on a maximum SF₆ leakage rate of 0.5% per year

South Shore Energy, LLC - Nemadji Trail Energy Center Emissions from Paved Haul Roads

Paved Haul Road Emissions $E = k * (sL)^{0.91} * (W)^{1.02}$ Equation 1 from AP 42 Section where E is the particulate emission factor having the units matching k Equation 1 from AP 42 Section 13.2.1.3.

Parameter	Value	Description of parameter
sL	2.4	Ubiquitous Silt Loading Default Value, g/m ²
W	see below	Mean vehicle weight [(loaded truck weight + unloaded truck weight)/2], tons
VMT	see below	Vehicle miles traveled (length traveled round trip)
VMT/hr	see below	Vehicle miles traveled per hour = VMT*maximum trips per hour
VMT/yr	see below	Vehicle miles traveled per year = VMT*maximum trips per year

	k
	(lb/VMT)
PM2.5	0.00054
PM10	0.0022
PM30 (TSP)	0.011

Constant k, lb/VMT is from AP 42 Table 13.2.1-1 Notes:

			Max #	Max #	VMT - Len	igth (round Truck Weight [□]		Factor "E" Factor "E	Factor "F"	" Factor "E"	Traveled	Travalad	Emissions		Emissions		Emissions		
	Vehicle Type	Paved			tri	p)	Loaded	Unloaded		1 dotor L	Ib PM2.5/VMT		Traveled	Uncontrolled	Uncontrolled	Uncontrolled	Uncontrolled	Uncontrolled	Uncontrolled
			Trips/hour	Trips/yr	meters	(miles)	tons	tons	ID PIVI/VIVI I	ID PINITO/VINIT	ID PIVIZ.5/VIVI I	VMT/hr	VMT/yr	lb PM/hr	PM tpy	lb PM10/hr	PM10 tpy	lb PM2.5/hr	PM2.5 tpy
Miscellaneous Deliveries	generic haul																		
paved (single-trip: loop)	truck	yes	6	520	837	0.52	40	15	0.72	0.14	0.04	3.12	270.40	2.24	0.10	0.45	0.02	0.11	0.005

⁽a) On average less than 10 trucks per week are expected for delivery or removal; therefore, 10 trucks per week * 52 weeks per year = 520 trips per year

⁽b) Based on generic truck weight of the trucks that will be traveling onsite

	VOC	CO ₂ e
Total Emissions from Piping Fugitives (tpy)	10.4	976.6

Natural Gas									
Natural Gas		VOC _D		CO₂e ^{c,d}					
Equipment Type	Service	Quantity	Factor ^a (kg/hr/source)	Maximum emissions (lb/hr)	Maximum theoretical emissions (tpy)	Potential to emit (tpy)	Maximum emissions (lb/hr)	Maximum theoretical emissions (tpy)	Potential to emit (tpy)
Connectors	Natural Gas	279	2.00E-04	0.01	0.04	0.04	3.00	13.13	13.13
Flanges	Natural Gas	465	3.90E-04	0.03	0.12	0.12	9.75	42.68	42.68
Open Ended Lines	Natural Gas	30	2.00E-03	0.01	0.04	0.04	3.22	14.12	14.12
Valves	Natural Gas	856	4.50E-03	0.59	2.60	2.60	207.00	906.65	906.65
			Total	0.64	2.80	2.80	222.97	976.59	976.59

⁽a) 1995 Protocol for Equipment Leak Emission Estimates- EPA-453/R-95-017

93.00% minimum wt% methane

(c) Since methane is GHG, the maximum CO₂e is calculated at the maximum methane content.

97.50% maximum wt% methane

(d) Methane Global Warming Potential (40 CFR 98) was applied

25

Fuel Oil						
- ruei Oii		VOC _p				
Equipment Type	Service	Quantity	Factor ^a (kg/hr/source)	Maximum emissions (lb/hr)	Maximum theoretical emissions (tpy)	Potential to emit (tpy)
Connectors	Light Oil	52	2.10E-04	0.02	0.11	0.11
Flanges	Light Oil	420	1.10E-04	0.10	0.45	0.45
Open Ended Lines	Light Oil	0	1.40E-03	0.00	0.00	0.00
Valves	Light Oil	291	2.50E-03	1.60	7.02	7.02
			Total	1.73	7.58	7.58

⁽a) 1995 Protocol for Equipment Leak Emission Estimates- EPA-453/R-95-017

(b) Assume all emissions are VOC

Note: The 1995 Protocol for Equipment Leak Emission Rates is the most relevant calculation reference and is a reputable reference document that is widely referenced.

⁽b) Since methane is not a VOC, the maximum VOC is calculated at the minimum methane content.

South Shore Energy, LLC - Nemadji Trail Energy Center Combined Cycle HAPs Emissions - New Emission Sources

Hours of Operation Combustion Turbine Natural Gas Hours = 8,760 hours per year hours per year Combustion Turbine Fuel Oil Hours = Duct Burner = hours per year Auxillary Boiler = 8,760 hours per year Natural Gas Heater = 8,760 hours per year Emergency Diesel Fire Pump = Emergency Diesel Generator = hours per year hours per year

Emergency Breed, Contract.	000	mound por you.	
Natural Gas Usage			
_	mmBtu/hr	mmCF/hr	1,020 MMBtu/MMcf
Combustion Turbine (Natural Gas) =	3,665		
Combustion Turbine (Fuel Oil) =	3,021		
Duct Burner =	1,006	0.987	
Auxillary Boiler =	100.0	0.098	
Natural Gas Heaters =	20.0	0.020	2 Natural Gas Heaters
Emergency Diesel Fire Pump =	1.95		
Emergency Discal Concretor -	20.6		

Total Facility: Hazardous Air Pollutants Emissions

	Maximum
	Potential
	Emissions
HAP	tpy
1st Maximum: Formaldehyde	3.28
2nd Maximum: Toluene	2.09
3rd Maximum: Xylene	1.03
All HAPs	9.33

			Natural	Gas - Internal C	Combustion	Fuel O	il - Internal Comi	oustion			Natural G	as- External C	ombustion					Fue	el Oil			
	CAS		C	Combustion Tur	bine ^a	Co	ombustion Turbi	neª	Emission Factor	Duct E	Burner ^b	Auxillaı	y Boiler ^b	Natural Ga	ıs Heaters ^b	Emission Factor	Emergency Die	sel Fire Pump ^c	Emission Factor	Emergency Die	sel Generator	r ^d Tot
Chemical		POM?	lb/MMBtu	lb/hr	tpy	lb/MMBtu	lb/hr	tpy	lb/MMcf	lb/hr	tpy	lb/hr	tpv	lb/hr	tpy	lb/MMBtu	lb/hr	tpy	lb/MMBtu	lb/hr	tpy	l tp
Methylnaphthalene	97-57-6	POM						· v	2.4E-05	2.4E-05	0.0E+00	2.4E-06	1.0E-05	4.7E-07	2.1E-06						1.0	1.2
Methylchloranthrene	56-49-5	POM							1.8E-06	1.8E-06	0.0E+00	1.8E-07	7.7E-07	3.5E-08	1.5E-07							9.3
12-Dimethylbenz(a)anthracene		POM							1.6E-05	1.6E-05	0.0E+00	1.6E-06	6.9E-06	3.1E-07	1.4E-06							8.28
enaphthene	83-32-9	POM							1.8E-06	1.8E-06	0.0E+00	1.8E-07	7.7E-07	3.5E-08	1.5E-07	1.42E-06	2.8E-06	6.9E-07	4.68E-06	9.6E-05	2.4E-05	2.6
cenaphthylene	203-96-8	POM							1.8E-06	1.8E-06	0.0E+00	1.8E-07	7.7E-07	3.5E-08	1.5E-07	5.06E-06	9.9E-06	2.5E-06	9.23E-06	1.9E-04	4.7E-05	5.1
cetaldehyde	75-07-0		4.0E-05	1.5E-01	6.4E-01											7.67E-04	1.5E-03	3.7E-04	2.52E-05	5.2E-04	1.3E-04	6.4
crolein	107-02-8		6.4E-06	2.3E-02	1.0E-01											9.25E-05	1.8E-04	4.5E-05	7.88E-06	1.6E-04	4.0E-05	1.0
nthracene	120-12-7	POM	VI.I.						2.4E-06	2.4E-06	0.0E+00	2.4E-07	1.0E-06	4.7E-08	2.1E-07	1.87E-06	3.6E-06	9.1E-07	1.23E-06	2.5E-05	6.3E-06	8.5
rsenic	7440-38-2					1.1E-05	3.3E-02	0.0E+00	2.0E-04	2.0E-04	0.0E+00	2.0E-05	8.6E-05	3.9E-06	1.7E-05							1.0
enz(a)anthracene	56-55-3	POM				1112 00	0.02 02	0.02 - 00	1.8E-06	1.8E-06	0.0E+00	1.8E-07	7.7E-07	3.5E-08	1.5E-07	1.68E-06	3.3E-06	8.2E-07	6.22E-07	1.3E-05	3.2E-06	4.9
enzene	71-43-2	. 5	1.2E-05	4.4E-02	1.9E-01	5.5E-05	1.7E-01	0.0E+00	2.1E-03	2.1E-03	0.0E+00	2.1E-04	9.0E-04	4.1E-05	1.8E-04	9.33E-04	1.8E-03	4.5E-04	7.76E-04	1.6E-02	4.0E-03	2.0
enzo(a)pyrene	50-32-8	POM	1.22 00	7.72 02	1.02 01	0.02 00	1.72 01	0.02.00	1.2E-06	1.2E-06	0.0E+00	1.2E-07	5.2E-07	2.4E-08	1.0E-07	1.88E-07	3.7E-07	9.2E-08	2.57E-07	5.3E-06	1.3E-06	2.0
enzo(b)fluoranthene	205-99-2	POM							1.8E-06	1.8E-06	0.0E+00	1.8E-07	7.7E-07	3.5E-08	1.5E-07	9.91E-08	1.9E-07	4.8E-08	1.11E-06	2.3E-05	5.7E-06	6.7
enzo(g,h,l)perylene	191-24-2	POM							1.2E-06	1.2E-06	0.0E+00	1.2E-07	5.2E-07	2.4E-08	1.0E-07	4.89E-07	9.5E-07	2.4E-07	5.56E-07	1.1E-05	2.9E-06	3.7
enzo(k)fluoranthene	205-82-3	POM							1.8E-06	1.8E-06	0.0E+00	1.8E-07	7.7E-07	3.5E-08	1.5E-07	1.55E-07	3.0E-07	7.6E-08	2.18E-07	4.5E-06	1.1E-06	2.
ryllium	7440-41-7	FOW				3.1E-07	9.4E-04	0.0E+00	1.2E-05	1.2E-05	0.0E+00	1.2E-06	5.2E-06	2.4E-07	1.0E-06	1.55E-07	3.0E-01	7.0E-00	2.10E-07	4.5E-00	1.1E-00	6.3
B-Butadiene	106-99-0		4.3E-07	1.6E-03	6.9E-03	1.6E-05	9.4E-04 4.8E-02	0.0E+00 0.0E+00	1.2E-05	1.2E-05	0.0⊑+00	1.2E-00	5.2E-00	2.4E-07	1.0⊑-06	3.91E-05	7.6E-05	1.9E-05				6.9
	7440-43-7		4.3E-07	1.0E-03	0.9⊑-03	4.8E-06	4.6E-02 1.5E-02	0.0E+00 0.0E+00	1.1E-03	1.1E-03	0.0E+00	1.1E-04	4.7E-04	2.2E-05	9.4E-05	3.91E-05	7.0E-05	1.9E-05				5.
admium																						
nromium	7440-47-3	2011				1.1E-05	3.3E-02	0.0E+00	1.4E-03	1.4E-03	0.0E+00	1.4E-04	6.0E-04	2.7E-05	1.2E-04	0.505.05	2.25.25	4.55.05	4 505 00			7.2
hrysene	218-01-9	POM							1.8E-06	1.8E-06	0.0E+00	1.8E-07	7.7E-07	3.5E-08	1.5E-07	3.53E-07	6.9E-07	1.7E-07	1.53E-06	3.1E-05	7.9E-06	9.0
obalt	7440-48-4								8.4E-05	8.3E-05	0.0E+00	8.2E-06	3.6E-05	1.6E-06	7.2E-06							4.3
benzo(a,h)anthracene	53-70-3	POM							1.2E-06	1.2E-06	0.0E+00	1.2E-07	5.2E-07	2.4E-08	1.0E-07	5.83E-07	1.1E-06	2.8E-07	3.46E-07	7.1E-06	1.8E-06	2.
chlorobenzene	25321-22-6								1.2E-03	1.2E-03	0.0E+00	1.2E-04	5.2E-04	2.4E-05	1.0E-04							6.2
thyl benzene	100-41-4		3.2E-05	1.2E-01	5.1E-01																	5.1
uoranthene	206-44-0	POM							3.0E-06	3.0E-06	0.0E+00	2.9E-07	1.3E-06	5.9E-08	2.6E-07	7.61E-06	1.5E-05	3.7E-06	4.03E-06	8.3E-05	2.1E-05	2.6
luorene	86-73-7	POM							2.8E-06	2.8E-06	0.0E+00	2.7E-07	1.2E-06	5.5E-08	2.4E-07	2.92E-05	5.7E-05	1.4E-05	1.28E-05	2.6E-04	6.6E-05	8.1
ormaldehyde	50-00-0		2.0E-04	7.4E-01	3.2E+00	2.8E-04	8.5E-01	0.0E+00	7.5E-02	7.4E-02	0.0E+00	7.4E-03	3.2E-02	1.5E-03	6.4E-03	1.18E-03	2.3E-03	5.8E-04	7.89E-05	1.6E-03	4.1E-04	3.3
exane	110-54-3								1.8E+00	1.8E+00	0.0E+00	1.8E-01	7.7E-01	3.5E-02	1.5E-01							9.3
deno(1,2,3-cd)pyrene	193-39-5	POM							1.8E-06	1.8E-06	0.0E+00	1.8E-07	7.7E-07	3.5E-08	1.5E-07	3.75E-07	7.3E-07	1.8E-07	4.14E-07	8.5E-06	2.1E-06	3.2
anganese	7439-96-5					7.9E-04	2.4E+00	0.0E+00	3.8E-04	3.7E-04	0.0E+00	3.7E-05	1.6E-04	7.5E-06	3.3E-05							2.0
ercurv	7439-97-6					1.2E-06	3.6E-03	0.0E+00	2.6E-04	2.6E-04	0.0E+00	2.5E-05	1.1E-04	5.1E-06	2.2E-05							1.3
aphthalene	91-20-3		1.3E-06	4.8E-03	2.1E-02	3.5E-05	1.1E-01	0.0E+00	6.1E-04	6.0E-04	0.0E+00	6.0E-05	2.6E-04	1.2E-05	5.2E-05	8.48E-05	1.7E-04	4.1E-05	1.30E-04	2.7E-03	6.7E-04	2.2
ckel	7440-02-0		1.32-00	4.0L-00	2.12-02	4.6E-06	1.4E-02	0.0E+00	2.1E-03	2.1E-03	0.0E+00	2.1E-04	9.0E-04	4.1E-05	1.8E-04	0. 4 0L-03	1.7 L=04	4.1L-03	1.501-04	Z.1L-03	0.7 L=04	1.1
AH	7440-02-0		2.2E-06	8.1E-03	3.5E-02	4.0E-05	1.4E-02 1.2E-01	0.0E+00	2.1L-03	2.1L=03	0.0L100	2.1L=04	9.0L=04	4.1L=03	1.0L=04							3.5
enanathrene	85-01-8	POM	Z.ZE-00	0.1E-03	3.3E-02	4.UE-U3	1.25-01	0.0⊑+00	1.7E-05	1.7E-05	0.0E+00	1.7E-06	7.3E-06	3.3E-07	1.5E-06	2.94E-05	5.7E-05	1.4E-05	4.08E-05	8.4E-04	2.1E-04	2.3
	00-01-0	FUIVI							1.7 = -00	1.7 E-U3	0.0⊑∓00	1.7 ⊑-00	1.3E-00	3.3⊑-01	1.0⊑-00	2.58E-03		1.4E-05 1.3E-03	2.79E-03	5.7E-02	1.4E-02	1.6
opylene	75.50.0		0.05.05	4.45.04	4.75.04											2.30E-U3	5.0E-03	1.3E-03	2.19E-03	5.7E-UZ	1.4⊏-02	4.7
oplylene Oxide	75-56-9	5011	2.9E-05	1.1E-01	4.7E-01				5.05.00	105.05	0.05.06		2.15.05	2.05.00	4.05.05	1 = 2 = 2 5		0.05.05	0.745.00		105.0	
rene	129-00-0	POM							5.0E-06	4.9E-06	0.0E+00	4.9E-07	2.1E-06	9.8E-08	4.3E-07	4.78E-06	9.3E-06	2.3E-06	3.71E-06	7.6E-05	1.9E-05	2.4
elenium	7782-49-2					2.5E-05	7.6E-02	0.0E+00	2.4E-05	2.4E-05	0.0E+00	2.4E-06	1.0E-05	4.7E-07	2.1E-06							1.
oluene	108-88-3		1.3E-04	4.8E-01	2.1E+00				3.4E-03	3.4E-03	0.0E+00	3.3E-04	1.5E-03	6.7E-05	2.9E-04	4.09E-04	8.0E-04	2.0E-04	2.81E-04	5.8E-03	1.4E-03	2.1
ylene	1330-20-7		6.4E-05	2.3E-01	1.0E+00											2.85E-04	5.6E-04	1.4E-04	1.93E-04	4.0E-03	9.9E-04	1.0
		TOTAL		1.90	8.34		3.85	0.00		1.86	0.00	0.19	0.81	0.04	1.6E-01		1.3E-02	3.1E-03				9

(a) Emission factors for combustion turbines from AP-42 Section 3.1, Updated 2/2000. Formaldehyde emission factor from Sims Roy EPA Memo "Hazardous Air Pollutant (HAP) Emission Control Technology for New Stationary Combustion Turbines" 8/21/2001.

⁽c) Emission factors from AP-42 Section 3.3, Updated 10/1996 (d) Emission factors from AP-42 Section 3.4, Updated 10/1996

(d) Emission factors from AF-42 Section 3.4	, Opualcu 10/13	30	Natural G	as - Internal Co	mbustion	Fuel C	il - Internal Com	bustion	l		Natural G	as- External Co	ombustion			1		Fue	l Oil		1	1
			Co	Combustion Turbine ^a			ombustion Turbi	ne ^a	Emission Factor	Duct E	Burner ^b	Auxillar	/ Boiler ^b	Natural Gas	s Heaters ^b	Emission Factor	Emergency Dies	sel Fire Pump ^c	Emission Factor	Emergency Diese	Generator ^d	Total
Chemical	CAS	POM?	lb/MMBtu	lb/hr	tpy	lb/MMBtu	lb/hr	tpy	lb/mmCF	lb/hr	tpy	lb/hr	tpy	lb/hr	tpy	lb/mmCF	Ĭb/hr	tpy	Ib/MMBtu	lb/hr	tpy	tpy
Lead						1.4E-05	4.2E-02	0.0E+00	5.0E-04	4.9E-04	0.0E+00	4.9E-05	2.1E-04	9.8E-06	4.3E-05							2.6E-04

⁽a) Emission factors for combustion turbines from AP-42 Section 3.1, Updated 2/2000. Formaldehyde emission factor from Sims Roy EPA Memo "Hazardous Air Pollutant (HAP) Emission Control Technology for New Stationary Combustion Turbines" 8/21/2001.

⁽b) Emission factors from AP-42 Section 1.4, Updated 7/1998

⁽b) Emission factors from AP-42 Section 1.4, Updated 7/1998 (c) Emission factors from AP-42 Section 3.3, Updated 10/1996 (d) Emission factors from AP-42 Section 3.4, Updated 10/1996

South Shore Energy, LLC - Nemadji Trail Energy Center Combined Cycle HAPs Emissions - New Emission Sources

Hours of Operation Combustion Turbine Natural Gas Hours = hours per year hours per year Combustion Turbine Fuel Oil Hours = Duct Burner = 8,760 hours per year Auxillary Boiler = hours per year Natural Gas Heater = 8,760 hours per year Emergency Diesel Fire Pump = hours per year Emergency Diesel Generator = hours per year

Natural Gas Usage			
_	mmBtu/hr	mmCF/hr	1,020 MMBtu/MMcf
Combustion Turbine (Natural Gas) =	3,665		
Combustion Turbine (Fuel Oil) =	3,021		
Duct Burner =	1,006	0.987	
Auxillary Boiler =	100.0	0.098	
Natural Gas Heater =	20.0	0.020	2 Natural Gas Heaters
Emergency Diesel Fire Pump =	1.95		
F	20.0		

Total Facility: Hazardous Air Pollutants Emissions

	Maximum Potential Emissions
HAP	tpy
1st Maximum: Hexane	8.71
2nd Maximum: Formaldehyde	0.36
3rd Maximum: Toluene	0.02
All HAPs	9.16

			Network	0 1-4	0	I First C	::		1		National C	\ F41 C						F	-1.0:1			_
	-			Gas - Internal C			il - Internal Comi					as- External C					1		el Oil			
	CAS			Combustion Tur	rbine ^a	C.	ombustion Turbi	ne ^a	Emission Factor	Duct	Burner ^b	Auxilla	y Boiler ^b	Natural Ga	s Heaters ^o	Emission Factor	Emergency Die	sel Fire Pump	Emission Factor	Emergency Die	sel Generator ^a	d Total
Chemical		POM?	lb/MMBtu	lb/hr	tpy	lb/MMBtu	lb/hr	tpy	lb/MMcf	lb/hr	tpy	lb/hr	tpy	lb/hr	tpy	lb/MMBtu	lb/hr	tpy	lb/MMBtu	lb/hr	tpy	tpy
2-Methylnaphthalene	97-57-6	POM							2.4E-05	2.4E-05	1.0E-04	2.4E-06	1.0E-05	4.7E-07	2.1E-06						i, v	1.2E-04
3-Methylchloranthrene	56-49-5	POM							1.8E-06	1.8E-06	7.8E-06	1.8E-07	7.7E-07	3.5E-08	1.5E-07							8.7E-06
7,12-Dimethylbenz(a)anthracene		POM							1.6E-05	1.6E-05	6.9E-05	1.6E-06	6.9E-06	3.1E-07	1.4E-06							7.7E-05
Acenaphthene	83-32-9	POM							1.8E-06	1.8E-06	7.8E-06	1.8E-07	7.7E-07	3.5E-08	1.5E-07	1.42E-06	2.8E-06	6.9E-07	4.68E-06	9.6E-05	2.4E-05	3.3E-05
Acenaphthylene	203-96-8	POM							1.8E-06	1.8E-06	7.8E-06	1.8E-07	7.7E-07	3.5E-08	1.5E-07	5.06E-06	9.9E-06	2.5E-06	9.23E-06	1.9E-04	4.7E-05	5.9E-05
Acetaldehyde	75-07-0		4.0E-05	1.5E-01	0.0E+00											7.67E-04	1.5E-03	3.7E-04	2.52E-05	5.2E-04	1.3E-04	5.0E-04
Acrolein	107-02-8		6.4E-06	2.3E-02	0.0E+00											9.25E-05	1.8E-04	4.5E-05	7.88E-06	1.6E-04	4.0E-05	8.6E-05
Anthracene	120-12-7	POM							2.4E-06	2.4E-06	1.0E-05	2.4E-07	1.0E-06	4.7E-08	2.1E-07	1.87E-06	3.6E-06	9.1E-07	1.23E-06	2.5E-05	6.3E-06	1.9E-05
Arsenic	7440-38-2					1.1E-05	3.3E-02	0.0E+00	2.0E-04	2.0E-04	8.6E-04	2.0E-05	8.6E-05	3.9E-06	1.7E-05							9.7E-04
Benz(a)anthracene	56-55-3	POM							1.8E-06	1.8E-06	7.8E-06	1.8E-07	7.7E-07	3.5E-08	1.5E-07	1.68E-06	3.3E-06	8.2E-07	6.22E-07	1.3E-05	3.2E-06	1.3E-05
Benzene	71-43-2		1.2E-05	4.4E-02	0.0E+00	5.5E-05	1.7E-01	0.0E+00	2.1E-03	2.1E-03	9.1E-03	2.1E-04	9.0E-04	4.1E-05	1.8E-04	9.33E-04	1.8E-03	4.5E-04	7.76E-04	1.6E-02	4.0E-03	1.5E-02
Benzo(a)pyrene	50-32-8	POM							1.2E-06	1.2E-06	5.2E-06	1.2E-07	5.2E-07	2.4E-08	1.0E-07	1.88E-07	3.7E-07	9.2E-08	2.57E-07	5.3E-06	1.3E-06	7.2E-06
Benzo(b)fluoranthene	205-99-2	POM							1.8E-06	1.8E-06	7.8E-06	1.8E-07	7.7E-07	3.5E-08	1.5E-07	9.91E-08	1.9E-07	4.8E-08	1.11E-06	2.3E-05	5.7E-06	1.4E-05
Benzo(g,h,I)perylene	191-24-2	POM							1.2E-06	1.2E-06	5.2E-06	1.2E-07	5.2E-07	2.4E-08	1.0E-07	4.89E-07	9.5E-07	2.4E-07	5.56E-07	1.1E-05	2.9E-06	8.9E-06
Benzo(k)fluoranthene	205-82-3	POM							1.8E-06	1.8E-06	7.8E-06	1.8E-07	7.7E-07	3.5E-08	1.5E-07	1.55E-07	3.0E-07	7.6E-08	2.18E-07	4.5E-06	1.1E-06	9.9E-06
Beryllium	7440-41-7					3.1E-07	9.4E-04	0.0E+00	1.2E-05	1.2E-05	5.2E-05	1.2E-06	5.2E-06	2.4E-07	1.0E-06							5.8E-05
1,3-Butadiene	106-99-0		4.3E-07	1.6E-03	0.0E+00	1.6E-05	4.8E-02	0.0E+00								3.91E-05	7.6E-05	1.9E-05				1.9E-05
Cadmium	7440-43-7					4.8E-06	1.5E-02	0.0E+00	1.1E-03	1.1E-03	4.8E-03	1.1E-04	4.7E-04	2.2E-05	9.4E-05							5.3E-03
Chromium	7440-47-3					1.1E-05	3.3E-02	0.0E+00	1.4E-03	1.4E-03	6.0E-03	1.4E-04	6.0E-04	2.7E-05	1.2E-04							6.8E-03
Chrysene	218-01-9	POM							1.8E-06	1.8E-06	7.8E-06	1.8E-07	7.7E-07	3.5E-08	1.5E-07	3.53E-07	6.9E-07	1.7E-07	1.53E-06	3.1E-05	7.9E-06	1.7E-05
Cobalt	7440-48-4								8.4E-05	8.3E-05	3.6E-04	8.2E-06	3.6E-05	1.6E-06	7.2E-06							4.1E-04
Dibenzo(a,h)anthracene	53-70-3	POM							1.2E-06	1.2E-06	5.2E-06	1.2E-07	5.2E-07	2.4E-08	1.0E-07	5.83E-07	1.1E-06	2.8E-07	3.46E-07	7.1E-06	1.8E-06	7.9E-06
Dichlorobenzene	25321-22-6								1.2E-03	1.2E-03	5.2E-03	1.2E-04	5.2E-04	2.4E-05	1.0E-04							5.8E-03
Ethyl benzene	100-41-4		3.2E-05	1.2E-01	0.0E+00																	0.0E+0
Fluoranthene	206-44-0	POM							3.0E-06	3.0E-06	1.3E-05	2.9E-07	1.3E-06	5.9E-08	2.6E-07	7.61E-06	1.5E-05	3.7E-06	4.03E-06	8.3E-05	2.1E-05	3.9E-05
Fluorene	86-73-7	POM							2.8E-06	2.8E-06	1.2E-05	2.7E-07	1.2E-06	5.5E-08	2.4E-07	2.92E-05	5.7E-05	1.4E-05	1.28E-05	2.6E-04	6.6E-05	9.4E-05
Formaldehyde	50-00-0		2.0E-04	7.4E-01	0.0E+00	2.8E-04	8.5E-01	0.0E+00	7.5E-02	7.4E-02	3.2E-01	7.4E-03	3.2E-02	1.5E-03	6.4E-03	1.18E-03	2.3E-03	5.8E-04	7.89E-05	1.6E-03	4.1E-04	3.6E-01
Hexane	110-54-3								1.8E+00	1.8E+00	7.8E+00	1.8E-01	7.7E-01	3.5E-02	1.5E-01							8.7E+0
Indeno(1,2,3-cd)pyrene	193-39-5	POM							1.8E-06	1.8E-06	7.8E-06	1.8E-07	7.7E-07	3.5E-08	1.5E-07	3.75E-07	7.3E-07	1.8E-07	4.14E-07	8.5E-06	2.1E-06	1.1E-05
Manganese	7439-96-5					7.9E-04	2.4E+00	0.0E+00	3.8E-04	3.7E-04	1.6E-03	3.7E-05	1.6E-04	7.5E-06	3.3E-05							1.8E-03
Mercury	7439-97-6					1.2E-06	3.6E-03	0.0E+00	2.6E-04	2.6E-04	1.1E-03	2.5E-05	1.1E-04	5.1E-06	2.2E-05							1.3E-03
Naphthalene	91-20-3		1.3E-06	4.8E-03	0.0E+00	3.5E-05	1.1E-01	0.0E+00	6.1E-04	6.0E-04	2.6E-03	6.0E-05	2.6E-04	1.2E-05	5.2E-05	8.48E-05	1.7E-04	4.1E-05	1.30E-04	2.7E-03	6.7E-04	3.7E-03
Nickel	7440-02-0		1.02 00	1.02 00	0.02 00	4.6E-06	1.4E-02	0.0E+00	2.1E-03	2.1E-03	9.1E-03	2.1E-04	9.0E-04	4.1E-05	1.8E-04	0.102 00	2 0 1	2 00	1.002 01	2.72 00	0.7 2 0 1	1.0E-02
PAH	7 1 10 02 0		2.2E-06	8.1E-03	0.0E+00	4.0E-05	1.2E-01	0.0E+00	2::2 00	2.12 00	0.12 00	2.12 01	0.02 01	2 00	1.02 0 1							0.0E+0
Phenanathrene	85-01-8	POM	2.22 00	0.12 00	0.02.00	7.02 00	1.22 01	0.02 - 00	1.7E-05	1.7E-05	7.3E-05	1.7E-06	7.3E-06	3.3E-07	1.5E-06	2.94E-05	5.7E-05	1.4E-05	4.08E-05	8.4E-04	2.1E-04	3.1E-04
Propylene									2 33	2 33	1.02.00	2 33		3.32 3.		2.58E-03	5.0E-03	1.3E-03	2.79E-03	5.7E-02	1.4E-02	1.6E-02
Proplylene Oxide	75-56-9		2.9E-05	1.1E-01	0.0E+00											2.002.00	0.02 00			02 02	32	0.0E+0
Pyrene	129-00-0	POM	2.02.00	1.12 01	0.02.00				5.0E-06	4.9E-06	2.2E-05	4.9E-07	2.1E-06	9.8E-08	4.3E-07	4.78E-06	9.3E-06	2.3E-06	3.71E-06	7.6E-05	1.9E-05	4.6E-05
Selenium	7782-49-2	FOW				2.5E-05	7.6E-02	0.0E+00	2.4E-05	2.4E-05	1.0E-04	2.4E-06	1.0E-05	9.6E-06 4.7E-07	2.1E-06	4.70L-00	9.JL=00	2.32-00	3.7 TL=00	1.0L-03	1.8L=03	1.2E-04
Toluene	108-88-3		1.3E-04	4.8E-01	0.0E+00	Z.JL=03	7.UL=UZ	0.0L 100	3.4E-03	3.4E-03	1.5E-02	3.3E-04	1.5E-03	6.7E-05	2.1E-00 2.9E-04	4.09E-04	8.0E-04	2.0E-04	2.81E-04	5.8E-03	1.4E-03	1.8E-02
Vilene	1330-20-7		6.4E-05	2.3E-01	0.0E+00 0.0E+00				3.4E-U3	3.4⊑-03	1.5E-U2	3.3E-04	1.5E-03	0./E-U3	∠.9⊑-04	4.09E-04 2.85E-04	8.0E-04 5.6E-04	2.0E-04 1.4E-04	2.81E-04 1.93E-04	5.8E-03 4.0E-03	9.9E-04	1.8E-02 1.1E-03
Aylelle	1330-20-7	TOTAL		2.35-01	0.0⊑+00		3.85	0.00								2.00E-04	1.3E-02	1.4⊏-∪4	1.93⊑-04	4.0⊑-03	9.9⊏-04	9.16

(a) Emission factors for combustion turbines from AP-42 Section 3.1, Updated 2/2000. Formaldehyde emission factor from Sims Roy EPA Memo "Hazardous Air Pollutant (HAP) Emission Control Technology for New Stationary Combustion Turbines" 8/21/2001.

⁽c) Emission factors from AP-42 Section 3.3, Updated 10/1996 (d) Emission factors from AP-42 Section 3.4, Updated 10/1996

(d) Emission factors from AP-42 Section 3.4	•		Natural G	ias - Internal Co	mbustion	Fuel C	il - Internal Com	bustion			Natural G	as- External Co	ombustion					Fue				1
			Co	Combustion Turbine ^a			mbustion Turbi	ne ^a	Emission Factor	Duct B	Burner ^b		/ Boiler ^b	Natural Gas	s Heaters ^b	Emission Factor	Emergency Dies	el Fire Pump ^c	Emission Factor	Emergency Diese	I Generator ^d	Total
Chemical	CAS	POM?	lb/MMBtu	lb/hr	tpy	lb/MMBtu	lb/hr	tpy	lb/mmCF	lb/hr	tpy	lb/hr	tpy	lb/hr	tpy	lb/mmCF	lb/hr	tpy	lb/MMBtu	lb/hr	tpy	tpy
Lead						1.4E-05	4.2E-02	0.0E+00	5.0E-04	4.9E-04	2.2E-03	4.9E-05	2.1E-04	9.8E-06	4.3E-05							2.4E-03

⁽a) Emission factors for combustion turbines from AP-42 Section 3.1, Updated 2/2000. Formaldehyde emission factor from Sims Roy EPA Memo "Hazardous Air Pollutant (HAP) Emission Control Technology for New Stationary Combustion Turbines" 8/21/2001.

⁽b) Emission factors from AP-42 Section 1.4, Updated 7/1998

⁽b) Emission factors from AP-42 Section 1.4, Updated 7/1998 (c) Emission factors from AP-42 Section 3.3, Updated 10/1996 (d) Emission factors from AP-42 Section 3.4, Updated 10/1996

South Shore Energy, LLC - Nemadji Trail Energy Center Combined Cycle HAPs Emissions - New Emission Sources

Hours of Operation Combustion Turbine Natural Gas Hours = hours per year hours per year Combustion Turbine Fuel Oil Hours = Duct Burner = hours per year Auxillary Boiler = hours per year Natural Gas Heater = 8,760 hours per year Emergency Diesel Fire Pump = Emergency Diesel Generator = hours per year hours per year

Total Facility: Hazardous Air Pollutants Emissions

	Maximum
	Potential
	Emissions
HAP	tpy
1st Maximum: Hexane	8.26
2nd Maximum: Manganese	0.60
3rd Maximum: Formaldehyde	0.56
All HAPs	9.65

Natural Gas Usage			
_	mmBtu/hr	mmCF/hr	1,020 MMBtu/MMcf
Combustion Turbine (Natural Gas) =	3,665		
Combustion Turbine (Fuel Oil) =	3,021		
Duct Burner =	1,006	0.987	
Auxillary Boiler =	100.0	0.098	
Natural Gas Heater =	20.0	0.020	2 Natural Gas Heaters
Emergency Diesel Fire Pump =	1.95		
Emergency Diesel Generator =	20.6		

			Natural	Gas - Internal C	ombustion	Fuel O	il - Internal Comi	oustion			Natural G	Gas- External C	Combustion					Fue	el Oil			1
	CAS			Combustion Tur	bine ^a	Co	ombustion Turbi	ne ^a	Emission Factor	Duct E	Burner ^b	Auxillaı	ry Boiler ^b	Natural Ga	as Heaters ^b	Emission Factor	Emergency Die	sel Fire Pump ^c	Emission Factor	Emergency Dies	sel Generator ^d	Total
Chemical		POM?	lb/MMBtu	lb/hr	tpv	lb/MMBtu	lb/hr	tpy	lb/MMcf	lb/hr	tpy	lb/hr	tpv	lb/hr	tov	lb/MMBtu	lb/hr	tpy	lb/MMBtu	lb/hr	tpy	tpy
2-Methylnaphthalene	97-57-6	POM		1.27111	-177		1.2	,	2.4E-05	2.4E-05	9.8E-05	2.4E-06	1.0E-05	4.7E-07	2.1E-06			,,,,		127111	493	1.1E-0
3-Methylchloranthrene	56-49-5	POM							1.8E-06	1.8E-06	7.3E-06	1.8E-07	7.7E-07	3.5E-08	1.5E-07							8.3E-0
7.12-Dimethylbenz(a)anthracene	00 .0 0	POM							1.6E-05	1.6E-05	6.5E-05	1.6E-06	6.9E-06	3.1E-07	1.4E-06							7.3E-0
Acenaphthene	83-32-9	POM							1.8E-06	1.8E-06	7.3E-06	1.8E-07	7.7E-07	3.5E-08	1.5E-07	1.42E-06	2.8E-06	6.9E-07	4.68E-06	9.6E-05	2.4E-05	3.3E-0
Acenaphthylene	203-96-8	POM							1.8E-06	1.8E-06	7.3E-06	1.8E-07	7.7E-07	3.5E-08	1.5E-07	5.06E-06	9.9E-06	2.5E-06	9.23E-06	1.9E-04	4.7E-05	5.8E-0
Acetaldehyde	75-07-0	1 OW	4.0E-05	1.5E-01	0.0E+00				1.02-00	1.02-00	7.5L-00	1.02-07	7.7E-07	3.3L-00	1.3L-01	7.67E-04	1.5E-03	3.7E-04	2.52E-05	5.2E-04	1.3E-04	5.0E-0
Acrolein	107-02-8		6.4E-06	2.3E-02	0.0E+00											9.25E-05	1.8E-04	4.5E-05	7.88E-06	1.6E-04	4.0E-05	8.6E-0
Anthracene	120-12-7	POM	0.4L-00	Z.3L-0Z	0.02.100				2.4E-06	2.4E-06	9.8E-06	2.4E-07	1.0E-06	4.7E-08	2.1E-07	1.87E-06	3.6E-06	9.1E-07	1.23E-06	2.5E-05	6.3E-06	1.8E-0
Arsenic	7440-38-2	1 0141				1.1E-05	3.3E-02	8.3E-03	2.0E-04	2.0E-04	8.1E-04	2.0E-05	8.6E-05	3.9E-06	1.7E-05	1.07 E 00	0.02 00	0.12 07	1.202 00	2.02.00	0.02 00	9.2E-0
Benz(a)anthracene	56-55-3	POM				1.1L=03	J.JL=02	0.3L-03	1.8E-06	1.8E-06	7.3E-06	1.8E-07	7.7E-07	3.5E-08	1.7E-03	1.68E-06	3.3E-06	8.2E-07	6.22E-07	1.3E-05	3.2E-06	1.2E-0
Benzene	71-43-2	I OIVI	1.2E-05	4.4E-02	0.0E+00	5.5E-05	1.7E-01	4.2E-02	2.1E-03	2.1E-03	8.6E-03	2.1E-04	9.0E-04	4.1E-05	1.8E-04	9.33E-04	1.8E-03	4.5E-04	7.76E-04	1.6E-02	4.0E-03	5.6E-0
Benzo(a)pyrene	50-32-8	POM	1.ZE-03	4.4E-UZ	0.0⊑+00	0.0⊑-00	1./ =-01	4.ZE-UZ	1.2E-06	1.2E-06	4.9E-06	1.2E-07	9.0E-04 5.2E-07	4.1E-05 2.4E-08	1.0E-04 1.0E-07	9.33E-04 1.88E-07	3.7E-07	9.2E-08	2.57E-07	5.3E-06	1.3E-06	6.9E-0
(//)	205-99-2	POM							1.8E-06	1.8E-06	7.3E-06	1.2E-07 1.8E-07	7.7E-07	3.5E-08	1.5E-07	9.91E-08	1.9E-07	4.8E-08	1.11E-06	2.3E-05	5.7E-06	1.4E-0
Benzo(b)fluoranthene	191-24-2	POM							1.2E-06	1.0E-06	4.9E-06	1.0E-07 1.2E-07	5.2E-07	3.5E-06 2.4E-08	1.5E-07 1.0E-07	9.91E-06 4.89E-07	9.5E-07	2.4E-07	5.56E-07	2.3E-05 1.1E-05	2.9E-06	8.6E-0
Benzo(g,h,l)perylene	205-82-3	POM							1.8E-06	1.8E-06	7.3E-06	1.2E-07 1.8E-07	7.7E-07	3.5E-08	1.5E-07	4.69E-07 1.55E-07	3.0E-07	7.6E-08	2.18E-07	4.5E-06	1.1E-06	9.5E-0
Benzo(k)fluoranthene		POM				0.45.07	0.45.04	0.05.04								1.55E-07	3.0E-07	7.6E-08	2.18E-07	4.5E-06	1.1E-06	
Beryllium	7440-41-7		4.05.07	4.05.00	0.05.00	3.1E-07	9.4E-04	2.3E-04	1.2E-05	1.2E-05	4.9E-05	1.2E-06	5.2E-06	2.4E-07	1.0E-06	0.045.05	7.05.05	1.05.05				2.9E-0
1,3-Butadiene	106-99-0		4.3E-07	1.6E-03	0.0E+00	1.6E-05	4.8E-02	1.2E-02	1.45.00		4.55.00		4.75.04	2.05.05	2 15 25	3.91E-05	7.6E-05	1.9E-05				1.2E-0
Cadmium	7440-43-7					4.8E-06	1.5E-02	3.6E-03	1.1E-03	1.1E-03	4.5E-03	1.1E-04	4.7E-04	2.2E-05	9.4E-05							8.7E-0
Chromium	7440-47-3					1.1E-05	3.3E-02	8.3E-03	1.4E-03	1.4E-03	5.7E-03	1.4E-04	6.0E-04	2.7E-05	1.2E-04							1.5E-0
Chrysene	218-01-9	POM							1.8E-06	1.8E-06	7.3E-06	1.8E-07	7.7E-07	3.5E-08	1.5E-07	3.53E-07	6.9E-07	1.7E-07	1.53E-06	3.1E-05	7.9E-06	1.6E-0
Cobalt	7440-48-4								8.4E-05	8.3E-05	3.4E-04	8.2E-06	3.6E-05	1.6E-06	7.2E-06							3.9E-0
Dibenzo(a,h)anthracene	53-70-3	POM							1.2E-06	1.2E-06	4.9E-06	1.2E-07	5.2E-07	2.4E-08	1.0E-07	5.83E-07	1.1E-06	2.8E-07	3.46E-07	7.1E-06	1.8E-06	7.6E-0
Dichlorobenzene	25321-22-6								1.2E-03	1.2E-03	4.9E-03	1.2E-04	5.2E-04	2.4E-05	1.0E-04							5.5E-0
Ethyl benzene	100-41-4		3.2E-05	1.2E-01	0.0E+00																	0.0E+0
Fluoranthene	206-44-0	POM							3.0E-06	3.0E-06	1.2E-05	2.9E-07	1.3E-06	5.9E-08	2.6E-07	7.61E-06	1.5E-05	3.7E-06	4.03E-06	8.3E-05	2.1E-05	3.8E-0
Fluorene	86-73-7	POM							2.8E-06	2.8E-06	1.1E-05	2.7E-07	1.2E-06	5.5E-08	2.4E-07	2.92E-05	5.7E-05	1.4E-05	1.28E-05	2.6E-04	6.6E-05	9.3E-0
Formaldehyde	50-00-0		2.0E-04	7.4E-01	0.0E+00	2.8E-04	8.5E-01	2.1E-01	7.5E-02	7.4E-02	3.1E-01	7.4E-03	3.2E-02	1.5E-03	6.4E-03	1.18E-03	2.3E-03	5.8E-04	7.89E-05	1.6E-03	4.1E-04	5.6E-0
Hexane	110-54-3								1.8E+00	1.8E+00	7.3E+00	1.8E-01	7.7E-01	3.5E-02	1.5E-01							8.3E+0
Indeno(1,2,3-cd)pyrene	193-39-5	POM							1.8E-06	1.8E-06	7.3E-06	1.8E-07	7.7E-07	3.5E-08	1.5E-07	3.75E-07	7.3E-07	1.8E-07	4.14E-07	8.5E-06	2.1E-06	1.1E-0
Manganese	7439-96-5					7.9E-04	2.4E+00	6.0E-01	3.8E-04	3.7E-04	1.5E-03	3.7E-05	1.6E-04	7.5E-06	3.3E-05							6.0E-0
Mercury	7439-97-6					1.2E-06	3.6E-03	9.1E-04	2.6E-04	2.6E-04	1.1E-03	2.5E-05	1.1E-04	5.1E-06	2.2E-05							2.1E-0
Naphthalene	91-20-3		1.3E-06	4.8E-03	0.0E+00	3.5E-05	1.1E-01	2.6E-02	6.1E-04	6.0E-04	2.5E-03	6.0E-05	2.6E-04	1.2E-05	5.2E-05	8.48E-05	1.7E-04	4.1E-05	1.30E-04	2.7E-03	6.7E-04	3.0E-0
Nickel	7440-02-0		1.02 00	7.02 00	0.02.00	4.6E-06	1.4E-02	3.5E-03	2.1E-03	2.1E-03	8.6E-03	2.1E-04	9.0E-04	4.1E-05	1.8E-04	0.402 00	1.7 2 0-7	7.12 00	1.002 0-7	2.7 = 00	0.7 E 0-F	1.3E-0
PAH	7 770-02-0		2.2E-06	8.1E-03	0.0E+00	4.0E-05	1.4E-02 1.2E-01	3.0E-02	Z. 1L-00	Z. IL-03	0.02-00	Z.1L=04	J.UL-U4	T. 1L-00	1.02-04							3.0E-0
Phenanathrene	85-01-8	POM	Z.ZL=00	0.1L=03	0.0L100	4.0L=03	1.26-01	J.UL-UZ	1.7E-05	1.7E-05	6.9E-05	1.7E-06	7.3E-06	3.3E-07	1.5E-06	2.94E-05	5.7E-05	1.4E-05	4.08E-05	8.4E-04	2.1E-04	3.0E-0
	00-01-0	FOW							1.7 L=00	1.7 L=03	0.82-03	1.7 L=00	7.3L-00	J.JL=01	1.JL=00	2.58E-03	5.0E-03	1.4E-03	2.79E-03	5.7E-02	1.4E-02	1.6E-0
Propylene Propylene Ovide	75-56-9		2.9E-05	1.1E-01	0.0E+00											2.50E-03	J.UE-03	1.3E-03	2.130-03	J.1 E-02	1.4E-02	0.0E+0
Proplylene Oxide		DOM	2.9E-05	1.1E-01	U.UE+UU				F 0F 00	4.05.00	0.05.05	4.05.07	0.45.00	0.05.00	4.05.07	4.705.00	0.05.00	0.05.00	2.745.00	7.05.05	4.05.05	
Pyrene	129-00-0	POM				0.55.05	7.05.00	4.05.00	5.0E-06	4.9E-06	2.0E-05	4.9E-07	2.1E-06	9.8E-08	4.3E-07	4.78E-06	9.3E-06	2.3E-06	3.71E-06	7.6E-05	1.9E-05	4.4E-0
Selenium	7782-49-2					2.5E-05	7.6E-02	1.9E-02	2.4E-05	2.4E-05	9.8E-05	2.4E-06	1.0E-05	4.7E-07	2.1E-06							1.9E-0
Toluene	108-88-3		1.3E-04	4.8E-01	0.0E+00				3.4E-03	3.4E-03	1.4E-02	3.3E-04	1.5E-03	6.7E-05	2.9E-04	4.09E-04	8.0E-04	2.0E-04	2.81E-04	5.8E-03	1.4E-03	1.7E-0
Xylene	1330-20-7		6.4E-05	2.3E-01	0.0E+00											2.85E-04	5.6E-04	1.4E-04	1.93E-04	4.0E-03	9.9E-04	1.1E-0
		TOTAL		1.90	0.00		3.85	0.96		1.86	7.69	0.19	0.81	0.04	1.6E-01		1.3E-02	3.1E-03				9.65

(a) Emission factors for combustion turbines from AP-42 Section 3.1, Updated 2/2000. Formaldehyde emission factor from Sims Roy EPA Memo "Hazardous Air Pollutant (HAP) Emission Control Technology for New Stationary Combustion Turbines" 8/21/2001.

⁽c) Emission factors from AP-42 Section 3.3, Updated 10/1996 (d) Emission factors from AP-42 Section 3.4, Updated 10/1996

	•		Natural C	as - Internal Co	mbustion	Fuel C	il - Internal Com	bustion			Natural G	as- External Co	ombustion					Fue				
			Co	Combustion Turbine ^a			ombustion Turbi	ne ^a	Emission Factor	Duct E	Burner ^b		/ Boiler ^b	Natural Ga	s Heaters ^b	Emission Factor	Emergency Dies	sel Fire Pump ^c	Emission Factor	Emergency Diese	el Generator ^d	Total
Chemical	CAS	POM?	lb/MMBtu	lb/hr	tpy	lb/MMBtu	lb/hr	tpy	lb/mmCF	lb/hr	tpy	lb/hr	tpy	lb/hr	tpy	lb/mmCF	lb/hr	tpy	lb/MMBtu	lb/hr	tpy	tpy
Lead						1.4E-05	4.2E-02	1.1E-02	5.0E-04	4.9E-04	2.0E-03	4.9E-05	2.1E-04	9.8E-06	4.3E-05							2.3E-03

⁽a) Emission factors for combustion turbines from AP-42 Section 3.1, Updated 2/2000. Formaldehyde emission factor from Sims Roy EPA Memo "Hazardous Air Pollutant (HAP) Emission Control Technology for New Stationary Combustion Turbines" 8/21/2001.

⁽b) Emission factors from AP-42 Section 1.4, Updated 7/1998

⁽b) Emission factors from AP-42 Section 1.4, Updated 7/1998 (c) Emission factors from AP-42 Section 3.3, Updated 10/1996 (d) Emission factors from AP-42 Section 3.4, Updated 10/1996

Hours of Operation

Natural Gas Heater =

Emergency Diesel Fire Pump =

Emergency Diesel Generator =

Combustion Turbine Natural Gas Hours = hours per year Combustion Turbine Fuel Oil Hours = 500 hours per year hours per year Duct Burner = Auxillary Boiler = hours per year Natural Gas Heater = 8,760 hours per year Emergency Diesel Fire Pump = 500 hours per year Emergency Diesel Generator = hours per year

Natural Gas Usage			
_	mmBtu/hr	mmCF/hr	1,020 MMBtu/MMcf
Combustion Turbine (Natural Gas) =	3,665		
Combustion Turbine (Fuel Oil) =	3,021		
Duct Burner =	1,006	0.987	
Auxillary Boiler =	100.0	0.098	

20.0

1.95

0.020

2 Natural Gas Heaters

Total Facility: Hazardous Air Pollutants Emissions

	Maximum Potential Emissions
HAP	tpy
1st Maximum: Formaldehyde	3.31
2nd Maximum: Toluene	1.97
3rd Maximum: Xylene	0.97
All HAPs	9.82

			Natura	l Gas - Internal C	ombustion	Fuel O	il - Internal Coml	bustion			Natural G	as- External C	ombustion					Fu	el Oil			l
	CAS			Combustion Tur	bine ^a	Co	mbustion Turbi	neª	Emission Factor	Duct E	Burner ^b	Auxillar	y Boiler ^b	Natural G	as Heaters ^b	Emission Factor	Emergency Die	esel Fire Pump ^c	Emission Factor	Emergency Die	sel Generator	or ^d
Chemical		POM?	lb/MMBtu	lb/hr	tpy	lb/MMBtu	lb/hr	tpy	lb/MMcf	lb/hr	tpy	lb/hr	tpy	lb/hr	tpy	lb/MMBtu	lb/hr	tpy	lb/MMBtu	lb/hr	tpy	
2-Methylnaphthalene	97-57-6	POM							2.4E-05	2.4E-05	0.0E+00	2.4E-06	1.0E-05	4.7E-07	2.1E-06							
3-Methylchloranthrene	56-49-5	POM							1.8E-06	1.8E-06	0.0E+00	1.8E-07	7.7E-07	3.5E-08	1.5E-07							
7.12-Dimethylbenz(a)anthracene		POM							1.6E-05	1.6E-05	0.0E+00	1.6E-06	6.9E-06	3.1E-07	1.4E-06							
Acenaphthene	83-32-9	POM							1.8E-06	1.8E-06	0.0E+00	1.8E-07	7.7E-07	3.5E-08	1.5E-07	1.42E-06	2.8E-06	6.9E-07	4.68E-06	9.6E-05	2.4E-05	\neg
Acenaphthylene	203-96-8	POM							1.8E-06	1.8E-06	0.0E+00	1.8E-07	7.7E-07	3.5E-08	1.5E-07	5.06E-06	9.9E-06	2.5E-06	9.23E-06	1.9E-04	4.7E-05	\neg
Acetaldehyde	75-07-0		4.0E-05	1.5E-01	6.1E-01											7.67E-04	1.5E-03	3.7E-04	2.52E-05	5.2E-04	1.3E-04	_
Acrolein	107-02-8		6.4E-06	2.3E-02	9.7E-02											9.25E-05	1.8E-04	4.5E-05	7.88E-06	1.6E-04	4.0E-05	-
Anthracene	120-12-7	POM							2.4E-06	2.4E-06	0.0E+00	2.4E-07	1.0E-06	4.7E-08	2.1E-07	1.87E-06	3.6E-06	9.1E-07	1.23E-06	2.5E-05	6.3E-06	_
Arsenic	7440-38-2					1.1E-05	3.3E-02	8.3E-03	2.0E-04	2.0E-04	0.0E+00	2.0E-05	8.6E-05	3.9E-06	1.7E-05							
Benz(a)anthracene	56-55-3	POM					0.00	1.12 11	1.8E-06	1.8E-06	0.0E+00	1.8E-07	7.7E-07	3.5E-08	1.5E-07	1.68E-06	3.3E-06	8.2E-07	6.22E-07	1.3E-05	3.2E-06	_
Benzene	71-43-2		1.2E-05	4.4E-02	1.8E-01	5.5E-05	1.7E-01	4.2E-02	2.1E-03	2.1E-03	0.0E+00	2.1E-04	9.0E-04	4.1E-05	1.8E-04	9.33E-04	1.8E-03	4.5E-04	7.76E-04	1.6E-02	4.0E-03	_
Benzo(a)pyrene	50-32-8	POM							1.2E-06	1.2E-06	0.0E+00	1.2E-07	5.2E-07	2.4E-08	1.0E-07	1.88E-07	3.7E-07	9.2E-08	2.57E-07	5.3E-06	1.3E-06	_
Benzo(b)fluoranthene	205-99-2	POM							1.8E-06	1.8E-06	0.0E+00	1.8E-07	7.7E-07	3.5E-08	1.5E-07	9.91E-08	1.9E-07	4.8E-08	1.11E-06	2.3E-05	5.7E-06	
Benzo(a,h,l)pervlene	191-24-2	POM							1.2E-06	1.2E-06	0.0E+00	1.2E-07	5.2E-07	2.4E-08	1.0E-07	4.89E-07	9.5E-07	2.4E-07	5.56E-07	1.1E-05	2.9E-06	
Benzo(k)fluoranthene	205-82-3	POM							1.8F-06	1.8E-06	0.0E+00	1.8E-07	7.7E-07	3.5E-08	1.5E-07	1.55E-07	3.0E-07	7.6E-08	2.18E-07	4.5E-06	1.1E-06	
Beryllium	7440-41-7					3.1E-07	9.4E-04	2.3E-04	1.2E-05	1.2E-05	0.0E+00	1.2E-06	5.2E-06	2.4E-07	1.0E-06		1112				= 44	
1,3-Butadiene	106-99-0		4.3E-07	1.6E-03	6.5E-03	1.6E-05	4.8E-02	1.2E-02	1122 00	1122 00	0.02 00	1.22 00	0.22 00	2.12 01	1.02 00	3.91E-05	7.6E-05	1.9E-05				
Cadmium	7440-43-7		1.02 01	1.02 00	0.02 00	4.8E-06	1.5E-02	3.6E-03	1.1E-03	1.1E-03	0.0E+00	1.1E-04	4.7E-04	2.2E-05	9.4E-05	0.012 00	7.02.00	1.02 00				
Chromium	7440-47-3					1.1E-05	3.3E-02	8.3E-03	1.4E-03	1.4E-03	0.0E+00	1.4E-04	6.0E-04	2.7E-05	1.2E-04							
Chrysene	218-01-9	POM					0.02 02	0.02 00	1.8E-06	1.8E-06	0.0E+00	1.8E-07	7.7E-07	3.5E-08	1.5E-07	3.53E-07	6.9E-07	1.7E-07	1.53E-06	3.1E-05	7.9E-06	_
Cobalt	7440-48-4	1 OW							8.4E-05	8.3E-05	0.0E+00	8.2E-06	3.6E-05	1.6E-06	7.2E-06	0.002 07	0.02 07	1.7 = 07	1.002 00	0.12 00	7.02 00	
Dibenzo(a.h)anthracene	53-70-3	POM							1.2E-06	1.2E-06	0.0E+00	1.2E-07	5.2E-07	2.4E-08	1.0E-07	5.83E-07	1.1E-06	2.8E-07	3.46E-07	7.1E-06	1.8E-06	_
Dichlorobenzene	25321-22-6	1 Olvi							1.2E-03	1.2E-03	0.0E+00	1.2E-04	5.2E-04	2.4E-05	1.0E-04	3.03L-01	1.12-00	2.0L-07	3.40L-07	7.1L-00	1.02-00	
Ethyl benzene	100-41-4		3.2E-05	1.2E-01	4.8E-01				1.2L-03	1.2L-03	0.02.700	1.2L-04	3.2L-04	Z.4L-03	1.02-04			+				
Fluoranthene	206-44-0	POM	3.2L-03	1.2L-01	4.0L-01				3.0E-06	3.0E-06	0.0E+00	2.9E-07	1.3E-06	5.9E-08	2.6E-07	7.61E-06	1.5E-05	3.7E-06	4.03E-06	8.3E-05	2.1E-05	_
luorene	86-73-7	POM							2.8E-06	2.8E-06	0.0E+00	2.7E-07	1.2E-06	5.5E-08	2.4E-07	2.92E-05	5.7E-05	1.4E-05	1.28E-05	2.6E-04	6.6E-05	
Formaldehyde	50-00-0	1 OW	2.0E-04	7.4E-01	3.1E+00	2.8E-04	8.5E-01	2.1E-01	7.5E-02	7.4E-02	0.0E+00	7.4E-03	3.2E-02	1.5E-03	6.4E-03	1.18E-03	2.3E-03	5.8E-04	7.89E-05	1.6E-03	4.1E-04	
Hexane	110-54-3		2.02.04	7.42 01	0.12.00	2.02 04	0.02 01	2.12.01	1.8E+00	1.8E+00	0.0E+00	1.8E-01	7.7E-01	3.5E-02	1.5E-01	1.102 00	2.02 00	0.02 04	7.00E 00	1.02 00	7.12.07	
ndeno(1,2,3-cd)pyrene	193-39-5	POM							1.8E-06	1.8E-06	0.0E+00	1.8E-07	7.7E-07	3.5E-08	1.5E-07	3.75E-07	7.3E-07	1.8E-07	4.14E-07	8.5E-06	2.1E-06	-
Manganese	7439-96-5	1 Olvi				7.9E-04	2.4E+00	6.0E-01	3.8E-04	3.7E-04	0.0E+00	3.7E-05	1.6E-04	7.5E-06	3.3E-05	3.73L-07	7.5L-07	1.02-07	4.14L-07	0.5L-00	2.1L-00	
Mercury	7439-90-5					1.2E-06	3.6E-03	9.1E-04	2.6E-04	2.6E-04	0.0E+00	2.5E-05	1.1E-04	5.1E-06	2.2E-05							
	91-20-3		1 25 00	4.05.02	2.05.02	3.5E-05	1.1E-01	2.6E-02	6.1E-04	6.0E-04	0.0E+00	6.0E-05			5.2E-05	0.405.05	1.75.04	4.45.05	1 205 04	2.75.02	6.75.04	
Naphthalene			1.3E-06	4.8E-03	2.0E-02	3.5E-05 4.6E-06			0.1E-04 2.1E-03				2.6E-04	1.2E-05	1.8E-04	8.48E-05	1.7E-04	4.1E-05	1.30E-04	2.7E-03	6.7E-04	_
Nickel PAH	7440-02-0		0.05.00	0.45.00	0.05.00		1.4E-02 1.2E-01	3.5E-03	2.1E-03	2.1E-03	0.0E+00	2.1E-04	9.0E-04	4.1E-05	1.8E-04							4
	05.04.0	DOM	2.2E-06	8.1E-03	3.3E-02	4.0E-05	1.2E-01	3.0E-02	4.75.05	4.75.05	0.05.00	4.75.00	7.05.00	0.05.07	4.55.00	0.045.05	5.75.05	4.45.05	4.005.05	0.45.04	0.45.04	4
Phenanathrene	85-01-8	POM							1.7E-05	1.7E-05	0.0E+00	1.7E-06	7.3E-06	3.3E-07	1.5E-06	2.94E-05	5.7E-05	1.4E-05	4.08E-05	8.4E-04	2.1E-04	
Propylene																2.58E-03	5.0E-03	1.3E-03	2.79E-03	5.7E-02	1.4E-02	_
Proplylene Oxide	75-56-9		2.9E-05	1.1E-01	4.4E-01																	
Pyrene	129-00-0	POM							5.0E-06	4.9E-06	0.0E+00	4.9E-07	2.1E-06	9.8E-08	4.3E-07	4.78E-06	9.3E-06	2.3E-06	3.71E-06	7.6E-05	1.9E-05	_
Selenium	7782-49-2					2.5E-05	7.6E-02	1.9E-02	2.4E-05	2.4E-05	0.0E+00	2.4E-06	1.0E-05	4.7E-07	2.1E-06							
Toluene	108-88-3		1.3E-04	4.8E-01	2.0E+00				3.4E-03	3.4E-03	0.0E+00	3.3E-04	1.5E-03	6.7E-05	2.9E-04	4.09E-04	8.0E-04	2.0E-04	2.81E-04	5.8E-03	1.4E-03	
Kylene	1330-20-7		6.4E-05	2.3E-01	9.7E-01											2.85E-04	5.6E-04	1.4E-04	1.93E-04	4.0E-03	9.9E-04	
		TOTAL		1.90	7.86		3.85	0.96		1.86	0.00	0.19	0.81	0.04	1.6E-01		1.3E-02	3.1E-03				

(a) Emission factors for combustion turbines from AP-42 Section 3.1, Updated 2/2000. Formaldehyde emission factor from Sims Roy EPA Memo "Hazardous Air Pollutant (HAP) Emission Control Technology for New Stationary Combustion Turbines" 8/21/2001. (b) Emission factors from AP-42 Section 1.4, Updated 7/1998

Total (b) Emission factors from AP-42 Section 1.4, Updated 7/1998 tpy (c) Emission factors from AP-42 Section 3.3, Updated 10/1996 0.00025765 (d) Emission factors from AP-42 Section 3.4, Updated 10/1996

| Natural Gas - Internal Combustion | Fuel Oil - Internal Combustion | Fuel Oil - Internal Combustion | Natural Gas - External Combustion | Natural Gas - External Combustion | Statural Gas - Exter

(a) Emission factors for combustion turbines from AP-42 Section 3.1, Updated 2/2000. Formaldehyde emission factor from Sims Roy EPA Memo "Hazardous Air Pollutant (HAP) Emission Control Technology for New Stationary Combustion Turbines" 8/21/2001.

(b) Emission factors from AP-42 Section 1.4, Updated 7/1998 (c) Emission factors from AP-42 Section 3.3, Updated 10/1996

(d) Emission factors from AP-42 Section 3.4, Updated 10/1996

South Shore Energy, LLC - Nemadji Trail Energy Center Q/D Analysis for Federal Class I Areas

Nemadji River Site

			Natural Gas Duct Firing
		Operation Q/D (Based on max	Operation Q/D (Based on max
		24-hr for 365 days per	24-hr for 365 days per
Class I Area	D (km)	year)	year)
Rainbow Lake Wilderness	60	9.9	7.3
Boundary Waters Canoe Area Wilderness	126	4.7	3.5
Voyageurs National Park	182	3.3	2.4
Isle Royale National Park	237	2.5	1.9
Forest County Potawatomi Community	261	2.3	1.7

	Fuel Oil Duct Firing 2	4-hr Max Emissions	Natural Gas Duct firing 24-hr Max Emissions			
	Max Emissions in		Max Emissions in			
	24-hr period	Max 24-hour for 365	24-hr period	Max 24-hour for 365 Days		
Pollutant	(lb/24-hr period) ^a	Days Per Year (tpy)	(lb/24-hr period) ^a	Per Year (tpy)		
NO _x	1,569.0	286.3	1,109.3	202.4		
PM ₁₀	1,322.3	241.3	901.9	164.6		
SO2	145.8	26.6	156.1	28.5		
H ₂ SO ₄	222.9	40.7	236.8	43.2		
	Q duct firing fuel oil=	594.9	Q natural gas duct firing=	438.7		

Scenario 1: Worst-Case Fuel Oil Turbine Operation With Duct firing

Pollutant	Turbine Fuel Oil Duct Firing (lb/24-hour period) ^a	Auxiliary Boiler (lb/24-hour period) ^b	Haul Road Fugitives Cooling Tower (lb/24-hour period)	Natural Gas Heater #1 or #2 (lb/24-hour period) ^c		
NO _x	1,555.0	2.20	0.00	11.76		
PM ₁₀	1,308.3	1.49	10.74	1.79		
SO2	145.6	0.12	0.00	0.14		
H ₂ SO ₄	222.8	0.02	0.00	0.02		

- (a) Turbine NOx emissions will be monitored via NOx CEMs and will not exceed 1,555 lb/24-hr while duct firing and combusting fuel oil. In addition, fuel oil is limited to fuel consumption equivalent of 500 hours per year, however emissions are based on 8,760 hours per
- year.
 (b) The auxiliary boiler will operate maximum 2 hours in a 24-hr period when fuel oil duct firing occurs
- (c) One natural gas heater will operate at a time (one is back-up)

Scenario 2: Worst-Case Natural Gas Turbine Operation With Duct firing

Pollutant	Turbine Natural Gas Duct Firing (Ib/24-hour period) ^a	Auxiliary Boiler (lb/24-hour period)	Haul Road Fugitives Cooling Tower (Ib/24-hour period)	Natural Gas Heater #1 or #2 (Ib/24-hour period) ^b
NO _x	1,071.1	26.40	0.00	11.76
PM ₁₀	871.5	17.88	10.74	1.79
SO2	154.5	1.41	0.00	0.14
H ₂ SO ₄	236.6	0.22	0.00	0.02

- (a) Includes one start-up per day.
- (b) One natural gas heater will operate at a time (one is back-up)

lb/hr emissions

Pollutant	Turbine Fuel Oil Duct Firing (lb/hr)	Turbine Natural Gas Duct Firing (lb/hr)	Auxiliary Boiler (lb/hr)	Haul Road Fugitives (lb/hr)	Natural Gas Heater (Ib/hr)
NO _x	_a	33.5	1.1	0.00	0.5
PM ₁₀	54.5	36.3	0.7	0.45	0.07
SO2	6.1	6.4	0.06	0.00	5.9E-03
H ₂ SO ₄	9.3	9.9	9.0E-03	0.00	9.0E-04

(a) 24-hr emissions will be less than 1,555 lbs for the combustion turbine while combusting fuel oil and duct firing.

Ih/start-un emissions

ib/start-up erifissions		
	Fuel Oil Start-up	Natural Gas Start-up
	Emissions	Emissions
Pollutant	(lb/cold start) ^{a,b}	(lb/cold start) ^{a,b}
NO _x	860.0	335.0
PM ₁₀	78.9	43.6
SO2	9.2	10.2
H ₂ SO ₄	14.0	15.6

- (a) Start-up emissions based on vendor load and start-up profiles (b) Start-up emissions are 2 hours.

South Shore Energy, LLC - Nemadji Trail Energy Center NR 445 Analysis

Pollutant	Stack Height	E _{Unobstructed}		4x(E _{Obstructed} + E _{Fugitive})		E-	Total	NR 445 Th	resholds	In compliance with NR 445 Thresholds?	
Foliutarit	Class	lb/hr	lb/yr	avg. lb/hr	lb/yr	avg. lb/hr	lb/yr	1-hr/24-hr avg.	Annual	1-hr/24-hr avg.	Annual
Benzene (71-43-2)	<25				141		141		228		Yes
Delizerie (7 1-43-2)	25<40				333		333		936		Yes
Ethylbenzene (100-41-4)	<25			0.018	124	0.018	124	23.3	177,688	Yes	Yes
Ethylberizerie (100-41-4)	25<40			0.7	333	0.7	333	90.6	730,000	Yes	Yes
Hexane (110-54-3)	<25			0.034	263	0.034	263	9.47	35,538	Yes	Yes
nexalle (110-54-3)	25<40			0.7	333	0.7	333	36.8	146,000	Yes	Yes
Toluene (108-88-3)	<25			0.034	263	0.034	263	10.1	17,075	Yes	Yes
Toluene (108-88-3)	25<40			0.7	333	0.7	333	39.3	292,000	Yes	Yes
Vylono (1220-20-7)	<25			0.060		0.060		23.3		Yes	
Xylene (1330-20-7)	25<40			0.7		0.7		90.6		Yes	
Ammonia (7664-41-7)	>75	62	543,120			62	543,120	28.2	612,587	No	Yes

Sources:

Xylene (1330-20-7)

WDNR Memo. Chapter NR 445 Compliance Demonstration Method for Non-exempt Potential Emissions from Non-vertical or Obstructed Stacks and Non-exempt Potential Fugitive Emissions. October 20, 2005.

NR 445, Wis. Adm. Code - Control of Hazardous Pollutants

E _{Fugitive} Emissions from Piping	Fugitives	Breakdowi	n							
	VOC	VOC								
	(lb/hr)	(lb/yr)								
	lb/hr	lb/yr								
Natural Gas	0.64	5,609								
Fuel Oil	1.73	15,153								
		•	'							
		$E_{Fugitive}$			$E_{Fugitive}$		Total	E _{Fugitive}	4x (E	Fugitive)
Pollutant		Natural Gas	3		Fuel Oil		Fuel Oil +	Natural Gas	Fuel Oil + Natural Gas	
Pollutarit	wt%	lb/hr	lb/yr	wt%	lb/hr	lb/yr	lb/hr	lb/yr	lb/hr	lb/yr
Benzene (71-43-2)	0.08%	0.00051	4.5	0.2%	0.003	30	0.004	35	0.016	139
Ethylbenzene (100-41-4)				0.2%	0.003	30	0.003	30.306	0.014	121
Hexane (110-54-3)	0.08%	0.00051	4.5	0.4%	0.01	60.61	0.01	65	0.030	260
Toluene (108-88-3)	0.08%	0.00051	4.5	0.4%	0.01	61	0.01	65	0.030	260

0.8%

0.01

121

0.01

121

0.055

485



TANKS 4.0.9d

Emissions Report - Detail Format Tank Indentification and Physical Characteristics

Identification

User Identification: NTEC Turbine Diesel Tank

City: Duluth State: Wisconsin

Company: Type of Tank: Description: NTEC Vertical Fixed Roof Tank

180,000 gallon backup fuel tank for turbines

Tank Dimensions
Shell Height (ft):

30.00 Diameter (ft):
Liquid Height (ft):
Avg. Liquid Height (ft):
Volume (gallons):
Turnovers: 33.00 28.14 14.07 180,042.51 59.94 10,791,747.84 Net Throughput(gal/yr): Is Tank Heated (y/n):

Ν

Paint Characteristics

Shell Color/Shade: Shell Condition White/White Good White/White Roof Color/Shade: Roof Condition: Good

Roof Characteristics

Cone

Type: Height (ft) 5.00 Slope (ft/ft) (Cone Roof) 0.30

Breather Vent Settings

Vacuum Settings (psig): Pressure Settings (psig) -0.03 0.03

Meterological Data used in Emissions Calculations: Duluth, Minnesota (Avg Atmospheric Pressure = 13.98 psia)

TANKS 4.0 Report Page 2 of 6

TANKS 4.0.9d Emissions Report - Detail Format Liquid Contents of Storage Tank

NTEC Turbine Diesel Tank - Vertical Fixed Roof Tank Duluth, Wisconsin

,		Da Tem	ily Liquid Su perature (de	urf. eg F)	Liquid Bulk Temp	Vapo	r Pressure	(psia)	Vapor Mol.	Liquid Mass	Vapor Mass	Mol.	Basis for Vapor Pressure
Mixture/Component	Month	Avg.	Min.	Max.	(deg F)	Avg.	Min.	Max.	Weight.	Fract.	Fract.	Weight	Calculations
Distillate fuel oil no. 2	All	40.03	35.22	44.84	38.46	0.0031	0.0031	0.0038	130.0000			188.00	Option 1: VP40 = .0031 VP50 = .0045

TANKS 4.0.9d Emissions Report - Detail Format Detail Calculations (AP-42)

NTEC Turbine Diesel Tank - Vertical Fixed Roof Tank Duluth, Wisconsin

Annual Emission Calcaulations	
Standing Losses (lb):	14.1127
Vapor Space Volume (cu ft):	15,050.4043
Vapor Density (lb/cu ft):	0.0001
Vapor Space Expansion Factor:	0.0342
Vented Vapor Saturation Factor:	0.9971
Tank Vapor Space Volume:	
Vapor Space Volume (cu ft):	15,050.4043
Tank Diameter (ft):	33.0000
Vapor Space Outage (ft):	17.5967
Tank Shell Height (ft):	30.0000
Average Liquid Height (ft): Roof Outage (ft):	14.0700 1.6667
Roof Outage (Cone Roof)	
Roof Outage (ft):	1.6667
Roof Height (ft):	5.0000
Roof Slope (ft/ft):	0.3000
Shell Radius (ft):	16.5000
Vapor Density	
Vapor Density (lb/cu ft):	0.0001
Vapor Molecular Weight (lb/lb-mole):	130.0000
Vapor Pressure at Daily Average Liquid	0.0004
Surface Temperature (psia):	0.0031 499.7017
Daily Avg. Liquid Surface Temp. (deg. R): Daily Average Ambient Temp. (deg. F):	38.4417
Ideal Gas Constant R	30.4417
(psia cuft / (lb-mol-deg R)):	10.731
Liquid Bulk Temperature (deg. R):	498.1317
Tank Paint Solar Absorptance (Shell):	0.1700
Tank Paint Solar Absorptance (Roof):	0.1700
Daily Total Solar Insulation	
Factor (Btu/sqft day):	1,175.5647
Vapor Space Expansion Factor	
Vapor Space Expansion Factor:	0.0342
Daily Vapor Temperature Range (deg. R):	19.2277
Daily Vapor Pressure Range (psia):	0.0007 0.0600
Breather Vent Press. Setting Range(psia):	0.0000
Vapor Pressure at Daily Average Liquid Surface Temperature (psia):	0.0031
Vapor Pressure at Daily Minimum Liquid	0.0001
Surface Temperature (psia):	0.0031
Vapor Pressure at Daily Maximum Liquid	0.0001
Surface Temperature (psia):	0.0038
Daily Avg. Liquid Surface Temp. (deg R):	499.7017
Daily Min. Liquid Surface Temp. (deg R):	494.8947
Daily Max. Liquid Surface Temp. (deg R):	504.5086
Daily Ambient Temp. Range (deg. R):	18.9333
Vented Vapor Saturation Factor	0.9971
Vented Vapor Saturation Factor:	0.9971
Vapor Pressure at Daily Average Liquid: Surface Temperature (psia):	0.0031
Vapor Space Outage (ft):	17.5967
Working Losses (lb):	69.1835
Vapor Molecular Weight (lb/lb-mole):	130.0000
Vapor Pressure at Daily Average Liquid	
Surface Temperature (psia):	0.0031
Annual Net Throughput (gal/yr.):	10,791,747.8413
Annual Turnovers:	59.9400
Turnover Factor:	0.6672
Maximum Liquid Volume (gal):	180,042.5065
Maximum Liquid Height (ft):	28.1400
Tank Diameter (ft):	33.0000 1.0000
	1.0000
Working Loss Product Factor:	
Total Losses (lb):	83.2962

TANKS 4.0.9d Emissions Report - Detail Format Individual Tank Emission Totals

Emissions Report for: Annual

NTEC Turbine Diesel Tank - Vertical Fixed Roof Tank Duluth, Wisconsin

	Losses(lbs)							
Components	Working Loss	Breathing Loss	Total Emissions					
Distillate fuel oil no. 2	69.18	14.11	83.30					

TANKS 4.0.9d

Emissions Report - Detail Format Tank Indentification and Physical Characteristics

Identification

User Identification: City: State: NTEC Fire Pump Tank Superior Wisconsin Company: Type of Tank: Description: NTEC Horizontal Tank 350 gallon diesel tank

Tank Dimensions
Shell Length (ft):
Diameter (ft):
Volume (gallons):
Turnovers: 5.00 3.45 350.00 20.83 7,291.55

Net Throughput(gal/yr): Is Tank Heated (y/n): Is Tank Underground (y/n):

Paint Characteristics Shell Color/Shade:

White/White Shell Condition

Breather Vent Settings Vacuum Settings (psig): Pressure Settings (psig) -0.03 0.03

Meterological Data used in Emissions Calculations: Duluth, Minnesota (Avg Atmospheric Pressure = 13.98 psia)

TANKS 4.0 Report Page 2 of 6

TANKS 4.0.9d Emissions Report - Detail Format Liquid Contents of Storage Tank

NTEC Fire Pump Tank - Horizontal Tank Superior, Wisconsin

,			ily Liquid Si perature (de		Liquid Bulk Temp	Bulk		Vapor Mol.	Liquid Mass	Vapor Mass	Mol.	Basis for Vapor Pressure	
Mixture/Component	Month	Avg.	Min.	Max.	(deg F)	Avg.	Min.	Max.	Weight.	Fract.	Fract.	Weight	Calculations
Distillate fuel oil no. 2	All	40.03	35.22	44.84	38.46	0.0031	0.0031	0.0038	130.0000			188.00	Option 1: VP40 = .0031 VP50 = .0045

TANKS 4.0.9d Emissions Report - Detail Format Detail Calculations (AP-42)

NTEC Fire Pump Tank - Horizontal Tank Superior, Wisconsin

Annual Emission Calcaulations	
Standing Losses (lb):	0.0280
Vapor Space Volume (cu ft):	29.8059
Vapor Density (lb/cu ft):	0.0001
Vapor Space Expansion Factor:	0.0342
Vented Vapor Saturation Factor:	0.9997
Tank Vapor Space Volume:	
Vapor Space Volume (cu ft):	29.8059
Tank Diameter (ft):	3.4520
Effective Diameter (ft):	4.6891
Vapor Space Outage (ft):	1.7260
Tank Shell Length (ft):	5.0000
Vapor Density	
Vapor Density (lb/cu ft):	0.0001
Vapor Molecular Weight (lb/lb-mole):	130.0000
Vapor Pressure at Daily Average Liquid	
Surface Temperature (psia):	0.0031
Daily Avg. Liquid Surface Temp. (deg. R):	499.7017
Daily Average Ambient Temp. (deg. F): Ideal Gas Constant R	38.4417
(psia cuft / (lb-mol-deg R)):	10.731
Liquid Bulk Temperature (deg. R):	498.1317
Tank Paint Solar Absorptance (Shell):	0.1700
Daily Total Solar Insulation	
Factor (Btu/sqft day):	1,175.5647
Vapor Space Expansion Factor	
Vapor Space Expansion Factor:	0.0342
Daily Vapor Temperature Range (deg. R):	19.2277
Daily Vapor Pressure Range (psia):	0.0007
Breather Vent Press. Setting Range(psia):	0.0600
Vapor Pressure at Daily Average Liquid	
Surface Temperature (psia):	0.0031
Vapor Pressure at Daily Minimum Liquid	0.0031
Surface Temperature (psia): Vapor Pressure at Daily Maximum Liquid	0.0031
Surface Temperature (psia):	0.0038
Daily Avg. Liquid Surface Temp. (deg R):	499.7017
Daily Min. Liquid Surface Temp. (deg R):	494.8947
Daily Max. Liquid Surface Temp. (deg R):	504.5086
Daily Ambient Temp. Range (deg. R):	18.9333
Vented Vapor Saturation Factor	
Vented Vapor Saturation Factor:	0.9997
Vapor Pressure at Daily Average Liquid:	
Surface Temperature (psia):	0.0031
Vapor Space Outage (ft):"	1.7260
Working Losses (lb):	0.0701
Vapor Molecular Weight (lb/lb-mole):	130.0000
Vapor Pressure at Daily Average Liquid	
Surface Temperature (psia):	0.0031
Annual Net Throughput (gal/yr.):	7,291.5500
Annual Turnovers:	20.8330
Turnover Factor:	1.0000
Tank Diameter (ft):	3.4520
Working Loss Product Factor:	1.0000
Total Lancas (Ib):	0.0004
Total Losses (lb):	0.0981

TANKS 4.0.9d Emissions Report - Detail Format Individual Tank Emission Totals

Emissions Report for: Annual

NTEC Fire Pump Tank - Horizontal Tank Superior, Wisconsin

	Losses(lbs)							
Components	Working Loss	Breathing Loss	Total Emissions					
Distillate fuel oil no. 2	0.07	0.03	0.10					

TANKS 4.0.9d

Emissions Report - Detail Format Tank Indentification and Physical Characteristics

Identification

User Identification: City: State: NTEC Gen Tank Superior Wisconsin Company: Type of Tank: Description: NTEC Horizontal Tank 1,700 gallon diesel tank

Tank Dimensions
Shell Length (ft):
Diameter (ft):
Volume (gallons):
Turnovers: 8.04 6.00 1,700.00 20.80 35,360.00

Net Throughput(gal/yr): Is Tank Heated (y/n): Is Tank Underground (y/n):

Paint Characteristics Shell Color/Shade:

White/White Shell Condition

Breather Vent Settings Vacuum Settings (psig): Pressure Settings (psig) -0.03 0.03

Meterological Data used in Emissions Calculations: Duluth, Minnesota (Avg Atmospheric Pressure = 13.98 psia)

TANKS 4.0 Report Page 2 of 6

TANKS 4.0.9d Emissions Report - Detail Format Liquid Contents of Storage Tank

NTEC Gen Tank - Horizontal Tank Superior, Wisconsin

	Liquid Daily Liquid Surf. Bulk Temperature (deg F) Temp		Vapor Pressure (psia)			Vapor Mol.	Liquid Mass	Vapor Mass	Mol.	Basis for Vapor Pressure			
Mixture/Component	Month	Avg.	Min.	Max.	(deg F)	Avg.	Min.	Max.	Weight.	Fract.	Fract.	Weight	Calculations
Distillate fuel oil no. 2	All	40.03	35.22	44.84	38.46	0.0031	0.0031	0.0038	130.0000			188.00	Option 1: VP40 = .0031 VP50 = .0045

TANKS 4.0.9d Emissions Report - Detail Format Detail Calculations (AP-42)

NTEC Gen Tank - Horizontal Tank Superior, Wisconsin

Annual Emission Calcaulations	
Standing Losses (lb):	0.1361
Vapor Space Volume (cu ft):	144.7574
Vapor Density (lb/cu ft):	0.0001
Vapor Space Expansion Factor:	0.0342
Vented Vapor Saturation Factor:	0.9995
Tank Vapor Space Volume:	
Vapor Space Volume (cu ft):	144.7574
Tank Diameter (ft):	6.0000
Effective Diameter (ft):	7.8382
Vapor Space Outage (ft):	3.0000
Tank Shell Length (ft):	8.0380
Vapor Density	
Vapor Density (lb/cu ft):	0.0001
Vapor Molecular Weight (lb/lb-mole):	130.0000
Vapor Pressure at Daily Average Liquid	
Surface Temperature (psia):	0.0031
Daily Avg. Liquid Surface Temp. (deg. R):	499.7017
Daily Average Ambient Temp. (deg. F):	38.4417
Ideal Gas Constant R	
(psia cuft / (lb-mol-deg R)):	10.731
Liquid Bulk Temperature (deg. R):	498.1317
Tank Paint Solar Absorptance (Shell):	0.1700
Daily Total Solar Insulation	
Factor (Btu/sqft day):	1,175.5647
Vapor Space Expansion Factor	
Vapor Space Expansion Factor:	0.0342
Daily Vapor Temperature Range (deg. R):	19.2277
Daily Vapor Pressure Range (psia):	0.0007
Breather Vent Press. Setting Range(psia):	0.0600
Vapor Pressure at Daily Average Liquid	
Surface Temperature (psia):	0.0031
Vapor Pressure at Daily Minimum Liquid	
Surface Temperature (psia):	0.0031
Vapor Pressure at Daily Maximum Liquid	
Surface Temperature (psia):	0.0038
Daily Avg. Liquid Surface Temp. (deg R):	499.7017
Daily Min. Liquid Surface Temp. (deg R):	494.8947
Daily Max. Liquid Surface Temp. (deg R):	504.5086
Daily Ambient Temp. Range (deg. R):	18.9333
Vented Vapor Saturation Factor	
Vented Vapor Saturation Factor:	0.9995
Vapor Pressure at Daily Average Liquid:	
Surface Temperature (psia):	0.0031
Vapor Space Outage (ft):	3.0000
Working Losson (lb)-	0.3398
Working Losses (lb): Vapor Molecular Weight (lb/lb-mole):	130.0000
Vapor Pressure at Daily Average Liquid	130.0000
	0.0031
Surface Temperature (psia): Annual Net Throughput (gal/yr.):	35.360.0000
Annual Turnovers:	20.8000
Turnover Factor:	1.0000
Tank Diameter (ft):	6.0000
Working Loss Product Factor:	1.0000
Working 2000 Floudet Factor.	1.0000
Total Losses (lb):	0.4758
10th 20000 (ID).	0.4730

TANKS 4.0.9d Emissions Report - Detail Format Individual Tank Emission Totals

Emissions Report for: Annual

NTEC Gen Tank - Horizontal Tank Superior, Wisconsin

	Losses(lbs)							
Components	Working Loss	Breathing Loss	Total Emissions					
Distillate fuel oil no. 2	0.34	0.14	0.48					



RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре	Turbine Model
			Nitrogen Oxide	:S						
CA-1192	AVENAL ENERGY PROJECT	AVENAL POWER CENTER LLC	6/21/2011	180	MW	SCR/DLN	160	lb/hr	BACT	
CA-1192	AVENAL ENERGY PROJECT	AVENAL POWER CENTER LLC	6/21/2011	180	MW	SCR/DLN	160	lb/hr	BACT	
MI-0423	INDECK NILES, LLC	INDECK NILES, LLC	1/4/2017	8,322	MMBtu/hr	SCR/DLN	0.034	lb/MMBtu	BACT	
MI-0406	RENAISSANCE POWER LLC	LS POWER DEVELOPMENT LLC	11/1/2013		MMBtu/hr	SCR/DLN	0.082		BACT	
	ARSENAL HILL POWER PLANT	SOUTHWEST ELECTRIC POWER COMPANY (SWEPCO)	3/20/2008		MMBtu/hr	GCP	0.190	lb/MMBtu	BACT	-
	APPLIED ENERGY LLC	APPLIED ENERGY LLC	3/20/2009		MMBtu/hr	SCR		ppm	BACT	-
	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154		SCR		ppm	BACT	
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154		SCR		ppm	BACT	+
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154		SCR		ppm	BACT	+
CA-1191 CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154		SCR		ppm	BACT	+
	AVENAL ENERGY PROJECT	AVENAL POWER CENTER LLC	6/21/2011	180		SCR/DLN		ppm	BACT	
	AVENAL ENERGY PROJECT	AVENAL POWER CENTER LLC	6/21/2011	180		SCR/DLN		ppm	BACT	
	AVENAL ENERGY PROJECT	AVENAL POWER CENTER LLC	6/21/2011	180		SCR/DLN		ppm	BACT	
	AVENAL ENERGY PROJECT	AVENAL POWER CENTER LLC	6/21/2011	180		SCR/DLN		ppm	BACT	
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011	172	MW	SCR/DLN	2.0	ppm	BACT	
CA-1212	PALMDALE HYBRID POWER PROJECT	CITY OF PALMDALE	10/18/2011	154	MW	SCR/DLN	2.0	ppm	BACT	
FL-0303	FPL WEST COUNTY ENERGY CENTER UNIT 3	FLORIDA POWER AND LIGHT COMPANY (FP&L)	7/30/2008	2,333	MMBtu/hr	SCR/DLN	2.0	ppm	BACT	
FL-0304	CANE ISLAND POWER PARK	FLORIDA MUNICIPAL POWER AGENCY (FMPA	9/8/2008	1,860	MMBtu/hr	SCR	2.0	ppm	BACT	GE 7241 FA CTG
FL-0337	POLK POWER STATION	TAMPA ELECTRIC COMPANY	10/14/2012	1,160	MW	SCR/DLN	2.0	ppm	BACT	
	OKEECHOBEE CLEAN ENERGY CENTER	FLORIDA POWER & LIGHT	3/9/2016		MMBtu/hr	SCR/DLN/WI		ppm	BACT	GE 7HA.02
IA-0107	MARSHALLTOWN GENERATING STATION	INTERSTATE POWER AND LIGHT	4/14/2014		MMBtu/hr	SCR/DLN		ppm	BACT	02 710 1102
	MARSHALLTOWN GENERATING STATION	INTERSTATE POWER AND LIGHT	4/14/2014		MMBtu/hr	SCR/LNB		ppm	BACT	Siemens SGT6-5000F
ID-0018	LANGLEY GULCH POWER PLANT	IDAHO POWER COMPANY	6/25/2010		MMBtu/hr	SCR/DLN/GCP		ppm	BACT	Siemens SGT6-5000F
	ST. JOSEPH ENEGRY CENTER, LLC	ST. JOSEPH ENERGY CENTER, LLC			MMBtu/hr			ppm	BACT	Sierriens 30 16-3000F
IN-0158	ST. JUSEPH ENEGRY CENTER, LLC	ST. JOSEPH ENERGY CENTER, LLC	12/3/2012	2,300	MINIBTU/NF	SCR/DLN	2.0	ppm	BACI	
										SGT-8000H VERSION 1.4-
	MATTAWOMAN ENERGY CENTER	MATTAWOMAN ENERGY, LLC	11/13/2015	286		SCR/DLN/GCP		ppm	BACT	OPTIMIZED
MD-0046	KEYS ENERGY CENTER	KEYS ENERGY CENTER, LLC	10/31/2014	235		SCR/DLN/GCP	2.0	ppm	BACT	SGT6-500FEE
	MIDLAND COGENERATION VENTURE	MIDLAND COGENERATION VENTURE	4/23/2013		MMBtu/hr	SCR/DLN		ppm	BACT	
MI-0405	MIDLAND COGENERATION VENTURE	MIDLAND COGENERATION VENTURE	4/23/2013	2,237	MMBtu/hr	SCR/DLN	2.0	ppm	BACT	
MI-0406	RENAISSANCE POWER LLC	LS POWER DEVELOPMENT LLC	11/1/2013	2,147	MMBtu/hr	SCR/DLN	2.0	ppm	BACT	
MI-0406	RENAISSANCE POWER LLC	LS POWER DEVELOPMENT LLC	11/1/2013	2,807	MMBtu/hr	SCR/DLN	2.0	ppm	BACT	
										Mitsubishi M501 GAC units or
OH-0352	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	5,579	MMBtu/hr	SCR/DLN	2.0	ppm	BACT	2 Siemens SGT-8000H
		1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	., .,			,		1		Mitsubishi M501 GAC units or
OH-0352	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	5 579	MMBtu/hr	SCR/DLN	2.0	ppm	BACT	2 Siemens SGT-8000H
011 0332	ONEGON CLEAN ENERGY CENTER	Pricado, 65, ire.	0/10/2015	3,373	iviivibta/iii	SCIT/ DEI	2.0	ppiii	- Brief	Mitsubishi M501 GAC units or
OH-0352	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	6 004	MMBtu/hr	SCR/DLN	2.0	ppm	BACT	2 Siemens SGT-8000H
OH-0332	OREGON CLEAN ENERGY CENTER	ARCADIS, 03, INC.	0/10/2013	0,004	iviivibtu/iii	JCK/ DLIN	2.0	ppiii	BACI	Mitsubishi M501 GAC units or
	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	799		SCR/DLN		ppm	BACT	2 Siemens SGT-8000H
	CHOUTEAU POWER PLANT	ASSOCIATED ELECTRIC COOPERATIVE INC	1/23/2009		MMBtu/hr	SCR/DLN		ppm	BACT	SIEMENS V84.3A
	MOORELAND GENERATING STA	WESTERN FARMERS ELECTRIC COOPERATIVE	7/2/2013	360		SCR/DLN		ppm	BACT	Siemens SGT6-5000F5
	MOORELAND GENERATING STA	WESTERN FARMERS ELECTRIC COOPERATIVE	7/2/2013	360		SCR/DLN		ppm	BACT	Siemens SGT6-5000F5
	CARTY PLANT	PORTLAND GENERAL ELECTRIC	12/29/2010		MMBtu/hr	SCR		ppm	BACT	
OR-0050	TROUTDALE ENERGY CENTER, LLC	TROUTDALE ENERGY CENTER, LLC	3/5/2014	2,988	MMBtu/hr	DLN/WI	2.0	ppm	BACT	Mitsubishi M501-GAC
PA-0278	MOXIE LIBERTY LLC/ASYLUM POWER PL T	MOXIE ENERGY LLC	10/10/2012	3,277	MMBtu/hr	SCR/DLN	2.0	ppm	BACT	G or HA
PA-0286	MOXIE ENERGY LLC/PATRIOT GENERATION PLT	MOXIE ENERGY LLC	1/31/2013	472		SCR		ppm	BACT	
TN-0162	JOHNSONVILLE COGENERATION	TENNESSEE VALLEY AUTHORITY	4/19/2016	1,339	MMBtu/hr	SCR/GCP	2.0	ppm	BACT	
			† † †				1	Ť.	+	GE 7FA, GE 7FB, AND SIEMENS
TX-0546	PATTILLO BRANCH POWER PLANT	PATTILLO BRANCH POWER COMPANY LLC	6/17/2009	350	MW	SCR	2 0	ppm	BACT	SGT6-5000F.
25.0		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	-, -: , 2005	333			1 2.0	1	1	GE 7FAS OR 250 MW
TX-0547	NATURAL GAS-FIRED POWER GENERATION FACILITY	LAMAR POWER PARTNERS II LLC	6/22/2009	250	N/1\A/	SCR	2.0	ppm	BACT	MITSUBISHI 501GS
	MADISON BELL ENERGY CENTER	MADISON BELL PARTNERS LP	8/18/2009	275		SCR (SLN)		ppm	BACT	GE PG7121(EA
	THOMAS C. FERGUSON POWER PLANT	LOWER COLORADO RIVER AUTHORITY	9/1/2011	390		SCR/DLN		ppm	BACT	GE 7FA
TX-0620	ES JOSLIN POWER PLANT	CALHOUN PORT AUTHORITY	9/12/2012	195		SCR		ppm	BACT	GE 7FA
TX-0678	FREEPORT LNG PRETREATMENT FACILITY	FREEPORT LNG DEVELOPMENT LP	7/16/2014	87	MW	SCR	2.0	ppm	BACT	
				l		1			I	1
				l	j					Siemens Model F5, GE7Fa, and

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре	Turbine Model
										GE 7FA.04; (2 Siemens SGT6-
				i '						5000F(4; or (3 Siemens SGT6-
TX-0708	LA PALOMA ENERGY CENTER	LA PALOMA ENERGY CENTER, LLC	2/7/2013	650	MW	SCR	2.0	ppm	BACT	5000F(5.
TX-0709	SAND HILL ENERGY CENTER	CITY OF AUSTIN	9/13/2013	174	MW	SCR		ppm	BACT	GE 7FA
TX-0710	VICTORIA POWER STATION	VICTORIA WLE L.P.	12/1/2014	197	MW	SCR	2.0	ppm	BACT	GE 7FA.04
TX-0712	TRINIDAD GENERATING FACILITY	SOUTHERN POWER COMPANY	11/20/2014	497	MW	SCR	2.0	ppm	BACT	MHI J model
TX-0713	TENASKA BROWNSVILLE GENERATING STATION	TENASKA BROWNSVILLE PARTNERS, LLC	4/29/2014	274	MW	SCR	2.0	ppm	BACT	
TX-0714	S R BERTRON ELECTRIC GENERATING STATION	NRG TEXAS POWER LLC	12/19/2014	240	MW	SCR		ppm	BACT	Siemens Model F5 (SF5
TX-0730	COLORADO BEND ENERGY CENTER	COLORADO BEND II POWER, LLC	4/1/2015	1,100		SCR/OxCat		ppm	BACT	GE Model 7HA.02
		,				,				Siemens SCC6-5000 CTGs and
				1 '						a SST6-5000 ST, or two GE 7FA
TX-0767	LON C. HILL POWER STATION	LON C. HILL, L.P.	10/2/2015	195	MW	SCR	2.0	ppm	BACT	CTGs and a D-11 ST.
TX-0773	FGE EAGLE PINES PROJECT	FGE EAGLE PINES, LLC	11/4/2015	321		SCR		ppm	BACT	Alstom GT36
	NECHES STATION	APEX TEXAS POWER LLC	3/24/2016	231		SCR		ppm	BACT	Siemens or GE
TX-0789	DECORDOVA STEAM ELECTRIC STATION	DECORDOVA II POWER COMPANY LLC	3/8/2016	231		SCR		ppm	BACT	Siemens or GE
	GAINES COUNTY POWER PLANT	SOUTHWESTERN PUBLIC SERVICE COMPANY	4/28/2017	426		SCR/DLN		ppm	BACT	Siemens SGT6-5000F5
	WARREN COUNTY POWER PLANT - DOMINION	VIRGINIA ELECTRIC AND POWER COMPANY	12/17/2010		MMBtu/hr	SCR/DLN		ppm	BACT	MHI M501 GAC
		MOUNDSVILLE POWER, LLC	11/21/2014		MMBtu/hr	SCR/DLN		ppm	BACT	GE Frame 7FA.04
	HIGH DESERT POWER PROJECT	HIGH DESERT POWER PROJECT LLC	3/11/2010	190		SCR/DLN		ppm	BACT	GETTAINE 71A.04
	LIVE OAKS POWER PLANT	LIVE OAKS COMPANY, LLC	4/8/2010	600		SCR/DLN		ppm	BACT	SGT6-5000F.
	THETFORD GENERATING STATION	CONSUMERS ENERGY COMPANY	7/25/2013			SCR/LNB		ppm	BACT	3010-30001.
MI-0410		HOLLAND BOARD OF PUBLIC WORKS	12/4/2013		MMBtu/hr	SCR/DLN		ppm	BACT	+
								1		+
		HOLLAND BOARD OF PUBLIC WORKS	12/5/2016		MMBtu/hr	SCR/DLN		ppm	BACT	+
	FILER CITY STATION	FILER CITY STATION LIMITED PARTNERSHIP	11/17/2017		MMBtu/hr	SCR/DLN		ppm	BACT	05.754
	DUKE ENERGY HANGING ROCK ENERGY	DUKE ENERGY HANGING ROCK, LLC	12/18/2012	172		SCR/DLN		ppm	BACT	GE 7FA
	DUKE ENERGY HANGING ROCK ENERGY	DUKE ENERGY HANGING ROCK, LLC	12/18/2012	172		SCR/DLN		ppm	BACT	GE 7FA
LA-0224		SOUTHWEST ELECTRIC POWER COMPANY (SWEPCO)	3/20/2008		MMBtu/hr	SCR/LNB		ppm	BACT	
	INTERNATIONAL STATION POWER PLANT	CHUGACH ELECTRIC ASSOCIATION	12/20/2010		MW	SCR/DLN		ppm	BACT	
LA-0136	PLAQUEMINE COGENERATION FACILITY	THE DOW CHEMICAL COMPANY	7/23/2008		MMBtu/hr	SCR/DLN		ppm	BACT	GE FRAME 7 FA
	MORGAN CITY POWER PLANT	LOUISIANA ENERGY AND POWER AUTHORITY (LEPA)	9/26/2013		MMBtu/hr	SCR/WI		ppm	BACT	
TX-0698	BAYPORT COMPLEX	AIR LIQUIDE LARGE INDUSTRIES U.S., L.P.	9/5/2013		MW	DLN, CLEC		ppm	BACT	GE 7EA
MI-0402	SUMPTER POWER PLANT	WOLVERINE POWER SUPPLY COOPERATIVE INC.	11/17/2011	130		LNB		ppm	BACT	
	ST. CHARLES POWER STATION	ENTERGY LOUISIANA, LLC	8/31/2016		MMBtu/hr	SCR/DLN		ppm	BACT	
LA-0313	ST. CHARLES POWER STATION	ENTERGY LOUISIANA, LLC	8/31/2016		MMBtu/hr	SCR/DLN		ppm	BACT	
	THETFORD GENERATING STATION	CONSUMERS ENERGY COMPANY	7/25/2013		MMBtu/hr	SCR/LNB	78.4		BACT	
PA-0296	BERKS HOLLOW ENERGY ASSOC LLC/ONTELAUNEE	BERKS HOLLOW ENERGY ASSOC LLC	12/17/2013		MMBtu/hr	SCR	131.6	tpy	BACT	
			Carbon Monox							
	INDECK NILES, LLC	INDECK NILES, LLC	1/4/2017		MMBtu/hr	OxCat/GCP		lb/MMBtu	BACT	
PA-0296	BERKS HOLLOW ENERGY ASSOC LLC/ONTELAUNEE	BERKS HOLLOW ENERGY ASSOC LLC	12/17/2013	3,046	MMBtu/hr	OxCat	0.016	lb/MMBtu	BACT	
MI-0410	THETFORD GENERATING STATION	CONSUMERS ENERGY COMPANY	7/25/2013	2,587	MMBtu/hr	OxCat/GCP		lb/MMBtu	BACT	
OK-0169	PSO COMANCHE POWER STATION	PUBLIC SERVICE COMPANY OF OKLAHOMA	10/8/2015		MMBtu/hr	DLN	0.079	lb/MMBtu	BACT	
MI-0406	RENAISSANCE POWER LLC	LS POWER DEVELOPMENT LLC	11/1/2013		MMBtu/hr	OxCat		lb/MMBtu	BACT	
MI-0412	HOLLAND BOARD OF PUBLIC WORKS - EAST 5TH STREET	HOLLAND BOARD OF PUBLIC WORKS	12/4/2013	647	MMBtu/hr	OxCat/GCP	0.382	lb/MMBtu	BACT	
MI-0424	HOLLAND BOARD OF PUBLIC WORKS - EAST 5TH STREET	HOLLAND BOARD OF PUBLIC WORKS	12/5/2016	554	MMBtu/hr	OxCat/GCP		lb/MMBtu	BACT	
LA-0224	ARSENAL HILL POWER PLANT	SOUTHWEST ELECTRIC POWER COMPANY (SWEPCO)	3/20/2008	2,110	MMBtu/hr	GCP	0.747	lb/MMBtu	BACT	
MI-0405	MIDLAND COGENERATION VENTURE	MIDLAND COGENERATION VENTURE	4/23/2013	2,237	MMBtu/hr	GCP	1.396	lb/MMBtu	BACT	
CT-0161	KILLINGLY ENERGY CENTER	NTE CONNECTICUT, LLC	6/30/2017	2,639	MMBtu/hr	OxCat	1.700	lb/MMBtu	BACT	
CT-0151	KLEEN ENERGY SYSTEMS, LLC	KLEEN ENERGY SYSTEMS, LLC	2/25/2008	2,142	MMBtu/hr	OxCat	0.9	ppm	BACT	SIEMENS SGT6-5000F
CT-0157	CPV TOWANTIC, LLC	CPV TOWANTIC, LLC	11/30/2015	2,420	MMBtu/hr	OxCat		ppm	BACT	GE 7HA.01
CT-0158	CPV TOWANTIC, LLC	CPV TOWANTIC, LLC	11/30/2015	2,420	MMBtu/hr	OxCat	0.9	ppm	BACT	GE 7HA.01
	KILLINGLY ENERGY CENTER	NTE CONNECTICUT, LLC	6/30/2017		MMBtu/hr	OxCat		ppm	BACT	Mitsubishi M501JAC
NJ-0082	WEST DEPTFORD ENERGY STATION	WEST DEPTFORD ENERGY ASSOCIATES	7/18/2014		MMBtu/hr	OxCat/GCP/Fuel		ppm	BACT	Siemens F
3002			., _0, _014	2,552		222, 30. / . 401	3.5	10.00	1	Never built. Proposed Model
CA-1192	AVENAL ENERGY PROJECT	AVENAL POWER CENTER LLC	6/21/2011	180	MW	OxCat	1 5	ppm	BACT	GE 7241 FA
5,1252			3,22,2011	100	···••	- CACUL	1.5	rr		
	1			,						Never built. Proposed Model

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре	Turbine Model
										Never built. In 2011, proposed turbines were GE. Currently proposed turbines are Siemens
	PALMDALE HYBRID POWER PROJECT	CITY OF PALMDALE	10/18/2011		MW	OxCat		ppm	BACT	STG6-5000F
	WEST DEPTFORD ENERGY STATION	WEST DEPTFORD ENERGY ASSOCIATES	7/18/2014		MMBtu/hr	OxCat/GCP/Fuel		ppm	BACT	Siemens F
VA-0315	WARREN COUNTY POWER PLANT - DOMINION	VIRGINIA ELECTRIC AND POWER COMPANY	12/17/2010		MMBtu/hr	OxCat/GCP		ppm	BACT	MHI M501 GAC
	PLANT MCDONOUGH COMBINED CYCLE	SOUTHERN COMPANY/GEORGIA POWER	1/7/2008	254		OxCat		ppm	BACT	MITSUBISHI MODEL M501G
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010		MW	OxCat	2.0		BACT	
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010		MW	OxCat	2.0		BACT	
CA-1192	AVENAL ENERGY PROJECT	AVENAL POWER CENTER LLC	6/21/2011		MW	OxCat	2.0		BACT	
CA-1192	AVENAL ENERGY PROJECT	AVENAL POWER CENTER LLC	6/21/2011		MW	OxCat	2.0		BACT	CCTC 50005
GA-0138	LIVE OAKS POWER PLANT	LIVE OAKS COMPANY, LLC	4/8/2010		MW	OxCat/GCP	2.0		BACT	SGT6-5000F.
IA-0107	MARSHALLTOWN GENERATING STATION	INTERSTATE POWER AND LIGHT	4/14/2014	2,258	MMBtu/hr	OxCat	2.0		BACT	
IA-0107	MARSHALLTOWN GENERATING STATION	INTERSTATE POWER AND LIGHT	4/14/2014		MMBtu/hr	OxCat	2.0		BACT	Siemens SGT6-5000F
ID-0018	LANGLEY GULCH POWER PLANT	IDAHO POWER COMPANY	6/25/2010		MMBtu/hr	OxCat, DLN, GCP	2.0	1	BACT	Siemens SGT6-5000F
IN-0158	ST. JOSEPH ENEGRY CENTER, LLC	ST. JOSEPH ENERGY CENTER, LLC	12/3/2012		MMBtu/hr	OxCat	2.0		BACT	
LA-0313	ST. CHARLES POWER STATION	ENTERGY LOUISIANA, LLC	8/31/2016	3,625	MMBtu/hr	OxCat, DLN, GCP	2.0		BACT	
	ST. CHARLES POWER STATION	ENTERGY LOUISIANA, LLC	8/31/2016		MMBtu/hr	OxCat, DLN, GCP		ppm	BACT	
MD-0041	CPV ST. CHARLES	CPV MARYLAND, LLC	4/23/2014	725	MW	OxCat/GCP	2.0	ppm	BACT	GE F class
										SGT-8000H VERSION 1.4-
	MATTAWOMAN ENERGY CENTER	MATTAWOMAN ENERGY, LLC	11/13/2015		MW	OxCat/GCP		ppm	BACT	OPTIMIZED
	KEYS ENERGY CENTER	KEYS ENERGY CENTER, LLC	10/31/2014		MW	OxCat/GCP		ppm	BACT	SGT6-500FEE
MI-0406	RENAISSANCE POWER LLC	LS POWER DEVELOPMENT LLC	11/1/2013		MMBtu/hr	OxCat		ppm	BACT	
	RENAISSANCE POWER LLC	LS POWER DEVELOPMENT LLC	11/1/2013		MMBtu/hr	OxCat		ppm	BACT	
	WEST DEPTFORD ENERGY	LS POWER	5/6/2009	2,014	MMBtu/hr	OxCat	2.0		BACT	
	WOODBRIDGE ENERGY CENTER	CPV SHORE, LLC	7/25/2012	4,692	MMBtu/hr	OxCat/GCP	2.0		BACT	GE
NJ-0079	WOODBRIDGE ENERGY CENTER	CPV SHORE, LLC	7/25/2012	4,692	MMBtu/hr	OxCat/GCP/Fuel	2.0		BACT	GE 7FA
NJ-0080	HESS NEWARK ENERGY CENTER	HESS NEWARK ENERGY CENTER, LLC	11/1/2012	4,595		OxCat/GCP/Fuel		ppm	BACT	GE
NJ-0080	HESS NEWARK ENERGY CENTER	HESS NEWARK ENERGY CENTER, LLC	11/1/2012	4,595	MMBtu/hr	OxCat	2.0	ppm	BACT	GE
NJ-0081	PSEG FOSSIL LLC SEWAREN GENERATING STATION	PSEG FOSSIL LLC	3/7/2014	3,923	MMBtu/hr	OxCat/GCP/Fuel	2.0	ppm	BACT	GE7FA.05 OR Siemens SGT6 5000F
NJ-0081	PSEG FOSSIL LLC SEWAREN GENERATING STATION	PSEG FOSSIL LLC	3/7/2014	3,923	MMBtu/hr	OxCat, GCP, Fuel	2.0	ppm	BACT	GE7FA.05 OR Siemens SGT6 5000F
NII 0091	DSEC EOSSII II C SEWADEN GENEDATING STATION	PSEG FOSSIL LLC	3/7/2014	2 022	MANAD+u/br	OxCat, GCP, Fuel	2.0	ppm	BACT	GE7FA.05 OR Siemens SGT6 5000F
INJ-0001	PSEG FOSSIL LLC SEWAREN GENERATING STATION	F3EG F033IL LLC	3/7/2014	3,323	MMBtu/hr	Oxcat, GCF, Fuel	2.0	ррпп	BACI	GE7FA.05 OR Siemens SGT6
NJ-0081	PSEG FOSSIL LLC SEWAREN GENERATING STATION	PSEG FOSSIL LLC	3/7/2014	2 022	MMBtu/hr	OxCat, GCP, Fuel	2.0	ppm	BACT	5000F
	MIDDLESEX ENERGY CENTER, LLC	STONEGATE POWER, LLC	7/19/2016		MW	OxCat/GCP		ppm	BACT	GE 7HA.02
NJ-0085	MIDDLESEX ENERGY CENTER, LLC	STONEGATE POWER, LLC	7/19/2016	663	MW	OxCat/GCP	2.0		BACT	GE 7HA.02
NY-0104	CPV VALLEY ENERGY CENTER	CPV VALLEY LLC	8/1/2013		MMBtu/hr	OxCat/GCP		ppm	BACT	GE 711A.02
141 0104	CI V VALLET ENERGY CENTER	CI V VALLET ELC	0/1/2013	2,254	WIIWID(U) III	Oxediy dei	2.0	ppiii	BACI	Mitsubishi M501 GAC units or
OH-0352	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	5 579	MMBtu/hr	OxCat	2.0	ppm	BACT	2 Siemens SGT-8000H
011-0332	OREGON CLEAN ENERGY CENTER	ARCADIS, 03, INC.	0/10/2013	3,373	IVIIVIDEU/III	Oxcat	2.0	ррпп	BACI	Mitsubishi M501 GAC units or
OH-0352	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	5 570	MMBtu/hr	OxCat	2.0	ppm	BACT	2 Siemens SGT-8000H
011-0332	OREGON CLEAN ENERGY CENTER	ARCADIS, 03, INC.	0/10/2013	3,373	IVIIVIDEU/III	Oxcat	2.0	ррпп	BACI	Mitsubishi M501 GAC units or
011 0252	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	6 004	MMBtu/hr	OxCat	2.0	ppm	BACT	2 Siemens SGT-8000H
UH-0332	OREGON CLEAN ENERGY CENTER	ARCADIS, 03, INC.	0/18/2013	0,004	IVIIVIBLU/III	Oxcat	2.0	ррпп	BACI	
011 0252	ODECON CLEAN ENERGY CENTER	ADCADIS HIS INC	6/19/2012	700	N 41A/	OvCat	3.0		DACT	Mitsubishi M501 GAC units or
	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013		MW	OxCat OxCat/CCB		ppm	BACT	2 Siemens SGT-8000H
	MOORELAND CENERATING STA	WESTERN FARMERS ELECTRIC COOPERATIVE	7/2/2013		MW	OxCat/GCP		ppm	BACT	Siemens SGT6-5000F5
	MOORELAND GENERATING STA	WESTERN FARMERS ELECTRIC COOPERATIVE	7/2/2013	360	MW NANADtu /br	OxCat/GCP	2.0		BACT	Siemens SGT6-5000F5
PA-0278	MOXIE LIBERTY LLC/ASYLUM POWER PLT	MOXIE ENERGY LLC	10/10/2012	3,277	MMBtu/hr	OxCat	2.0	1	BACT	F Class
PA-0286	MOXIE ENERGY LLC/PATRIOT GENERATION PLT	MOXIE ENERGY LLC	1/31/2013	472	0.40.4D: "	OxCat	2.0		BACT	+
TN-0162	JOHNSONVILLE COGENERATION	TENNESSEE VALLEY AUTHORITY	4/19/2016	1,339	MMBtu/hr	OxCat/GCP	2.0	ppm	BACT	CE 754 CE 755 AND CISATELL
TX-0546	PATTILLO BRANCH POWER PLANT	PATTILLO BRANCH POWER COMPANY LLC	6/17/2009	350	MW	OxCat	2.0	ppm	BACT	GE 7FA, GE 7FB, AND SIEMENS SGT6-5000F.
			1 , , , , , , ,					1	1	SGT6-5000F CTGs or four GE
	•		1		MW	OxCat/GCP	1	ppm	BACT	1

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре	Turbine Model
										C: 44
TV 0500	GERAR RAYOU SUSCEPPING CENTRATION STATION	NDC TEVAS DOMED	0/20/2044	225		0.01	2.0		DA CT	Siemens Model F5, GE7Fa, and
TX-0689	CEDAR BAYOU ELECTRIC GENERATION STATION	NRG TEXAS POWER	8/29/2014	225	MW	OxCat	2.0	ppm	BACT	Mitsubishi Heavy Industry G
										GE 7FA.04; (2 Siemens SGT6-
TX-0708	LA PALOMA ENERGY CENTER	LA PALOMA ENERGY CENTER, LLC	2/7/2013	650	MW	OxCat	2.0	ppm	BACT	5000F(4; or (3 Siemens SGT6- 5000F(5.
	SAND HILL ENERGY CENTER	CITY OF AUSTIN	9/13/2013		MW	OxCat		ppm	BACT	GE 7FA
	TENASKA BROWNSVILLE GENERATING STATION	TENASKA BROWNSVILLE PARTNERS, LLC	4/29/2014		MW	OxCat		ppm	BACT	GE 71A
17-0713	TENASKA BROWNSVILLE GENERATING STATION	TENASKA BROWNSVILLE PARTNERS, LLC	4/23/2014	2/4	10100	Oxcat	2.0	ррпп	BACI	Siemens SCC6-5000 CTGs and
										a SST6-5000 ST, or two GE 7FA
TX-0767	LON C. HILL POWER STATION	LON C. HILL, L.P.	10/2/2015	195	MW	OxCat	2.0	ppm	BACT	CTGs and a D-11 ST.
	FGE EAGLE PINES PROJECT	FGE EAGLE PINES, LLC	11/4/2015		MW	OxCat		ppm	BACT	Alstom GT36
TX-0819	GAINES COUNTY POWER PLANT	SOUTHWESTERN PUBLIC SERVICE COMPANY	4/28/2017		MW	SCR/DLN		ppm	BACT	Siemens SGT6-5000F5
		MOUNDSVILLE POWER, LLC	11/21/2014		MMBtu/hr	OxCat/GCP		ppm	BACT	GE 7FA.04
	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010		MW	OxCat		ppm	BACT	
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154	MW	OxCat	3.0	ppm	BACT	
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011	172	MW	OxCat	3.0	ppm	BACT	
LA-0254	NINEMILE POINT ELECTRIC GENERATING PLANT	ENTERGY LOUISIANA LLC	8/16/2011	7,146	MMBtu/hr	OxCat/GCP	3.0	ppm	BACT	
OR-0050	TROUTDALE ENERGY CENTER, LLC	TROUTDALE ENERGY CENTER, LLC	3/5/2014	2,988	MMBtu/hr	OxCat/GCP	3.3	ppm	BACT	Mitsubishi M501-GAC
CA-1209	HIGH DESERT POWER PROJECT	HIGH DESERT POWER PROJECT LLC	3/11/2010	190	MW	OxCat	4.0	ppm	BACT	
MI-0410	THETFORD GENERATING STATION	CONSUMERS ENERGY COMPANY	7/25/2013	2,587	MMBtu/hr	OxCat/GCP	4.0	ppm	BACT	
MI-0412	HOLLAND BOARD OF PUBLIC WORKS - EAST 5TH STREET	HOLLAND BOARD OF PUBLIC WORKS	12/4/2013	647	MMBtu/hr	OxCat/GCP	4.0	ppm	BACT	
MI-0424	HOLLAND BOARD OF PUBLIC WORKS - EAST 5TH STREET	HOLLAND BOARD OF PUBLIC WORKS	12/5/2016	554	MMBtu/hr	OxCat/GCP	4.0	ppm	BACT	
MI-0427	FILER CITY STATION	FILER CITY STATION LIMITED PARTNERSHIP	11/17/2017	1,935	MMBtu/hr	OxCat/GCP	4.0	ppm	BACT	
TX-0600	THOMAS C. FERGUSON POWER PLANT	LOWER COLORADO RIVER AUTHORITY	9/1/2011	390	MW	OxCat/GCP	4.0	ppm	BACT	GE 7FA
TX-0618	CHANNEL ENERGY CENTER LLC	CHANNEL ENERGY CENTER LLC	10/15/2012	180	MW	GCP	4.0	ppm	BACT	Siemens 501F
TX-0619	DEER PARK ENERGY CENTER	DEER PARK ENERGY CENTER LLC	9/26/2012		MW	GCP		ppm	BACT	Siemens/Westinghouse 501F
	ES JOSLIN POWER PLANT	CALHOUN PORT AUTHORITY	9/12/2012		MW	GCP	4.0	ppm	BACT	GE 7FA
	FREEPORT LNG PRETREATMENT FACILITY	FREEPORT LNG DEVELOPMENT LP	7/16/2014		MW	OxCat		ppm	BACT	
	VICTORIA POWER STATION	VICTORIA WLE L.P.	12/1/2014		MW	OxCat		ppm	BACT	GE 7FA.04
	TRINIDAD GENERATING FACILITY	SOUTHERN POWER COMPANY	11/20/2014		MW	OxCat		ppm	BACT	MHI J model
TX-0714	S R BERTRON ELECTRIC GENERATING STATION	NRG TEXAS POWER LLC	12/19/2014		MW	OxCat		ppm	BACT	Siemens Model F5 (SF5
TX-0730	COLORADO BEND ENERGY CENTER	COLORADO BEND II POWER, LLC	4/1/2015	1,100		SCR/OxCat		ppm	BACT	GE Model 7HA.02
	NECHES STATION	APEX TEXAS POWER LLC	3/24/2016		MW	OxCat		ppm	BACT	Siemens or GE
	DECORDOVA STEAM ELECTRIC STATION	DECORDOVA II POWER COMPANY LLC	3/8/2016		MW	OxCat		ppm	BACT	Siemens or GE
	OKEECHOBEE CLEAN ENERGY CENTER	FLORIDA POWER & LIGHT	3/9/2016		MMBtu/hr	GCP		ppm	BACT	GE 7HA.02
FL-0303	FPL WEST COUNTY ENERGY CENTER UNIT 3	FLORIDA POWER AND LIGHT COMPANY (FP&L)	7/30/2008		MMBtu/hr	GCP		ppm	BACT	
FL-0304	CANE ISLAND POWER PARK	FLORIDA MUNICIPAL POWER AGENCY (FMPA	9/8/2008		MMBtu/hr	GCP		ppm	BACT	GE 7241 FA CTG
	DUKE ENERGY HANGING ROCK ENERGY	DUKE ENERGY HANGING ROCK, LLC	12/18/2012		MW	GCP/Fuel		ppm	BACT	GE 7FA
	DUKE ENERGY HANGING ROCK ENERGY	DUKE ENERGY HANGING ROCK, LLC	12/18/2012		MW	GCP/Fuel		ppm	BACT	GE 7FA
	CHOUTEAU POWER PLANT	ASSOCIATED ELECTRIC COOPERATIVE INC	1/23/2009	1,882	MMBtu/hr	GCP		ppm	BACT	SIEMENS V84.3A
MI-0405	MIDLAND COGENERATION VENTURE	MIDLAND COGENERATION VENTURE	4/23/2013		MMBtu/hr	GCP		ppm	BACT	
GA-0127 LA-0224	PLANT MCDONOUGH COMBINED CYCLE ARSENAL HILL POWER PLANT	SOUTHERN COMPANY/GEORGIA POWER SOUTHWEST ELECTRIC POWER COMPANY (SWEPCO)	1/7/2008 3/20/2008	254	MW MMBtu/hr	OxCat GCP	_	ppm ppm	BACT BACT	
MI-0405		MIDLAND COGENERATION VENTURE	4/23/2013		MMBtu/hr	GCP	_	ppm	BACT	
1011-0403	WIDEAND COGENERATION VENTORE	MIDEAND COGENERATION VENTORE	4/23/2013	2,460	IVIIVIBLU/III	GCF	10.5	ррпп	BACI	GE 7FAS OR 250 MW
TX-0547	NATURAL GAS-FIRED POWER GENERATION FACILITY	LAMAR POWER PARTNERS II LLC	6/22/2009	250	MW	GCP	15.0	ppm	BACT	MITSUBISHI 501GS
TX-0698	BAYPORT COMPLEX	AIR LIQUIDE LARGE INDUSTRIES U.S., L.P.	9/5/2013		MW	DLN, CLEC		ppm	BACT	GE 7EA
TX-0727	CEDAR BAYOU ELECTRIC GENERATING STATION	NRG TEXAS POWER LLC	3/31/2015		MW	OxCat	_	ppm	BACT	GE 7EA
TX-0548		MADISON BELL PARTNERS LP	8/18/2009		MW	GCP		ppm	BACT	GE PG7121(EA
	PLAQUEMINE COGENERATION FACILITY	THE DOW CHEMICAL COMPANY	7/23/2008		MMBtu/hr			ppm	BACT	GE FRAME 7 FA
0100			., _5, _500	2,0,0		30.	25.0	r F ···	1	Never built. Proposed Model
CA-1192	AVENAL ENERGY PROJECT	AVENAL POWER CENTER LLC	6/21/2011	180	MW	Fuel	11.8	lb/hr	BACT	GE 7241 FA
			-, -1, -011	130	···		1	1	1	Never built. No turbine
					1	1	1			specified in Application for
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154	MW	Fuel	12.0	lb/hr	BACT	Certification of Project
			1 , , , , , ,							Never built. No turbine
						1			1	specified in Application for
										specified in Application for

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре	Turbine Model
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011	172	MW	Fuel	13.5	lb/hr	BACT	GE 7FA
0711211	COLOGIA GENERALING STATION	THE SHE WELLSTING SOMETHING	3/11/2011	1/2		1 001	15.5	,	5,101	Never built. No turbine
										specified in Application for
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154	MW	Fuel	18.0	lb/hr	BACT	Certification of Project
CA 1131	VICTORVILLE 2 III DRID I OWER I ROJECI	CITT OF VICTORVICEE	3/11/2010	154	10100	Tuel	10.0	15/111	BACT	Never built. No turbine
										specified in Application for
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	15/	MW	Fuel	18.0	lh/hr	BACT	Certification of Project
TX-0620	ES JOSLIN POWER PLANT	CALHOUN PORT AUTHORITY	9/12/2012		MW	GCP/Fuel	18.0	lb/hr	BACT	GE 7FA
TX-0618	CHANNEL ENERGY CENTER LLC	CHANNEL ENERGY CENTER LLC	10/15/2012		MW	GCP/Fuel		lb/hr	BACT	Siemens 501F
1X-0010	CHANNEL ENERGY CENTER LEC	CHANNEL ENERGY CENTER LLC	10/13/2012	100	IVIVV	GCF/T del	27.0	10/111	BACI	Siemens 3011
TX-0619	DEER PARK ENERGY CENTER	DEER PARK ENERGY CENTER LLC	9/26/2012	180	MW	GCP/Fuel	27.0	lb/hr	BACT	Siemens/Westinghouse 501F
KS-0019	THE EMPIRE DISTRICT ELECTRIC COMPANY	THE EMPIRE DISTRICT ELECTRIC COMPANY	7/14/2015	250	MW	DLN	30.2	lb/hr	BACT	Siemens, Westinghouse 301F
TX-0730	COLORADO BEND ENERGY CENTER	COLORADO BEND II POWER, LLC	4/1/2015	1,100	MW	GCP	43.0	lb/hr	BACT	GE Model 7HA.02
MI-0423	INDECK NILES, LLC	INDECK NILES, LLC	1/4/2017			GCP/Fuel/Inlet Air Filter	0.0012	lb/MMBtu	BACT	GE Wodel 7HA.02
IVII-0423	INDECK NILES, LLC	INDECK NILES, LLC	1/4/2017	0,322	IVIIVIBLU/III	GCP/Fuei/Illiet Air Filter	0.0012	ID/IVIIVIBLU	BACI	CEZEA OF OR CITATION COTO
NU 0001	DOEC FOSCIL LLC CENTA DENI CENTEDATINIC CTATIONI	DCEC FOSSII II C	2/7/2014	2.022	1 41 4 D4 /b	rl	0.0022	II- /A AA ADA	DACT	GE7FA.05 OR Siemens SGT6
NJ-0081	PSEG FOSSIL LLC SEWAREN GENERATING STATION	PSEG FOSSIL LLC	3/7/2014	3,923	MMBtu/hr	Fuel	0.0022	lb/MMBtu	BACT	5000F
_	FILER CITY STATION	FILER CITY STATION LIMITED PARTNERSHIP	11/17/2017	1,935		GCP/Fuel/Inlet Air Filter	0.0025	lb/MMBtu	BACT	c:
NJ-0082	WEST DEPTFORD ENERGY STATION	WEST DEPTFORD ENERGY ASSOCIATES	7/18/2014	2,362	MMBtu/hr	Fuel	0.0025	lb/MMBtu	BACT	Siemens
										GE7FA.05 OR Siemens SGT6
NJ-0081	PSEG FOSSIL LLC SEWAREN GENERATING STATION	PSEG FOSSIL LLC	3/7/2014	3,923	MMBtu/hr	Fuel	0.0027	lb/MMBtu	BACT	5000F
										GE7FA.05 OR Siemens SGT6
	PSEG FOSSIL LLC SEWAREN GENERATING STATION	PSEG FOSSIL LLC	3/7/2014		MMBtu/hr	Fuel	0.0027	lb/MMBtu	BACT	5000F
	THETFORD GENERATING STATION	CONSUMERS ENERGY COMPANY	7/25/2013		MMBtu/hr	Fuel	0.0033	lb/MMBtu	BACT	
	MIDLAND COGENERATION VENTURE	MIDLAND COGENERATION VENTURE	4/23/2013		MMBtu/hr	GCP	0.0040	lb/MMBtu	BACT	
	MOXIE LIBERTY LLC/ASYLUM POWER PLT	MOXIE ENERGY LLC	10/10/2012	3,277	MMBtu/hr	Fuel	0.0040	lb/MMBtu	BACT	
MI-0406	RENAISSANCE POWER LLC	LS POWER DEVELOPMENT LLC	11/1/2013	2,147	MMBtu/hr	GCP	0.0042	lb/MMBtu	BACT	
CA-1212	PALMDALE HYBRID POWER PROJECT	CITY OF PALMDALE	10/18/2011	154	MW	Fuel	0.0048	lb/MMBtu	BACT	
NJ-0082	WEST DEPTFORD ENERGY STATION	WEST DEPTFORD ENERGY ASSOCIATES	7/18/2014	2,362	MMBtu/hr	Fuel	0.0048	lb/MMBtu	BACT	Siemens
MD-0041	CPV ST. CHARLES	CPV MARYLAND, LLC	4/23/2014		MW	GCP/Fuel	0.0050	lb/MMBtu	BACT	GE F class
TN-0162	JOHNSONVILLE COGENERATION	TENNESSEE VALLEY AUTHORITY	4/19/2016	1,339	MMBtu/hr	OxCat/GCP	0.0050	lb/MMBtu	BACT	
MI-0405	MIDLAND COGENERATION VENTURE	MIDLAND COGENERATION VENTURE	4/23/2013	2,237	MMBtu/hr	GCP	0.0060	lb/MMBtu	BACT	
MI-0412	HOLLAND BOARD OF PUBLIC WORKS - EAST 5TH STREET	HOLLAND BOARD OF PUBLIC WORKS	12/4/2013	647	MMBtu/hr	GCP/Fuel	0.0070	lb/MMBtu	BACT	
MI-0424	HOLLAND BOARD OF PUBLIC WORKS - EAST 5TH STREET	HOLLAND BOARD OF PUBLIC WORKS	12/5/2016	554	MMBtu/hr	GCP/Fuel	0.0070	lb/MMBtu	BACT	
MI-0406	RENAISSANCE POWER LLC	LS POWER DEVELOPMENT LLC	11/1/2013	2,807	MMBtu/hr	GCP	0.0073	lb/MMBtu	BACT	
NY-0104	CPV VALLEY ENERGY CENTER	CPV VALLEY LLC	8/1/2013	2,234	MMBtu/hr	Fuel	0.0073	lb/MMBtu	BACT	
IN-0158	ST. JOSEPH ENEGRY CENTER, LLC	ST. JOSEPH ENERGY CENTER, LLC	12/3/2012	2,300	MMBtu/hr	GCP/Fuel	0.0078	lb/MMBtu	BACT	
IA-0107	MARSHALLTOWN GENERATING STATION	INTERSTATE POWER AND LIGHT	4/14/2014	2,258	MMBtu/hr	None	0.0100	lb/MMBtu	BACT	Siemens SGT6-5000F
IA-0107	MARSHALLTOWN GENERATING STATION	INTERSTATE POWER AND LIGHT	4/14/2014	2,258	MMBtu/hr	None	0.0100	lb/MMBtu	BACT	
LA-0224	ARSENAL HILL POWER PLANT	SOUTHWEST ELECTRIC POWER COMPANY (SWEPCO)	3/20/2008	2,110	MMBtu/hr	GCP/Fuel	0.0115	lb/MMBtu	BACT	
DE-0024	GARRISON ENERGY CENTER	GARRISON ENERGY CENTER, LLC/ CALPINE CORPORATION	1/30/2013	2,260	MMBtu/hr	Fuel	0.0122	lb/MMBtu	BACT	
		Volati	le Organic Cor	npounds						
TX-0756	CCI CORPUS CHRISTI CONDENSATE SPLITTER FACILITY	CASTLETON COMMODITIES INTERNATIONAL (CCI) CORPU	6/19/2015	37	MMBtu/hr	GCP/Fuel	0.005	LB/100 SCF	BACT	
OH-0356	DUKE ENERGY HANGING ROCK ENERGY	DUKE ENERGY HANGING ROCK, LLC	12/18/2012		MW	GCP	3.2	lb/hr	BACT	GE 7FA
OH-0356	DUKE ENERGY HANGING ROCK ENERGY	DUKE ENERGY HANGING ROCK, LLC	12/18/2012	172	MW	GCP	7.3	lb/hr	BACT	GE 7FA
	WARREN COUNTY POWER PLANT - DOMINION	VIRGINIA ELECTRIC AND POWER COMPANY	12/17/2010	2,996	MMBtu/hr	OxCat/GCP	0.0009	lb/MMBtu	BACT	MHI M501 GAC
	MIDLAND COGENERATION VENTURE	MIDLAND COGENERATION VENTURE	4/23/2013	2,237	MMBtu/hr	GCP	0.0018	lb/MMBtu	BACT	
MI-0405	MIDLAND COGENERATION VENTURE	MIDLAND COGENERATION VENTURE	4/23/2013	2,486	MMBtu/hr	GCP	0.0040	lb/MMBtu	BACT	1
LA-0313	ST. CHARLES POWER STATION	ENTERGY LOUISIANA, LLC	8/31/2016	3,625	MMBtu/hr	OxCat, DLN, GCP	0.0169	lb/MMBtu	BACT	
	ST. CHARLES POWER STATION	ENTERGY LOUISIANA, LLC	8/31/2016	,	MMBtu/hr	OxCat, DLN, GCP	0.0169	lb/MMBtu	BACT	1
	ARSENAL HILL POWER PLANT	SOUTHWEST ELECTRIC POWER COMPANY (SWEPCO)	3/20/2008	2,110	MMBtu/hr	GCP GCP	0.1015	lb/MMBtu	BACT	†
		HOLLAND BOARD OF PUBLIC WORKS	12/4/2013	647	MMBtu/hr	OxCat/GCP	0.3074	lb/MMBtu	BACT	†
OK-0129	CHOUTEAU POWER PLANT	ASSOCIATED ELECTRIC COOPERATIVE INC	1/23/2009	1,882	MMBtu/hr	GCP	0.3074	ppm	BACT	SIEMENS V84.3A
CT-0161	KILLINGLY ENERGY CENTER	NTE CONNECTICUT, LLC	6/30/2017	2,969	MMBtu/hr	OxCat	0.7	ppm	BACT	Mitsubishi M501JAC
	CPV TOWANTIC, LLC	CPV TOWANTIC, LLC	11/30/2015	2,420		OxCat	1.0		BACT	
CT-0157	CPV TOWANTIC, LLC	CPV TOWANTIC, LLC	11/30/2015	2,420	MMBtu/hr	OxCat		ppm	BACT	1
FL-0356	OKEECHOBEE CLEAN ENERGY CENTER	FLORIDA POWER & LIGHT	3/9/2016	3,096	MMBtu/hr	GCP	1.0		BACT	GE 7HA.02
FL-0356 FL-0364	SEMINOLE GENERATING STATION	SEMINOLE ELECTRIC COOPERATIVE, INC.	3/9/2016	3,096	MMBtu/hr	OxCat	1.0		BACT	GE 7HA.02 GE 7HA.02
		,						ppm		
IA-0107 IA-0107	MARSHALLTOWN GENERATING STATION MARSHALLTOWN GENERATING STATION	INTERSTATE POWER AND LIGHT INTERSTATE POWER AND LIGHT	4/14/2014 4/14/2014	2,258 2,258	MMBtu/hr MMBtu/hr	OxCat	1.0	ppm ppm	BACT BACT	Siemens SGT6-5000F
						None				+
IN-0158	ST. JOSEPH ENEGRY CENTER, LLC	ST. JOSEPH ENERGY CENTER, LLC	12/3/2012	2,300	MMBtu/hr	OxCat	1.0	ppm	BACT	1

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре	Turbine Model
										Mitsubishi M501 GAC units or
	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013		MW	OxCat		ppm	BACT	2 Siemens SGT-8000H
	MOXIE ENERGY LLC/PATRIOT GENERATION PLT	MOXIE ENERGY LLC	1/31/2013	472		OxCat		ppm	BACT	
	S R BERTRON ELECTRIC GENERATING STATION	NRG TEXAS POWER LLC	12/19/2014		MW	OxCat		ppm	BACT	Siemens Model F5 (SF5
	FPL WEST COUNTY ENERGY CENTER UNIT 3	FLORIDA POWER AND LIGHT COMPANY (FP&L)	7/30/2008		MMBtu/hr	None		ppm	BACT	
	POLK POWER STATION	TAMPA ELECTRIC COMPANY	10/14/2012	1,160		Fuel	_	ppm	BACT	
	NINEMILE POINT ELECTRIC GENERATING PLANT	ENTERGY LOUISIANA LLC	8/16/2011		MMBtu/hr	GCP		ppm	BACT	
CT-0161	KILLINGLY ENERGY CENTER	NTE CONNECTICUT, LLC	6/30/2017	2,639	MMBtu/hr	OxCat	1.6	ppm	BACT	
										Mitsubishi M501 GAC units or
	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	6,004	MMBtu/hr	OxCat		ppm	BACT	2 Siemens SGT-8000H
	APPLIED ENERGY LLC	APPLIED ENERGY LLC	3/20/2009			OxCat		ppm	BACT	
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011		MW	None		ppm	BACT	
GA-0138	LIVE OAKS POWER PLANT	LIVE OAKS COMPANY, LLC	4/8/2010	600	MW	OxCat/GCP	2.0	ppm	BACT	SGT6-5000F.
ID-0018	LANGLEY GULCH POWER PLANT	IDAHO POWER COMPANY	6/25/2010	2,375	MMBtu/hr	OxCat, DLN, GCP	2.0	ppm	BACT	Siemens SGT6-5000F
MI-0406	RENAISSANCE POWER LLC	LS POWER DEVELOPMENT LLC	11/1/2013	2,147	MMBtu/hr	OxCat	2.0	ppm	BACT	
MI-0406	RENAISSANCE POWER LLC	LS POWER DEVELOPMENT LLC	11/1/2013	2,807	MMBtu/hr	OxCat	2.0	ppm	BACT	
										Mitsubishi M501 GAC units or
OH-0352	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	5,579	MMBtu/hr	OxCat	2.0	ppm	BACT	2 Siemens SGT-8000H
										Mitsubishi M501 GAC units or
OH-0352	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	5,579	MMBtu/hr	OxCat	2.0	ppm	BACT	2 Siemens SGT-8000H
OR-0050	TROUTDALE ENERGY CENTER, LLC	TROUTDALE ENERGY CENTER, LLC	3/5/2014	2,988		OxCat/GCP		ppm	BACT	Mitsubishi M501-GAC
	,	,	-,-,	,		,		1		GE 7FA, GE 7FB, AND SIEMENS
TX-0546	PATTILLO BRANCH POWER PLANT	PATTILLO BRANCH POWER COMPANY LLC	6/17/2009	350	MW	OxCat	2.0	ppm	BACT	SGT6-5000F.
	THOMAS C. FERGUSON POWER PLANT	LOWER COLORADO RIVER AUTHORITY	9/1/2011		MW	OxCat/GCP		ppm	BACT	GE 7FA
	CHANNEL ENERGY CENTER LLC	CHANNEL ENERGY CENTER LLC	10/15/2012		MW	GCP		ppm	BACT	Siemens 501F
17 0010	CHANNEL ENERGY CENTER LEC	CHANNEL ENERGY CENTER LEG	10/15/2012	100	10100	GCI	2.0	ppm	BACI	Siemens son
TX-0619	DEER PARK ENERGY CENTER	DEER PARK ENERGY CENTER LLC	9/26/2012	180	MW	GCP/Fuel	2.0	ppm	BACT	Siemens/Westinghouse 501F
	ES JOSLIN POWER PLANT	CALHOUN PORT AUTHORITY	9/12/2012		MW	GCP/Fuel		ppm	BACT	GE 7FA
	FREEPORT LNG PRETREATMENT FACILITY	FREEPORT LNG DEVELOPMENT LP	7/16/2014		MW	OxCat		ppm	BACT	GE /FA
17-00/9	PREEPORT LING PRETREATMENT FACILITY	PREEPORT LING DEVELOPINIENT LP	7/16/2014	87	IVIVV	UXCat	2.0	ppm	BACI	GE 7FA.04; (2 Siemens SGT6-
TV 0700	LA DALONAA ENEDCY CENTED	LA DALONAA ENEDOV CENTED LLC	2/7/2012	650	B 4147	0	2.0		DACT	5000F(4; or (3 Siemens SGT6-
	LA PALOMA ENERGY CENTER	LA PALOMA ENERGY CENTER, LLC	2/7/2013		MW	OxCat		ppm	BACT	5000F(5.
	SAND HILL ENERGY CENTER	CITY OF AUSTIN	9/13/2013		MW	None		ppm	BACT	GE 7FA
TX-0/13	TENASKA BROWNSVILLE GENERATING STATION	TENASKA BROWNSVILLE PARTNERS, LLC	4/29/2014	2/4	MW	OxCat	2.0	ppm	BACT	
										Siemens SCC6-5000 CTGs and
										a SST6-5000 ST, or two GE 7FA
	LON C. HILL POWER STATION	LON C. HILL, L.P.	10/2/2015		MW	OxCat		ppm	BACT	CTGs and a D-11 ST.
	FGE EAGLE PINES PROJECT	FGE EAGLE PINES, LLC	11/4/2015		MW	OxCat	_	ppm	BACT	Alstom GT36
	NECHES STATION	APEX TEXAS POWER LLC	3/24/2016		MW	OxCat		ppm	BACT	Siemens or GE
TX-0789	DECORDOVA STEAM ELECTRIC STATION	DECORDOVA II POWER COMPANY LLC	3/8/2016		MW	OxCat		ppm	BACT	Siemens or GE
	MOUNDSVILLE COMBINED CYCLE POWER PLANT	MOUNDSVILLE POWER, LLC	11/21/2014		MMBtu/hr	OxCat/GCP		ppm	BACT	GE Frame 7FA.04
TX-0548	MADISON BELL ENERGY CENTER	MADISON BELL PARTNERS LP	8/18/2009	275	MW	GCP	2.5	ppm	BACT	GE PG7121(EA
TX-0819	GAINES COUNTY POWER PLANT	SOUTHWESTERN PUBLIC SERVICE COMPANY	4/28/2017	426	MW	OxCat/GCP	3.5	ppm	BACT	Siemens SGT6-5000F5
MI-0412	HOLLAND BOARD OF PUBLIC WORKS - EAST 5TH STREET	HOLLAND BOARD OF PUBLIC WORKS	12/4/2013	647	MMBtu/hr	OxCat/GCP	4.0	ppm	BACT	
MI-0423	INDECK NILES, LLC	INDECK NILES, LLC	1/4/2017	8,322	MMBtu/hr	OxCat/GCP	4.0	ppm	BACT	
MI-0424	HOLLAND BOARD OF PUBLIC WORKS - EAST 5TH STREET	HOLLAND BOARD OF PUBLIC WORKS	12/5/2016	554	MMBtu/hr	OxCat/GCP	4.0	ppm	BACT	
										GE 7FAS OR 250 MW
TX-0547	NATURAL GAS-FIRED POWER GENERATION FACILITY	LAMAR POWER PARTNERS II LLC	6/22/2009	250	MW	GCP	4.0	ppm	BACT	MITSUBISHI 501GS
TX-0710	VICTORIA POWER STATION	VICTORIA WLE L.P.	12/1/2014	197	MW	OxCat		ppm	BACT	GE 7FA.04
TX-0712	TRINIDAD GENERATING FACILITY	SOUTHERN POWER COMPANY	11/20/2014	497	MW	OxCat		ppm	BACT	MHI J model
TX-0730	COLORADO BEND ENERGY CENTER	COLORADO BEND II POWER, LLC	4/1/2015	1,100		SCR/OxCat		ppm	BACT	GE Model 7HA.02
	ARSENAL HILL POWER PLANT	SOUTHWEST ELECTRIC POWER COMPANY (SWEPCO)	3/20/2008		MMBtu/hr	GCP		ppm	BACT	
CT-0151	KLEEN ENERGY SYSTEMS, LLC	KLEEN ENERGY SYSTEMS, LLC	2/25/2008	,	MMBtu/hr	OxCat		ppm	BACT	SIEMENS SGT6-5000F
OK-0154	MOORELAND GENERATING STA	WESTERN FARMERS ELECTRIC COOPERATIVE	7/2/2013		MW	OxCat/GCP		ppm	BACT	Siemens SGT6-5000F5
	MOORELAND GENERATING STA	WESTERN FARMERS ELECTRIC COOPERATIVE	7/2/2013		MW	OxCat/GCP	_	ppm	BACT	Siemens SGT6-5000F5
	ST. JOSEPH ENEGRY CENTER, LLC	ST. JOSEPH ENERGY CENTER, LLC	12/3/2012		MMBtu/hr	None		tpy	BACT	
114-0130	ST. JOSEI II ENEONT CENTER, EEC	51. JOSEI II ENERGI CENTER, LEC	PM10	2,300	IIVIIVIDEU/III	None		Ithi	IPACI	1
FL-0304	CANE ISLAND POWER PARK	FLORIDA MUNICIPAL POWER AGENCY (FMPA	9/8/2008	1 060	MMBtu/hr	Fuel	2.0	GR S/100 SCF	BACT	GE 7241 FA CTG
		FLORIDA MUNICIPAL POWER AGENCY (FMPA FLORIDA POWER & LIGHT	3/9/2016		MMBtu/hr			GR S/100 SCF	BACT	GL 7241 FA CIU
	ONLEGIODEE CLEAN ENERGY CENTER	I LONIDA FOWER & LIGHT	3/3/2016	3,096	iviivibtu/Nr	ruei	2.0	OU 2/ TOO 2CL	BACI	j.

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре	Turbine Model
										Never built. Proposed Model
CA-1192	AVENAL ENERGY PROJECT	AVENAL POWER CENTER LLC	6/21/2011	180	MW	Fuel	8.9	lb/hr	BACT	GE 7241 FA
										Never built. Proposed Model
CA-1192	AVENAL ENERGY PROJECT	AVENAL POWER CENTER LLC	6/21/2011	180	MW	Fuel	8.9	lb/hr	BACT	GE 7241 FA
CA-1198	MORRO BAY POWER PLANT	DYNERGY MORRO BAY LLC	9/25/2008	180	MW	Fuel	11.0	lb/hr	BACT	GE Frame 7, Model PG7241
CA-1198	MORRO BAY POWER PLANT	DYNERGY MORRO BAY LLC	9/25/2008	180	MW	Fuel	11.0	lb/hr	BACT	GE Frame 7, Model PG7241
MD-0046	KEYS ENERGY CENTER	KEYS ENERGY CENTER, LLC	10/31/2014	235	MW	GCP/Fuel	11.0	lb/hr	BACT	SGT6-500FEE
										SGT6-5000F CTGs or four GE
TX-0590	KING POWER STATION	PONDERA CAPITAL MANAGEMENT GP INC	8/5/2010	1,350	MW	Fuel	11.1	lb/hr	BACT	Frame 7FA CTGs
NJ-0085	MIDDLESEX ENERGY CENTER, LLC	STONEGATE POWER, LLC	7/19/2016	663	MW	Fuel	11.7	lb/hr	BACT	GE 7HA.02
										Never built. Proposed Model
CA-1192	AVENAL ENERGY PROJECT	AVENAL POWER CENTER LLC	6/21/2011	180	MW	Fuel	11.8	lb/hr	BACT	GE 7241 FA
										Never built. Proposed Model
CA-1192	AVENAL ENERGY PROJECT	AVENAL POWER CENTER LLC	6/21/2011	180	MW	Fuel	11.8	lb/hr	BACT	GE 7241 FA
										Mitsubishi M501 GAC units or
OH-0352	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	799	MW	Fuel	13.3	lb/hr	BACT	2 Siemens SGT-8000H
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011	172	MW	Fuel	13.5	lb/hr	BACT	GE 7FA
OH-0356	DUKE ENERGY HANGING ROCK ENERGY	DUKE ENERGY HANGING ROCK, LLC	12/18/2012	172	MW	Fuel	15.0	lb/hr	BACT	GE 7FA
		·								Siemens SCC6-5000 CTGs and
										a SST6-5000 ST, or two GE 7FA
TX-0767	LON C. HILL POWER STATION	LON C. HILL, L.P.	10/2/2015	195	MW	GCP/Fuel	16.0	lb/hr	BACT	CTGs and a D-11 ST.
		,	.,,			,		,		SGT-8000H VERSION 1.4-
MD-0045	MATTAWOMAN ENERGY CENTER	MATTAWOMAN ENERGY, LLC	11/13/2015	286	MW	GCP/Fuel	17.9	lb/hr	BACT	OPTIMIZED
TX-0620	ES JOSLIN POWER PLANT	CALHOUN PORT AUTHORITY	9/12/2012		MW	GCP/Fuel		lb/hr	BACT	GE 7FA
	MIDDLESEX ENERGY CENTER, LLC	STONEGATE POWER, LLC	7/19/2016		MW	None		lb/hr	BACT	GE 7HA.02
TX-0788	NECHES STATION	APEX TEXAS POWER LLC	3/24/2016		MW	GCP/Fuel		lb/hr	BACT	Siemens or GE
	DUKE ENERGY HANGING ROCK ENERGY	DUKE ENERGY HANGING ROCK, LLC	12/18/2012		MW	Fuel		lb/hr	BACT	GE 7FA
TX-0773	FGE EAGLE PINES PROJECT	FGE EAGLE PINES, LLC	11/4/2015		MW	None		lb/hr	BACT	Alstom GT36
TX-0618	CHANNEL ENERGY CENTER LLC	CHANNEL ENERGY CENTER LLC	10/15/2012		MW	GCP/Fuel		lb/hr	BACT	Siemens 501F
TX-0619	DEER PARK ENERGY CENTER	DEER PARK ENERGY CENTER LLC	9/26/2012	180	MW	GCP/Fuel	27.0	lb/hr	BACT	Siemens/Westinghouse 501F
	THE EMPIRE DISTRICT ELECTRIC COMPANY	THE EMPIRE DISTRICT ELECTRIC COMPANY	7/14/2015		MW	DLN		lb/hr	BACT	, ,
	EAGLE MOUNTAIN STEAM ELECTRIC STATION	EAGLE MOUNTAIN POWER COMPANY LLC	6/18/2015		MW	None		lb/hr	BACT	Siemens or GE
	DECORDOVA STEAM ELECTRIC STATION	DECORDOVA II POWER COMPANY LLC	3/8/2016		MW	GCP/Fuel		lb/hr	BACT	Siemens or GE
OR-0050	TROUTDALE ENERGY CENTER, LLC	TROUTDALE ENERGY CENTER, LLC	3/5/2014		MMBtu/hr	Fuel		lb/hr	BACT	Mitsubishi M501-GAC
TX-0730	COLORADO BEND ENERGY CENTER	COLORADO BEND II POWER, LLC	4/1/2015	1,100		GCP		lb/hr	BACT	GE Model 7HA.02
		,	, ,	,				,		Mitsubishi M501 GAC units or
OH-0352	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	5.579	MMBtu/hr	Fuel	0.0018	lb/MMBtu	BACT	2 Siemens SGT-8000H
			5, 25, 2525	5,515			0.0000	,		Mitsubishi M501 GAC units or
OH-0352	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	5 579	MMBtu/hr	r Fuel	0.0020	lb/MMBtu	BACT	2 Siemens SGT-8000H
011 0002	ONE GOT GEETIN ENERGY GENTEN	ritter tells) ee, ittel	0,10,2013	3,3.3	······································	1 001	0.0020	,	57101	Mitsubishi M501 GAC units or
OH-0352	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	6.004	MMBtu/hr	r Fuel	0.0023	lb/MMBtu	BACT	2 Siemens SGT-8000H
	INDECK NILES, LLC	INDECK NILES, LLC	1/4/2017			GCP/Fuel/Inlet Air Filter	0.0024		BACT	2 Sichiens Ser Goodii
VA-0315	WARREN COUNTY POWER PLANT - DOMINION	VIRGINIA ELECTRIC AND POWER COMPANY	12/17/2010	2,996		Fuel	0.0027	lb/MMBtu	BACT	MHI M501 GAC
VA 0313	WARREN COOKITTOWERT BART BOWINGON	VINGINIA EEEETII EAND TOWER COMPANY	12/17/2010	2,550	iviivibta/iii	ruci	0.0027	ID/ IVIIVIDEA	BACI	GE7FA.05 OR Siemens SGT6
NJ-0081	PSEG FOSSIL LLC SEWAREN GENERATING STATION	PSEG FOSSIL LLC	3/7/2014	3 023	MMBtu/hr	r Fuel	0.0032	lb/MMBtu	BACT	5000F
143 0001	1 SEG 1 OSSIE EEG SEWAKEN GENERATING STATION	1320 103312 220	3/1/2014	3,323	iviivibta/iii	ruci	0.0032	ID/ IVIIVIDEA	BACI	GE7FA.05 OR Siemens SGT6
NJ-0081	PSEG FOSSIL LLC SEWAREN GENERATING STATION	PSEG FOSSIL LLC	3/7/2014	3 923	MMBtu/hr	r Fuel	0.0033	lb/MMBtu	BACT	5000F
143-0001	F SEG TOSSIE EEC SEWAKEN GENERATING STATION	r SEG TOSSIE EEC	3/1/2014	3,323	IVIIVIDEA/III	ruei	0.0033	ID/ IVIIVIDEA	BACI	GE7FA.05 OR Siemens SGT6
NJ-0081	PSEG FOSSIL LLC SEWAREN GENERATING STATION	PSEG FOSSIL LLC	3/7/2014	3,923	MMBtu/hr	r Fuel	0.0036	lb/MMBtu	BACT	5000F
LA-0254	NINEMILE POINT ELECTRIC GENERATING STATION	ENTERGY LOUISIANA LLC	8/16/2011		MMBtu/hr		0.0030		BACT	30001
LA-0234	THE POINT LEECTNIC GENERATING FLANT	ENTEROT LOUISIANA LLC	0/10/2011	7,140	iviivibtu/III	GCr/Fuel	0.0037	io/iviivibtu	DACI	GE7FA.05 OR Siemens SGT6
NJ-0081	PSEG FOSSIL LLC SEWAREN GENERATING STATION	PSEG FOSSIL LLC	3/7/2014	ວ ດາາ	MMBtu/hr	r Fuel	0.0037	lb/MMBtu	BACT	5000F
NJ-0081 NJ-0079	WOODBRIDGE ENERGY CENTER	CPV SHORE, LLC	7/25/2012		MMBtu/hr	r Fuel r GCP/Fuel	0.0037		BACT	GE
MI-0406	RENAISSANCE POWER LLC	LS POWER DEVELOPMENT LLC	11/1/2013		MMBtu/hr	GCP/Fuei r GCP	0.0041		BACT	GE
										Sigmons
NJ-0082	WEST DEPTFORD ENERGY STATION	WEST DEPTFORD ENERGY ASSOCIATES	7/18/2014		MMBtu/hr	r Fuel	0.0042		BACT	Siemens
CA-1212	PALMDALE HYBRID POWER PROJECT	CITY OF PALMDALE	10/18/2011		MW NANADA /b	Fuel	0.0048		BACT	
CT-0161	KILLINGLY ENERGY CENTER	NTE CONNECTICUT, LLC MIDLAND COGENERATION VENTURE	6/30/2017	2,639		GCP CCP	0.0050	lb/MMBtu	BACT	
IVII-U4U5	MIDLAND COGENERATION VENTURE	IVIIDLAND COGENERATION VENTURE	4/23/2013	2,237	MMBtu/hr	r GCP	0.0060	lb/MMBtu	BACT	ı

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре	Turbine Model
										GE Energy 7F Series 5 Rapid
	SALEM HARBOR STATION REDEVELOPMENT	FOOTPRINT POWER SALEM HARBOR DEVELOPMENT LP	1/30/2014	2,449		None	0.0062		BACT	Response
MI-0410	THETFORD GENERATING STATION	CONSUMERS ENERGY COMPANY	7/25/2013		MMBtu/hr	Fuel	0.0066	.,	BACT	
MI-0427	FILER CITY STATION	FILER CITY STATION LIMITED PARTNERSHIP	11/17/2017		MMBtu/hr		0.0066		BACT	
	WEST DEPTFORD ENERGY STATION	WEST DEPTFORD ENERGY ASSOCIATES	7/18/2014		MMBtu/hr	Fuel	0.0069		BACT	Siemens
MI-0406	RENAISSANCE POWER LLC	LS POWER DEVELOPMENT LLC	11/1/2013		MMBtu/hr	GCP	0.0073	.,	BACT	
MD-0041	CPV ST. CHARLES	CPV MARYLAND, LLC	4/23/2014	725		GCP/Fuel	0.0080		BACT	GE F-class advanced
MI-0405	MIDLAND COGENERATION VENTURE	MIDLAND COGENERATION VENTURE	4/23/2013	2,486	MMBtu/hr	GCP	0.0080	lb/MMBtu	BACT	
CO-0073	PUEBLO AIRPORT GENERATING STATION	BLACK HILLS ELECTRIC GENERATION, LLC	7/22/2010		MMBtu/hr	GCP/Fuel	0.0115	lb/MMBtu	BACT	
MI-0412	HOLLAND BOARD OF PUBLIC WORKS - EAST 5TH STREET	HOLLAND BOARD OF PUBLIC WORKS	12/4/2013	647	MMBtu/hr	GCP/Fuel	0.0140	lb/MMBtu	BACT	
MI-0424	HOLLAND BOARD OF PUBLIC WORKS - EAST 5TH STREET	HOLLAND BOARD OF PUBLIC WORKS	12/5/2016	554	MMBtu/hr	GCP/Fuel	0.0140	lb/MMBtu	BACT	
CT-0161	KILLINGLY ENERGY CENTER	NTE CONNECTICUT, LLC	6/30/2017	2,969	MMBtu/hr	GCP	0.0440	lb/MMBtu	BACT	
			110 (filterable							
FL-0337	POLK POWER STATION	TAMPA ELECTRIC COMPANY	10/14/2012	1,160	MW	GCP	2.0	GR S/100 SCF	BACT	
NJ-0080	HESS NEWARK ENERGY CENTER	HESS NEWARK ENERGY CENTER, LLC	11/1/2012	4,595	MMBtu/hr	r Fuel	0.0024	lb/MMBtu	BACT	GE
OR-0048	CARTY PLANT	PORTLAND GENERAL ELECTRIC	12/29/2010	2,866	MMBtu/hr	Fuel	0.0025	lb/MMBtu	BACT	
NJ-0080	HESS NEWARK ENERGY CENTER	HESS NEWARK ENERGY CENTER, LLC	11/1/2012	4,595	MMBtu/hr	Fuel	0.0029	lb/MMBtu	BACT	GE
PA-0296	BERKS HOLLOW ENERGY ASSOC LLC/ONTELAUNEE	BERKS HOLLOW ENERGY ASSOC LLC	12/17/2013	3,046	MMBtu/hr	None	0.0036	lb/MMBtu	BACT	
LA-0313	ST. CHARLES POWER STATION	ENTERGY LOUISIANA, LLC	8/31/2016	3,625	MMBtu/hr	GCP/Fuel	0.0048	lb/MMBtu	BACT	
LA-0313	ST. CHARLES POWER STATION	ENTERGY LOUISIANA, LLC	8/31/2016	3,625	MMBtu/hr	GCP/Fuel	0.0048	lb/MMBtu	BACT	
CT-0151	KLEEN ENERGY SYSTEMS, LLC	KLEEN ENERGY SYSTEMS, LLC	2/25/2008	2,142	MMBtu/hr	None	0.0051	lb/MMBtu	BACT	SIEMENS SGT6-5000F
AK-0073	INTERNATIONAL STATION POWER PLANT	CHUGACH ELECTRIC ASSOCIATION	12/20/2010	45	MW	Fuel	0.0066	lb/MMBtu	BACT	
IN-0158	ST. JOSEPH ENEGRY CENTER, LLC	ST. JOSEPH ENERGY CENTER, LLC	12/3/2012	2,300	MMBtu/hr	GCP/Fuel	0.0078	lb/MMBtu	BACT	
LA-0136	PLAQUEMINE COGENERATION FACILITY	THE DOW CHEMICAL COMPANY	7/23/2008	2,876	MMBtu/hr	Fuel	0.0116	lb/MMBtu	BACT	GE FRAME 7 FA
LA-0308	MORGAN CITY POWER PLANT	LOUISIANA ENERGY AND POWER AUTHORITY (LEPA)	9/26/2013	607	MMBtu/hr	GCP/Fuel	0.0198	lb/MMBtu	BACT	
		<u> </u>	PM2.5 (total	i)			•			
FL-0356	OKEECHOBEE CLEAN ENERGY CENTER	FLORIDA POWER & LIGHT	3/9/2016		MMBtu/hr	Fuel	2.0	GR S/100 SCF	BACT	GE 7HA.02
				,				,		SGT6-5000F CTGs or four GE
TX-0590	KING POWER STATION	PONDERA CAPITAL MANAGEMENT GP INC	8/5/2010	1,350	MW	Fuel	11.1	lb/hr	BACT	Frame 7FA CTGs
NJ-0085	MIDDLESEX ENERGY CENTER, LLC	STONEGATE POWER, LLC	7/19/2016		MW	Fuel		lb/hr	BACT	GE 7HA.02
	,	, .	, , ,					,		Never built. No turbine
										specified in Application for
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154	MW	Fuel	12.0	lb/hr	BACT	Certification of Project
			5,11,1010							Never built. No turbine
										specified in Application for
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154	MW	Fuel	12.0	lb/hr	BACT	Certification of Project
	FREEPORT LNG PRETREATMENT FACILITY	FREEPORT LNG DEVELOPMENT LP	7/16/2014		MW	None		lb/hr	BACT	GE 7EA
0070	THEE ON ENGINEERING THE TOTAL	THEE ON END DEVELOT MENT E	7/10/2011	0,		110110	13.2		57.01	Siemens SCC6-5000 CTGs and
										a SST6-5000 ST, or two GE 7FA
TX-0767	LON C. HILL POWER STATION	LON C. HILL, L.P.	10/2/2015	105	MW	GCP/Fuel	16.0	lb/hr	BACT	CTGs and a D-11 ST.
17. 07.07	EON C. THEE TOWER STATION	EON C. THEE, E.I.	10/2/2013	133	10100	Gerriuer	10.0	15/111	BACI	Crostina a B 11 51.
										SIEMENS H-CLASS (SGT-8000H
MD-0045	MATTAWOMAN ENERGY CENTER	MATTAWOMAN ENERGY, LLC	11/13/2015	286	MW	GCP/Fuel	170	lb/hr	BACT	VERSION 1.4-OPTIMIZED
WID-0043	IMATTAWOMAN ENERGY CENTER	INATTAWOMAN ENERGY, EEC	11/13/2013	280	10100	GCF/T del	17.3	10/111	BACI	Never built. No turbine
										specified in Application for
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154	MW	Fuel	10.0	lb/hr	BACT	Certification of Project
CA-1191	VICTORVILLE 2 HTBRID FOWER PROJECT	CITY OF VICTORVILLE	3/11/2010	134	IVIVV	ruei	18.0	10/111	BACI	Never built. No turbine
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154	MW	Fuel	100	lb/hr	BACT	specified in Application for
TX-0620	ES JOSLIN POWER PLANT	CALHOUN PORT AUTHORITY	9/12/2012		MW	None		lb/hr	BACT	Certification of Project GE 7FA
	MIDDLESEX ENERGY CENTER, LLC		7/19/2012		MW			lb/hr	BACT	GE 7HA.02
		STONEGATE POWER, LLC				None CCR/Fuel				
TX-0788	NECHES STATION	APEX TEXAS POWER LLC	3/24/2016		MW	GCP/Fuel	19.4		BACT	Siemens or GE
TX-0773	FGE EAGLE PINES PROJECT	FGE EAGLE PINES, LLC	11/4/2015		MW	None	21.4		BACT	Alstom GT36
OK-0154	MOORELAND GENERATING STA	WESTERN FARMERS ELECTRIC COOPERATIVE	7/2/2013		MW	GCP/Fuel		lb/hr	BACT	Siemens SGT6-5000F5
OK-0154	MOORELAND GENERATING STA	WESTERN FARMERS ELECTRIC COOPERATIVE	7/2/2013		MW	GCP/Fuel		lb/hr	BACT	Siemens SGT6-5000F5
TX-0618	CHANNEL ENERGY CENTER LLC	CHANNEL ENERGY CENTER LLC	10/15/2012	180	MW	GCP/Fuel	27.0	lb/hr	BACT	Siemens 501F
			l							
TX-0619	DEER PARK ENERGY CENTER	DEER PARK ENERGY CENTER LLC	9/26/2012		MW	None		lb/hr	BACT	Siemens/Westinghouse 501F
TX-0600	THOMAS C. FERGUSON POWER PLANT	LOWER COLORADO RIVER AUTHORITY EAGLE MOUNTAIN POWER COMPANY LLC	9/1/2011 6/18/2015		MW	Fuel		lb/hr	BACT	GE 7FA
TX-0751	EAGLE MOUNTAIN STEAM ELECTRIC STATION				MW	None	. 25.5	lb/hr	BACT	Siemens or GE

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре	Turbine Model
	DECORDOVA STEAM ELECTRIC STATION	DECORDOVA II POWER COMPANY LLC	3/8/2016	231	MW	GCP/Fuel	35.5		BACT	Siemens or GE
TX-0789	COLORADO BEND ENERGY CENTER	COLORADO BEND II POWER, LLC	4/1/2015	1,100		GCP/Fuel	43.0		BACT	GE Model 7HA.02
		,		,					BACT	GE WIOGEI /HA.UZ
MI-0423	INDECK NILES, LLC	INDECK NILES, LLC	1/4/2017	8,322		GCP/Fuel/Inlet Air Filter	0.0024			NALII NAEQA CAC
VA-0315	WARREN COUNTY POWER PLANT - DOMINION	VIRGINIA ELECTRIC AND POWER COMPANY	12/17/2010	2,996		Fuel	0.0027 0.0036		BACT	MHI M501 GAC
PA-0296	BERKS HOLLOW ENERGY ASSOC LLC/ONTELAUNEE	BERKS HOLLOW ENERGY ASSOC LLC	12/17/2013	3,046	MMBtu/h	None None		lb/MMBtu	BACT	
LA-0254	NINEMILE POINT ELECTRIC GENERATING PLANT	ENTERGY LOUISIANA LLC	8/16/2011		MMBtu/hi	GCP/Fuel	0.0037		BACT	05.5
	MOUNDSVILLE COMBINED CYCLE POWER PLANT	MOUNDSVILLE POWER, LLC	11/21/2014			GCP/Fuel/Inlet Air Filter	0.0037		BACT	GE Frame 7FA.04
	CPV TOWANTIC, LLC	CPV TOWANTIC, LLC	11/30/2015		MMBtu/hi	None	0.0040		BACT	
	CPV TOWANTIC, LLC	CPV TOWANTIC, LLC	11/30/2015	2,420		None	0.0040		BACT	
	RENAISSANCE POWER LLC	LS POWER DEVELOPMENT LLC	11/1/2013	2,147		GCP	0.0042	lb/MMBtu	BACT	
NJ-0082	WEST DEPTFORD ENERGY STATION	WEST DEPTFORD ENERGY ASSOCIATES	7/18/2014	2,362	MMBtu/hi	r Fuel	0.0042	lb/MMBtu	BACT	Siemens
CT-0161	KILLINGLY ENERGY CENTER	NTE CONNECTICUT, LLC	6/30/2017	2,969	MMBtu/h	r GCP	0.0044	lb/MMBtu	BACT	
CA-1212	PALMDALE HYBRID POWER PROJECT	CITY OF PALMDALE	10/18/2011		MW	Fuel	0.0048		BACT	
CT-0161	KILLINGLY ENERGY CENTER	NTE CONNECTICUT, LLC	6/30/2017	2,639	MMBtu/h	r GCP	0.0050	lb/MMBtu	BACT	
MI-0405	MIDLAND COGENERATION VENTURE	MIDLAND COGENERATION VENTURE	4/23/2013	2,237	MMBtu/hı	r GCP	0.0060	lb/MMBtu	BACT	
										GE Energy 7F Series 5 Rapid
MA-0039	SALEM HARBOR STATION REDEVELOPMENT	FOOTPRINT POWER SALEM HARBOR DEVELOPMENT LP	1/30/2014	2,449	MMBtu/hi	None	0.0062	lb/MMBtu	BACT	Response
MI-0402	SUMPTER POWER PLANT	WOLVERINE POWER SUPPLY COOPERATIVE INC.	11/17/2011	130	MW	None	0.0066	lb/MMBtu	BACT	
MI-0410	THETFORD GENERATING STATION	CONSUMERS ENERGY COMPANY	7/25/2013	2,587	MMBtu/hi	r Fuel	0.0066	lb/MMBtu	BACT	
MI-0427	FILER CITY STATION	FILER CITY STATION LIMITED PARTNERSHIP	11/17/2017	1,935	MMBtu/hi	GCP/Fuel/Inlet Air Filter	0.0066	lb/MMBtu	BACT	
NJ-0082	WEST DEPTFORD ENERGY STATION	WEST DEPTFORD ENERGY ASSOCIATES	7/18/2014	2,362	MMBtu/hi	r Fuel	0.0069	lb/MMBtu	BACT	Siemens
MI-0406	RENAISSANCE POWER LLC	LS POWER DEVELOPMENT LLC	11/1/2013		MMBtu/hi	r GCP	0.0073		BACT	
MI-0405	MIDLAND COGENERATION VENTURE	MIDLAND COGENERATION VENTURE	4/23/2013		MMBtu/hi	r GCP	0.0080		BACT	
MI-0412	HOLLAND BOARD OF PUBLIC WORKS - EAST 5TH STREET	HOLLAND BOARD OF PUBLIC WORKS	12/4/2013		MMBtu/hi	GCP/Fuel	0.0140	<u>'</u>	BACT	
MI-0424		HOLLAND BOARD OF PUBLIC WORKS	12/5/2016		MMBtu/hi	GCP/Fuel	0.0140	.,	BACT	
			2.5 (filterable					1-2,	1	•
				,,						GE7FA.05 OR Siemens SGT6
NJ-0081	PSEG FOSSIL LLC SEWAREN GENERATING STATION	PSEG FOSSIL LLC	3/7/2014	3 023	MMBtu/hi	r Fuel	0.0025	lb/MMBtu	BACT	5000F
	ST. CHARLES POWER STATION	ENTERGY LOUISIANA, LLC	8/31/2016		MMBtu/hi	GCP/Fuel	0.0023		BACT	30001
	ST. CHARLES POWER STATION	ENTERGY LOUISIANA, LLC	8/31/2016		MMBtu/hi	GCP/Fuel	0.0048		BACT	
	ST. JOSEPH ENEGRY CENTER, LLC	ST. JOSEPH ENERGY CENTER, LLC	12/3/2012		MMBtu/hi	GCP/Fuel	0.0048	.,	BACT	
LA-0308	MORGAN CITY POWER PLANT	LOUISIANA ENERGY AND POWER AUTHORITY (LEPA)	9/26/2013		MMBtu/hi	GCP/Fuel	0.0078	.,	BACT	
LA-0306	WORGAN CITY POWER PLAINT	, ,	enhouse Gase		IVIIVIBLU/III	GCP/Fuei	0.0198	ID/ IVIIVIBLU	BACI	
CT 01F0	CPV TOWANTIC, LLC				NANAD+/b.	None	900	lb/MW-hr	IDACT	CE UA 01
CT-0158	CPV TOWANTIC, LLC	CPV TOWANTIC, LLC	11/30/2015	2,420	MMBtu/h	None	809	ID/IVIVV-Nr	BACT	GE HA.01
TV 0764	CD DEDTE ON ELECTRIC CENTERATING CTATION	NIDG TEVAG DOWED	0/45/2045	204	//		025	/	D 4 6T	05 7114 05754 44115400 655
TX-0761	SR BERTRON ELECTRIC GENERATING STATION	NRG TEXAS POWER	9/15/2015	301	MMBtu/hi	None	825	lb/MW-hr	BACT	GE 7HA, GE7FA, MHI510G, SF5
	CEDAR BAYOU ELECTRIC GENERATING STATION	NRG TEXAS POWER	9/15/2015		MMBtu/h	None		lb/MW-hr	BACT	GE 7HA, GE7FA, MHI510G, SF5
	KEYS ENERGY CENTER	KEYS ENERGY CENTER, LLC	10/31/2014		MW	None	869		BACT	SGT6-500FEE
TX-0730	COLORADO BEND ENERGY CENTER	COLORADO BEND II POWER, LLC	4/1/2015	1,100		GCP	879		BACT	GE Model 7HA.02
TX-0632	DEER PARK ENERGY CENTER LLC	CALPIINE CO - DEER PARK ENERGY CENTER(DPEC) LLC	11/29/2012		MW	None	920		BACT	Siemens Model FD3
TX-0632	DEER PARK ENERGY CENTER LLC	CALPIINE CO - DEER PARK ENERGY CENTER(DPEC) LLC	11/29/2012		MW	None	920		BACT	Siemens Model FD3
TX-0633	CHANNEL ENERGY ENERGY CENTER, LLC	CALPINE CORPORATION-CHANNEL ENERGY CENTER, LLC	11/29/2012		MW	None	920		BACT	Siemens Model FD2
TX-0633	CHANNEL ENERGY ENERGY CENTER, LLC	CALPINE CORPORATION-CHANNEL ENERGY CENTER, LLC	11/29/2012	180	MW	None	920	lb/MW-hr	BACT	Siemens Model FD2
								1		Siemens SGT6-5000F or GE
TX-0664	LON C. HILL POWER STATION	LON C. HILL, LP	10/28/2014	700	MW	None	920	lb/MW-hr	BACT	7FA.04
										GE7FA.05 OR Siemens SGT6
NJ-0081	PSEG FOSSIL LLC SEWAREN GENERATING STATION	PSEG FOSSIL LLC	3/7/2014	3,923	MMBtu/h	None	925	lb/MW-hr	BACT	5000F
										GE7FA.05 OR Siemens SGT6
NJ-0081	PSEG FOSSIL LLC SEWAREN GENERATING STATION	PSEG FOSSIL LLC	3/7/2014	3,923	MMBtu/hi	None	925	lb/MW-hr	BACT	5000F
IA-0107	MARSHALLTOWN GENERATING STATION	INTERSTATE POWER AND LIGHT	4/14/2014	2,258	MMBtu/hi	None	951	lb/MW-hr	BACT	Siemens SGT6-5000F
IA-0107	MARSHALLTOWN GENERATING STATION	INTERSTATE POWER AND LIGHT	4/14/2014		MMBtu/hi	None	951		BACT	Siemens SGT6-5000F
PA-0296	BERKS HOLLOW ENERGY ASSOC LLC/ONTELAUNEE	BERKS HOLLOW ENERGY ASSOC LLC	12/17/2013		MMBtu/hi	None	1,000		BACT	GE H class
			se Gase - CO2				_,555	1 - 2	1	1
MD-0041	CPV ST. CHARLES	CPV MARYLAND, LLC	4/23/2014		MW	None	7,109	BTU/KW-HR	BACT	GE F class
CT-0161	KILLINGLY ENERGY CENTER	NTE CONNECTICUT. LLC	6/30/2017		MMBtu/hi		7,273		BACT	Mitsubishi J Class
IN-0158	ST. JOSEPH ENEGRY CENTER, LLC	ST. JOSEPH ENERGY CENTER, LLC	12/3/2012		MMBtu/hi	r GCP	7,646		BACT	Siemens SGT6-5000F
114-0120	ST. JOSEI II ENEONT CENTER, LEC	51. 305ETT ENERGY CENTER, EEC	12/3/2012	2,300	iviivibtu/III	GCF	7,040	DIO/KW-III	DACI	Mitsubishi M501 GAC units or
OH 03E3	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	6 004	MMBtu/hi	r GCP	E2 04	lb/MMBtu	BACT	2 Siemens SGT-8000H
OH-0332	ONLOGIN CLEAN ENERGY CENTER	אונהטוט, טט, ווונ.	0/10/2013	0,004	iviivibtu/III	GCF	33.04	IN MINIBLU	DACI	2 SIGNIENS 301-0000H

RBLC ID	Facility Name									
										Mitsubishi M501 GAC units or
OH-0352	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	5,579	MMBtu/hr	GCP	57.07	lb/MMBtu	BACT	2 Siemens SGT-8000H
										Mitsubishi M501 GAC units or
	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013		MMBtu/hr	GCP		lb/MMBtu	BACT	2 Siemens SGT-8000H
MI-0423	INDECK NILES, LLC	INDECK NILES, LLC	1/4/2017		MMBtu/hr	GCP		lb/MMBtu	BACT	H Class?
TX-0612	THOMAS C. FERGUSON POWER PLANT	LOWER COLORADO RIVER AUTHORITY	11/10/2011		MMBtu/hr	GCP	87.85		BACT	GE 7FA
DE-0024	GARRISON ENERGY CENTER	GARRISON ENERGY CENTER, LLC/ CALPINE CORPORATION	1/30/2013	2,260	MMBtu/hr	Fuel	101.66	lb/MMBtu	BACT	GE 7FA
PA-0278	MOXIE LIBERTY LLC/ASYLUM POWER PLT	MOXIE ENERGY LLC	10/10/2012	3,277	MMBtu/hr	GCP	103.12	lb/MMBtu	BACT	F Class
PA-0296	BERKS HOLLOW ENERGY ASSOC LLC/ONTELAUNEE	BERKS HOLLOW ENERGY ASSOC LLC	12/17/2013	3,046	MMBtu/hr	None	103.50	lb/MMBtu	BACT	GE H class
MI-0427	FILER CITY STATION	FILER CITY STATION LIMITED PARTNERSHIP	11/17/2017	1,935	MMBtu/hr	GCP	117.10	lb/MMBtu	BACT	
MI-0412	HOLLAND BOARD OF PUBLIC WORKS - EAST 5TH STREET	HOLLAND BOARD OF PUBLIC WORKS	12/4/2013	647	MMBtu/hr	GCP	119.67	lb/MMBtu	BACT	
MI-0410	THETFORD GENERATING STATION	CONSUMERS ENERGY COMPANY	7/25/2013	2,587	MMBtu/hr	None	122.34	lb/MMBtu	BACT	
MI-0424	HOLLAND BOARD OF PUBLIC WORKS - EAST 5TH STREET	HOLLAND BOARD OF PUBLIC WORKS	12/5/2016	554	MMBtu/hr	GCP	128.71	lb/MMBtu	BACT	
IA-0107	MARSHALLTOWN GENERATING STATION	INTERSTATE POWER AND LIGHT	4/14/2014	2,258	MMBtu/hr	None	133.33	lb/MMBtu	BACT	Siemens SGT6-5000F
IA-0107	MARSHALLTOWN GENERATING STATION	INTERSTATE POWER AND LIGHT	4/14/2014	2,258	MMBtu/hr	None	133.33	lb/MMBtu	BACT	Siemens SGT6-5000F
61.4343			40/40/2044	45.4					24.67	Never built. In 2011, proposed turbines were GE. Currently proposed turbines are Siemens
	PALMDALE HYBRID POWER PROJECT	CITY OF PALMDALE	10/18/2011		MW	None		lb/MW-hr	BACT	STG6-5000F
WV-0025	MOUNDSVILLE COMBINED CYCLE POWER PLANT	MOUNDSVILLE POWER, LLC	11/21/2014	2,420	MMBtu/hr	Fuel	792	lb/MW-hr	BACT	GE Frame 7FA.04
										GE Energy 7F Series 5 Rapid
MA-0039	SALEM HARBOR STATION REDEVELOPMENT	FOOTPRINT POWER SALEM HARBOR DEVELOPMENT LP	1/30/2014	2,449	MMBtu/hr	None	825	lb/MW-hr	BACT	Response
										Mitsubishi M501 GAC units or
	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013		MW	GCP	840		BACT	2 Siemens SGT-8000H
FL-0356	OKEECHOBEE CLEAN ENERGY CENTER	FLORIDA POWER & LIGHT	3/9/2016	3,096	MMBtu/hr	Fuel	850	lb/MW-hr	BACT	GE 7HA.02
										SGT-8000H VERSION 1.4-
MD-0045	MATTAWOMAN ENERGY CENTER	MATTAWOMAN ENERGY, LLC	11/13/2015	286	MW	None	865	lb/MW-hr	BACT	OPTIMIZED
TX-0791	ROCKWOOD ENERGY CENTER	ROCKWOOD ENERGY CENTER, LLC	3/18/2016	1,127	MW	GCP	865	lb/MW-hr	BACT	GE 7FA.0
TX-0773	FGE EAGLE PINES PROJECT	FGE EAGLE PINES, LLC	11/4/2015	321	MW	GCP/Fuel	886	lb/MW-hr	BACT	Alstom GT36
NJ-0080	HESS NEWARK ENERGY CENTER	HESS NEWARK ENERGY CENTER, LLC	11/1/2012	4,595	MMBtu/hr	GCP	887	lb/MW-hr	BACT	GE
NJ-0085	MIDDLESEX ENERGY CENTER, LLC	STONEGATE POWER, LLC	7/19/2016	663	MW	Fuel	888	lb/MW-hr	BACT	GE 7HA.02
NJ-0085	MIDDLESEX ENERGY CENTER, LLC	STONEGATE POWER, LLC	7/19/2016	663	MW	Fuel	888	lb/MW-hr	BACT	GE 7HA.02
TX-0748	FGE POWER, FGE TEXAS PROJECT	FGE POWER, LLC	4/28/2014	231	MW	None	889		BACT	Alstom GT24
TX-0791	ROCKWOOD ENERGY CENTER	ROCKWOOD ENERGY CENTER, LLC	3/18/2016	889	MW	GCP	901		BACT	GE 7FA.0
TX-0805	EAGLE MOUNTAIN STEAM ELECTRIC STATION	EAGLE MOUNTAIN POWER COMPANY	7/19/2016		MW	GCP	917		BACT	
TX-0788	NECHES STATION	APEX TEXAS POWER LLC	3/24/2016		MW	GCP	924		BACT	Siemens or GE
NJ-0079	WOODBRIDGE ENERGY CENTER	CPV SHORE, LLC	7/25/2012		MMBtu/hr	GCP	925	lb/MW-hr	BACT	GE
TX-0791	ROCKWOOD ENERGY CENTER	ROCKWOOD ENERGY CENTER, LLC	3/18/2016		MW	GCP	929		BACT	MHI 501GAC
TX-0791	ROCKWOOD ENERGY CENTER	ROCKWOOD ENERGY CENTER, LLC	3/18/2016		MW	GCP	929		BACT	MHI 501GAC
TX-0743	AUSTIN ENERGY, SAND HILL ENERGY CENTER	CITY OF AUSTIN	9/29/2014		MW	None	930		BACT	GE 7FA.04
TX-0743	TRINIDAD GENERATING FACILITY	SOUTHERN POWER	3/1/2016		MW	GCP	937		BACT	GE 717.04
TX-0791	ROCKWOOD ENERGY CENTER	ROCKWOOD ENERGY CENTER, LLC	3/18/2016		MW	GCP	944		BACT	GE 7FA.0
NJ-0082	WEST DEPTFORD ENERGY STATION	WEST DEPTFORD ENERGY ASSOCIATES	7/18/2014		MMBtu/hr	GCP/Fuel	947	lb/MW-hr	BACT	Siemens
	SUMPTER POWER PLANT	WOLVERINE POWER SUPPLY COOPERATIVE INC.	11/17/2011		MW	None	954		BACT	Siemens
	GAINES COUNTY POWER PLANT	SOUTHWESTERN PUBLIC SERVICE COMPANY	4/28/2017		MW	Fuel	960		BACT	Siemens SGT6-5000F5
TX-0819	ROCKWOOD ENERGY CENTER	ROCKWOOD ENERGY CENTER, LLC				GCP	965		BACT	
TX-0791 TX-0810	DECORDOVA STEAM ELECTRIC STATION (DECORDOVA ST		3/18/2016 10/4/2016		MW	GCP/Fuel	965		BACT	Siemens SCC6-8000H(1.4
	*									GE 7FA
MI-0405	MIDLAND COGENERATION VENTURE	MIDLAND COGENERATION VENTURE	4/23/2013		MMBtu/hr	GCP/Fuel	995	lb/MW-hr	BACT	
MI-0406	RENAISSANCE POWER LLC	LS POWER DEVELOPMENT LLC	11/1/2013		MMBtu/hr	GCP	1,000		BACT	
MI-0406	RENAISSANCE POWER LLC	LS POWER DEVELOPMENT LLC	11/1/2013		MMBtu/hr	GCP	1,000	lb/MW-hr	BACT	Ciamana COTO CONOCC
	MOORELAND GENERATING STA	WESTERN FARMERS ELECTRIC COOPERATIVE	7/2/2013		MW	GCP	1,000		BACT	Siemens SGT6-5000F5
OK-0154	MOORELAND GENERATING STA	WESTERN FARMERS ELECTRIC COOPERATIVE	7/2/2013		MW	GCP	1,000		BACT	Siemens SGT6-5000F5
OR-0050	TROUTDALE ENERGY CENTER, LLC	TROUTDALE ENERGY CENTER, LLC	3/5/2014		MMBtu/hr	GCP/Fuel	1,000		BACT	Mitsubishi M501-GAC
MI-0405	MIDLAND COGENERATION VENTURE	MIDLAND COGENERATION VENTURE	4/23/2013		MMBtu/hr	GCP/Fuel		lb/MW-hr	BACT	1
TN-0162	JOHNSONVILLE COGENERATION	TENNESSEE VALLEY AUTHORITY	4/19/2016		MMBtu/hr	OxCat/GCP	1,800	lb/MW-hr	BACT	1
TX-0766	GOLDEN PASS LNG EXPORT TERMINAL	GOLDEN PASS PRODUCTS, LLC	9/11/2015		MW	GCP	614,533	1	BACT	GE Frame 7
KS-0029	THE EMPIRE DISTRICT ELECTRIC COMPANY	THE EMPIRE DISTRICT ELECTRIC COMPANY	7/14/2015		MW	None	1,022,756	tpy	BACT	
		9	Sulfuric Acid N	list						
	S R BERTRON ELECTRIC GENERATING STATION	NRG TEXAS POWER LLC	12/19/2014		MW	None	1	GR S/100 SCF	BACT	Siemens Model F5 (SF5

TX-0728 NECHES STATION	b/hr BACT b/hMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT	Turbine Model Siemens or GE GE 7HA.02 GE Model 7HA.02 Siemens or GE GE 7FA GE F class Alstom GT36 GE 7HA.02 GE 7HA.02 GE 7HA.02 GE 7HA.02 GE 7FA Siemens or GE MHI M501 GAC
TRACTIBLE NECES STATION	GR S/100 SCF BACT SR S/100 SCF BACT BACT B/hr BACT B/h	GE 7HA.02 GE Model 7HA.02 Siemens or GE GE 7FA GE Fclass Alstom GT36 GE 7HA.02 GE 7HA.02 GE 7HA.02 GE 7HA.02 SGT-8000H VERSION 1.4- OPTIMIZED GE 7FA Siemens or GE
FL-0356 OKEEKHOBER CLEAN ENERGY CENTER FLORIDA POWER & LIGHT 3/9/2016 3.96 MMBBU/hr Fuel 2.00 GR	GR S/100 SCF BACT GR S/100 SCF BACT GR S/100 SCF BACT b/hr BACT b/	GE Model 7HA.02 Siemens or GE GE 7FA GE 7FA GE 7 Class Alstom GT36 GE 7HA.02 GE 7HA.02 SGT-8000H VERSION 1.4- OPTIMIZED GE 7FA Siemens or GE
TXX-732 COLORADO BEND ENERGY CENTER COLORADO BEND II POWER, LLC	GR S/100 SCF BACT SR S/100 SCF BACT b/hr BACT b/mMBtu BACT	GE Model 7HA.02 Siemens or GE GE 7FA GE 7FA GE 7 Class Alstom GT36 GE 7HA.02 GE 7HA.02 SGT-8000H VERSION 1.4- OPTIMIZED GE 7FA Siemens or GE
TXX-078 DECORDOVA STEAM ELECTRIC STATION DECORDOVA I POWER COMPANY LLC 3/8/2016 231 MW GCP/Fuel 5.00 GR DR-0355 DUKE ENREGY PAINGING ROCK ENREGY DUKE ENREGY HANGING ROCK, LLC 12/18/2012 172 MW Fuel 0.38 Ib/ DR-0356 DUKE ENREGY HANGING ROCK ENREGY DUKE ENREGY HANGING ROCK, LLC 12/18/2012 172 MW Fuel 0.23 Ib/ DR-0357 DUKE ENREGY HANGING ROCK ENREGY DUKE ENREGY HANGING ROCK, LLC 12/18/2012 172 MW Fuel 0.23 Ib/ DR-0350 DUKE ENREGY HANGING ROCK ENREGY DUKE ENREGY HANGING ROCK, LLC 4/23/2014 725 MW Fuel 0.23 Ib/ DR-0041 CPV ST. CRARLES CPV MARYLAND, LLC 4/23/2014 725 MW Fuel 2.20 Ib/ DR-0045 MIDDLESS ENREGY CENTER, LLC STONEGATE POWER, LLC 7/19/2016 663 MW Fuel 2.21 Ib/ DR-0045 MAITAWOMAN ENREGY CENTER LLC STONEGATE POWER, LLC 7/19/2016 663 MW Fuel 4.26 Ib/ DR-0045 MAITAWOMAN ENREGY CENTER MAITAWOMAN ENREGY, LLC 11/13/2015 286 MW None 4.60 Ib/ DR-0045 MAITAWOMAN ENREGY CENTER MAITAWOMAN ENREGY, LLC 11/13/2015 286 MW None 4.60 Ib/ DR-0045 MAITAWOMAN ENREGY CENTER MAITAWOMAN ENREGY, LLC 11/13/2015 286 MW None 13.68 Ib/ DR-0045 MAITAWOMAN ENREGY CENTER MAITAWOMAN ENREGY, LLC 11/13/2015 296 MW None 15.56 Ib/ DR-0045 MAITAWOMAN ENREGY CENTER MAITAWOMAN ENREGY LUC 11/13/2015 2.96 MW None 15.56 Ib/ DR-0045 MAITAWOMAN ENREGY CENTER MAITAWOMAN ENREGY LUC 11/13/2015 2.96 MW None 15.56 Ib/ DR-0045 MAITAWOMAN ENREGY CENTER MAITAWOMAN ENREGY LUC 11/13/2010 2.996 MMBU/hr Fuel 0.00030 Ib/ DR-0043 MAITAWOMAN ENREGY CENTER NONE ENREGY COUNTY POWER PLANT DOWNER COMPANY LLC 8/31/2016 3.625 MMBU/hr Fuel 0.00030 Ib/ DR-0043 MAITAWOMAN ENREGY CENTER NEEDEN COUNTY POWER PLANT DOWNER COMPANY LLC 8/31/2016 3.625 MMBU/hr Fuel 0.00030 Ib/ DR-0043 MAITAWOMAN ENREGY CENTER NEEDEN COUNTY POWER ENABLY LUC 8/31/2016 3.625 MMBU/hr Fuel 0.00030 Ib/ DR-0043 MAITAWOMAN ENREGY CENTER NEEDEN COU	GR S/100 SCF BACT b/hr BACT b/mMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT	Siemens or GE GE 7FA GE 7FA GE 7FA GE 7FA GE F class Alstom GT36 GE 7HA.02 GE 7HA.02 SGT-8000H VERSION 1.4- OPTIMIZED GE 7FA Siemens or GE
DH-055 DUKE ENREGY HANGING ROCK ENERGY DUKE ENREGY HANGING ROCK, LLC 12/18/2012 172 MW Fuel 0.18 Inc.	b/hr BACT b/hr BACT b/mMBtu BACT b/mMBtu BACT b/mMBtu BACT b/mMBtu BACT b/mMBtu BACT b/mMBtu BACT b/mMBtu BACT	GE 7FA GE F class Alstom GT36 GE 7HA.02 GE 7HA.02 SGT-8000H VERSION 1.4- OPTIMIZED GE 7FA Siemens or GE
DH-305 DUKE ENERGY HANGING ROCK ENERGY DUKE ENERGY HANGING ROCK, LIC 12/18/2012 172 MW	b/hr BACT b/hMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT	GE F class Alstom GT36 GE 7HA.02 GE 7HA.02 SGT-8000H VERSION 1.4- OPTIMIZED GE 7FA Siemens or GE
MD-0041 CPV ST. CHARLES	b/hr BACT b/hr BACT b/hr BACT b/hr BACT b/hr BACT b/hr BACT b/hr BACT b/hr BACT b/mMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT	GE F class Alstom GT36 GE 7HA.02 GE 7HA.02 SGT-8000H VERSION 1.4- OPTIMIZED GE 7FA Siemens or GE
TX-073 FGE EAGLE PINES PROJECT FGE EAGLE PINES, LIC 11/4/2015 321 MW Fuel 2.37 Ib/ NI-0085 MIDDLESEX ENERGY CENTER, LLC STONEGATE POWER, LLC 7/19/2016 663 MW Fuel 3.61 Ib/ NI-0085 MIDDLESEX ENERGY CENTER, LLC STONEGATE POWER, LLC 7/19/2016 663 MW Fuel 4.26 Ib/ MD-0045 MIDDLESEX ENERGY CENTER, LLC STONEGATE POWER, LLC 7/19/2016 663 MW Fuel 4.26 Ib/ MD-0045 MATTAWOMAN ENERGY CENTER MATTAWOMAN ENERGY, LLC 11/3/2015 286 MW None 4.60 Ib/ TX-0600 THOMAS C. FERGUSON POWER PLANT LOWER COLORADO RIVER AUTHORITY 9/1/2011 390 MW Fuel 13.68 Ib/ TX-0500 THOMAS C. FERGUSON POWER PLANT LOWER COLORADO RIVER AUTHORITY 9/1/2011 390 MW Fuel 13.68 Ib/ TX-0751 EAGLE MOUNTAIN STEAM ELECTRIC STATION EAGLE MOUNTAIN POWER ENDMANY LLC 6/18/2015 210 MW None 1.55 6 Ib/ TX-0751 CAGE MOUNTAIN STEAM ELECTRIC STATION VIRGINIA ELECTRIC AND POWER COMPANY LLC 6/18/2015 210 MW Fuel 0.00030 Ib/ TX-0751 CAGE MOUNTAIN STEAM ELECTRIC STATION VIRGINIA ELECTRIC AND POWER COMPANY LLC 6/18/2010 2.996 MMBtu/hr Fuel 0.00030 Ib/ TX-0751 CAGE MOUNTAIN STATION ENTERGY LOUISIANA, LLC 8/31/2016 3.625 MMBtu/hr Fuel 0.00033 Ib/ TX-0751 CAGE MOUNTAIN STATION ENTERGY LOUISIANA, LLC 8/31/2016 3.625 MMBtu/hr Fuel 0.00033 Ib/ TX-0751 CAGE MOUNTAIN STATION ENTERGY LOUISIANA, LLC 8/31/2016 3.625 MMBtu/hr Fuel 0.00033 Ib/ TX-0751 CAGE MOUNTAIN STATION ENTERGY LOUISIANA, LLC 8/31/2016 3.625 MMBtu/hr Fuel 0.00033 Ib/ TX-0751 CAGE MOUNTAIN STATION ENTERGY LOUISIANA, LLC 8/31/2016 3.625 MMBtu/hr Fuel 0.00033 Ib/ TX-0751 CAGE MOUNTAIN STATION PSEG FOSSIL LLC 1/4/2017 8.322 MMBtu/hr Fuel 0.00050 Ib/ TX-0751 CAGE MOUNTAIN STATION PSEG FOSSIL LLC 3/7/2014 3.923 MMBtu/hr Fuel 0.00070 Ib/ TX-0751 CAGE MOUNTAIN STATION PSEG FOSSIL LLC 3/7/2014 3.923 MMBtu/hr Fuel 0.00071 Ib/ TX-07	b/hr BACT b/hr BACT b/hr BACT b/hr BACT b/hr BACT b/hr BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT	Alstom GT36 GE 7HA.02 GE 7HA.02 SGT-8000H VERSION 1.4- OPTIMIZED GE 7FA Siemens or GE
N-0085 MIDDLESEX ENERGY CENTER, LLC STONEGATE POWER, LLC 7/19/2016 663 MW Fuel 3.61 lb/N-1085 MIDDLESEX ENERGY CENTER, LLC STONEGATE POWER, LLC 7/19/2016 663 MW Fuel 4.26 lb/N-1085 MIDDLESEX ENERGY CENTER MATTAWOMAN ENERGY, LLC 11/13/2015 286 MW None 4.60 lb/N-1087 N-1088 MIDDLESEX ENERGY CENTER MATTAWOMAN ENERGY, LLC 11/13/2015 286 MW None 4.60 lb/N-1087 N-1088 MIDDLESEX ENERGY CENTER MATTAWOMAN ENERGY, LLC 11/13/2015 286 MW None 4.60 lb/N-1087 N-1088 MIDDLESEX ENERGY CENTER MATTAWOMAN ENERGY, LLC 11/13/2015 286 MW None 4.60 lb/N-1087 N-1088 MIDDLESEX ENERGY CENTER MATTAWOMAN ENERGY, LLC 11/13/2015 290 MW Fuel 13.68 lb/N-1087 N-1088 MIDDLESEX ENERGY CENTER N-1088 MIDDLESEX E	b/hr BACT b/hr BACT b/hr BACT b/hr BACT b/hr BACT b/hr BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT	GE 7HA.02 SGT-8000H VERSION 1.4- OPTIMIZED GE 7FA Siemens or GE
NJ-0085 MIDDLESEX ENERGY CENTER STONEGATE POWER, LLC 7/19/2016 663 MW Fuel 4.26 lb/	b/hr BACT b/hr BACT b/hr BACT b/hr BACT b/hr BACT b/MMBtu BACT	GE 7HA.02 SGT-8000H VERSION 1.4- OPTIMIZED GE 7FA Siemens or GE
Mattawoman Energy Center Mattawoman Energy, LLC 11/13/2015 286 MW None 4.60 lb/ Tx-0500 Thomas C. Ferguson Power Plant Lower Colorado River Authority 9/1/2011 390 MW Fuel 13.68 lb/ Tx-0751 Eagle Mountain Steam Electric Station Eagle Mountain Power Company LLC 6/18/2015 210 MW None 15.56 lb/ Va-0315 Marrier None Nicolar Electric And Power Company LLC 6/18/2015 210 MW None 15.56 lb/ Va-0315 Marrier None Nicolar Electric And Power Company LLC 6/18/2015 210 MW None 15.56 lb/ Va-0315 Marrier None Nicolar Electric And Power Company LLC 2.996 MMBtu/hr Fuel 0.00030 lb/ La-0313 ST. CHARLES POWER STATION Entergy Louisiana, LLC 8/31/2016 3.625 MMBtu/hr Fuel 0.00033 lb/ La-0313 ST. CHARLES POWER STATION Entergy Louisiana, LLC 8/31/2016 3.625 MMBtu/hr Fuel 0.00033 lb/ La-0313 ST. CHARLES POWER STATION Entergy Louisiana, LLC 6/30/2017 2.999 MMBtu/hr Fuel 0.00033 lb/ MMBtu/hr Fuel 0.00050 lb/ MMBtu/hr Fuel 0.00070 lb/ MMBtu/hr Fuel 0.00071	b/hr BACT b/hr BACT b/hr BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT	OPTIMIZED GE 7FA Siemens or GE
TX-0600 THOMAS C. FERGUSON POWER PLANT LOWER COLORADO RIVER AUTHORITY 9/1/2011 390 MW Fuel 13.68 lb/ TX-0751 EAGLE MOUNTAIN STEAM ELECTRIC STATION EAGLE MOUNTAIN POWER COMPANY LLC 6/18/2015 210 MW None 15.56 lb/ None None 15.56 lb/ None None 15.56 lb/ None None	b/hr BACT b/hr BACT b/hr BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT	OPTIMIZED GE 7FA Siemens or GE
TX-0751 EAGLE MOUNTAIN STEAM ELECTRIC STATION EAGLE MOUNTAIN POWER COMPANY LIC 6/18/2015 2.10 MW None 15.56 lb/ VA-0315 WARREN COUNTY POWER PLANT - DOMINION VIRGINIA ELECTRIC AND POWER COMPANY 12/17/2010 2,996 MMBtu/hr Fuel 0.00033 lb/ La-0313 ST. CHARLES POWER STATION ENTERGY LOUISIANA, LIC 8/31/2016 3,625 MMBtu/hr Fuel 0.00033 lb/ La-0313 ST. CHARLES POWER STATION ENTERGY LOUISIANA, LIC 8/31/2016 3,625 MMBtu/hr Fuel 0.00033 lb/ CT-0161 KILLINGLY ENERGY CENTER NTE CONNECTICUT, LIC 6/30/2017 2,969 MMBtu/hr Fuel 0.00005 lb/ CT-0161 KILLINGLY ENERGY CENTER NTE CONNECTICUT, LIC 6/30/2017 2,969 MMBtu/hr GCP/Fuel 0.00055 lb/ CT-0162 KILLINGLY ENERGY CENTER NTE CONNECTICUT, LIC 6/30/2017 2,969 MMBtu/hr GCP/Fuel 0.00005 lb/ CT-0163 KILLINGLY ENERGY CENTER NTE CONNECTICUT, LIC 6/30/2017 2,969 MMBtu/hr Fuel 0.00005 lb/ CT-0164 KILLINGLY ENERGY CENTER NTE CONNECTICUT, LIC 1/4/2017 8,322 MMBtu/hr Fuel 0.00005 lb/ NT-0104 2,234 MMBtu/hr Fuel 0.00007 lb/ NT-0104 2,234 MMBtu/hr Fuel 0.00070 lb/ NT-0104 2,234 MMBtu/hr Fuel 0.00071 lb/ NT-0104 2,234 MMBtu/hr SURPHIN SURPH	b/hr BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT	Siemens or GE
VA-0315 WARREN COUNTY POWER PLANT - DOMINION VIRGINIA ELECTRIC AND POWER COMPANY 12/17/2010 2,996 MMBtu/hr Fuel 0.00030 lb/	b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT	
VA-0315 WARREN COUNTY POWER PLANT - DOMINION VIRGINIA ELECTRIC AND POWER COMPANY 12/17/2010 2,996 MMBtu/hr Fuel 0.00030 lb/	b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT	
LA-0313 ST. CHARLES POWER STATION ENTERGY LOUISIANA, LLC 8/31/2016 3,625 MMBtu/hr Fuel 0.00033 lb/	b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT	
LA-0313 ST. CHARLES POWER STATION ENTERGY LOUISIANA, LLC 8/31/2016 3,625 MMBtu/hr Fuel 0.00033 b/CT-0161 KIILINGLY ENERGY CENTER NTE CONNECTICUT, LLC 6/30/2017 2,969 MMBtu/hr Fuel 0.00050 b/MBtu/hr Fuel 0.00050 b/MBtu/hr Fuel 0.00050 b/MBtu/hr Fuel 0.00055 b/MBtu/hr Fuel 0.00055 b/MBtu/hr Fuel 0.00055 b/MBtu/hr Fuel 0.00075 b/MBtu/hr Fuel 0.00070 b/MBtu/hr Fuel 0.00071 b/MBtu/hr Fuel 0.00071	b/MMBtu BACT b/MMBtu BACT b/MMBtu BACT	
CT-0161 KILLINGLY ENERGY CENTER NTE CONNECTICUT, LLC 6/30/2017 2,969 MMBtu/hr Fuel 0.00050 b/ MI-0423 INDECK NILES, LLC INDECK NILES, LLC 1/4/2017 8,322 MMBtu/hr GCP/Fuel 0.00055 b/ MMBtu/hr GCP/Fuel 0.00055 b/ MMBtu/hr GCP/Fuel 0.00055 b/ MMBtu/hr Fuel 0.00070 b/ NY-0104 CPV VALLEY ENERGY CENTER CPV VALLEY LLC 8/1/2013 2,234 MMBtu/hr Fuel 0.00070 b/ NY-0104 CPV VALLEY ENERGY CENTER CPV VALLEY LLC 8/1/2013 2,234 MMBtu/hr Fuel 0.00071 b/ NJ-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION PSEG FOSSIL LLC 3/7/2014 3,923 MMBtu/hr Fuel 0.00071 b/ NJ-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION PSEG FOSSIL LLC 3/7/2014 3,923 MMBtu/hr Fuel 0.00071 b/ NJ-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION PSEG FOSSIL LLC 3/7/2014 3,923 MMBtu/hr Fuel 0.00071 b/ NJ-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION PSEG FOSSIL LLC 3/7/2014 3,923 MMBtu/hr Fuel 0.00075 b/ CT-0157 CPV TOWANTIC, LLC 11/30/2015 2,420 MMBtu/hr None 0.00087 b/ CT-0158 CPV TOWANTIC, LLC CPV TOWANTIC, LLC 11/30/2015 2,420 MMBtu/hr None 0.00087 b/ LA-0224 ARSENAL HILL POWER PLANT SOUTHWEST ELECTRIC POWER COMPANY (SWEPCO) 3/20/2008 2,110 MMBtu/hr SCR/Fuel 0.00088 b/ LA-0107 MARSHALLTOWN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 b/ LA-0107 MARSHALLTOWN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 b/ LA-0107 MARSHALLTOWN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 b/ LA-0107 MARSHALLTOWN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 b/ LA-0107 MARSHALLTOWN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 b/ LA-0107 MARSHALLTOWN GENERATING STATION INTERSTAT	b/MMBtu BACT b/MMBtu BACT	
MI-0423 INDECK NILES, LLC INDECK NILES, LLC 1/4/2017 8,322 MMBtu/hr GCP/Fuel 0.00055 Ib/N-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION PSEG FOSSIL LLC 8/1/2013 2,234 MMBtu/hr Fuel 0.00070 Ib/N-0104 CPV VALLEY ENERGY CENTER CPV VALLEY LLC 8/1/2013 2,234 MMBtu/hr Fuel 0.00071 Ib/N-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION PSEG FOSSIL LLC 3/7/2014 3,923 MMBtu/hr Fuel 0.00071 Ib/N-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION PSEG FOSSIL LLC 3/7/2014 3,923 MMBtu/hr Fuel 0.00071 Ib/N-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION PSEG FOSSIL LLC 3/7/2014 3,923 MMBtu/hr Fuel 0.00071 Ib/N-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION PSEG FOSSIL LLC 3/7/2014 3,923 MMBtu/hr Fuel 0.00075 Ib/N-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION PSEG FOSSIL LLC 11/30/2015 2,420 MMBtu/hr Fuel 0.00075 Ib/N-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION PSEG FOSSIL LLC 11/30/2015 2,420 MMBtu/hr None 0.00087 Ib/N-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION PSEG FOSSIL LLC 11/30/2015 2,420 MMBtu/hr None 0.00087 Ib/N-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION PSEG FOSSIL LLC 11/30/2015 2,420 MMBtu/hr SCR/Fuel 0.00087 Ib/N-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION INTERSTATE POWER SALEM HARBOR DEVELOPMENT 1/30/2014 2,449 MMBtu/hr SCR/Fuel 0.00088 Ib/N-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 Ib/N-0081 Ib/N-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 Ib/N-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 Ib/N-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 Ib/N-0081 P	b/MMBtu BACT	
NJ-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION PSEG FOSSIL LLC 88/1/2013 2,234 MMBtu/hr Fuel 0.00070 lb/ NY-0104 CPV VALLEY ENERGY CENTER CPV VALLEY LLC 8/1/2013 2,234 MMBtu/hr Fuel 0.00070 lb/ NJ-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION PSEG FOSSIL LLC 3/7/2014 3,923 MMBtu/hr Fuel 0.00071 lb/ NJ-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION PSEG FOSSIL LLC 3/7/2014 3,923 MMBtu/hr Fuel 0.00071 lb/ NJ-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION PSEG FOSSIL LLC 3/7/2014 3,923 MMBtu/hr Fuel 0.00071 lb/ CT-0157 CPV TOWANTIC, LLC 3/7/2014 3,923 MMBtu/hr Fuel 0.00075 lb/ CT-0158 CPV TOWANTIC, LLC CPV TOWANTIC, LLC 11/30/2015 2,420 MMBtu/hr None 0.00087 lb/ LA-0224 ARSENAL HILL POWER PLANT SOUTHWEST ELECTRIC POWER COMPANY (SWEPCO) 3/20/2008 2,110 MMBtu/hr SCR/Fuel 0.00088 lb/ MA-0039 SALEM HARBOR STATION REDEVELOPMENT FOOTPRINT POWER SALEM HARBOR DEVELOPMENT LP 1/30/2014 2,249 MMBtu/hr None 0.00100 lb/ IA-0107 MARSHALLTOWN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 lb/ IA-0107 MARSHALLTOWN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 lb/ PE-0024 GARRISON ENERGY CENTER GARRISON ENERGY CENTER, LLC/ CALPINE CORPORATION 1/30/2013 2,260 MMBtu/hr None 0.00320 lb/ PM10		
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NY-0104 CPV VALLEY ENERGY CENTER CPV VALLEY LLC 8/1/2013 2,234 MMBtu/hr Fuel 0.00070 Ib/		5000F
NJ-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION PSEG FOSSIL LLC 3/7/2014 3,923 MMBtu/hr Fuel 0.00071 lb/ NJ-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION PSEG FOSSIL LLC 3/7/2014 3,923 MMBtu/hr Fuel 0.00071 lb/ NJ-0081 PSEG FOSSIL LLC SEWAREN GENERATING STATION PSEG FOSSIL LLC 3/7/2014 3,923 MMBtu/hr Fuel 0.00075 lb/ CT-0157 CPV TOWANTIC, LLC CPV TOWANTIC, LLC 11/30/2015 2,420 MMBtu/hr None 0.00087 lb/ CT-0158 CPV TOWANTIC, LLC CPV TOWANTIC, LLC 11/30/2015 2,420 MMBtu/hr Fuel 0.00087 lb/ LA-0224 ARSENAL HILL POWER PLANT SOUTHWEST ELECTRIC POWER COMPANY (SWEPCO) 3/20/2008 2,110 MMBtu/hr SCR/Fuel 0.00088 lb/ MA-0039 SALEM HARBOR STATION REDEVELOPMENT FOOTPRINT POWER SALEM HARBOR DEVELOPMENT LP 1/30/2014 2,449 MMBtu/hr None 0.00100 lb/ IA-0107 MARSHALLTOWN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 lb/ IA-0107 MARSHALLTOWN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 lb/ IA-0107 MARSHALLTOWN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 lb/ DE-0024 GARRISON ENERGY CENTER GARRISON ENERGY CENTER LLC/ CALPINE CORPORATION 1/30/2013 2,260 MMBtu/hr None 0.01075 lb/ PM10 FL-0304 CANE ISLAND POWER PARK FLORIDA MUNICIPAL POWER AGENCY (FMPA 9/8/2008 1,860 MMBtu/hr Fuel 2.0 GR		30001
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CT-0158 CPV TOWANTIC, LLC CPV TOWANTIC, LLC 11/30/2015 2,420 MMBtu/hr Fuel 0.00087 lb/ LA-0224 ARSENAL HILL POWER PLANT SOUTHWEST ELECTRIC POWER COMPANY (SWEPCO) 3/20/2008 2,110 MMBtu/hr SCR/Fuel 0.00088 lb/ MA-0039 SALEM HARBOR STATION REDEVELOPMENT FOOTPRINT POWER SALEM HARBOR DEVELOPMENT LP 1/30/2014 2,449 MMBtu/hr None 0.00100 lb/ IA-0107 MARSHALLTOWN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 lb/ DE-0024 GARRISON ENERGY CENTER GARRISON ENERGY CENTER, LLC/ CALPINE CORPORATION 1/30/2013 2,260 MMBtu/hr None 0.00175 lb/ PM10 FL-0304 CANE ISLAND POWER PARK FLORIDA MUNICIPAL POWER AGENCY (FMPA 9/8/2008 1,860 MMBtu/hr Fuel 2.0 GR	b/MMBtu BACT	5000F
LA-0224 ARSENAL HILL POWER PLANT SOUTHWEST ELECTRIC POWER COMPANY (SWEPCO) 3/20/2008 2,110 MMBtu/hr SCR/Fuel 0.00088 In/ MA-0039 SALEM HARBOR STATION REDEVELOPMENT FOOTPRINT POWER SALEM HARBOR DEVELOPMENT LP 1/30/2014 2,449 MMBtu/hr None 0.00100 Ib/ IA-0107 MARSHALLTOWN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 Ib/ IA-0107 MARSHALLTOWN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 Ib/ DE-0024 GARRISON ENERGY CENTER GARRISON ENERGY CENTER, LLC/ CALPINE CORPORATION 1/30/2013 2,260 MMBtu/hr None 0.01075 Ib/ PM10 FL-0304 CANE ISLAND POWER PARK FLORIDA MUNICIPAL POWER AGENCY (FMPA 9/8/2008 1,860 MMBtu/hr Fuel 2.0 GR	b/MMBtu BACT	
MA-0039 SALEM HARBOR STATION REDEVELOPMENT FOOTPRINT POWER SALEM HARBOR DEVELOPMENT LP 1/30/2014 2,449 MMBtu/hr None 0.00100 lb/ IA-0107 MARSHALLTOWN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 lb/ IA-0107 MARSHALLTOWN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 lb/ DE-0024 GARRISON ENERGY CENTER GARRISON ENERGY CENTER, LLC/ CALPINE CORPORATION 1/30/2013 2,260 MMBtu/hr None 0.01075 lb/ PM10 FL-0304 CANE ISLAND POWER PARK FLORIDA MUNICIPAL POWER AGENCY (FMPA 9/8/2008 1,860 MMBtu/hr Fuel 2.0 GR	b/MMBtu BACT	
IA-0107 MARSHALLTOWN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 Ib/ IA-0107 MARSHALLTOWN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 Ib/ DE-0024 GARRISON ENERGY CENTER GARRISON ENERGY CENTER, LLC/ CALPINE CORPORATION 1/30/2013 2,260 MMBtu/hr None 0.01075 Ib/ PM10 FL-0304 CANE ISLAND POWER PARK FLORIDA MUNICIPAL POWER AGENCY (FMPA 9/8/2008 1,860 MMBtu/hr Fuel 2.0 GR	b/MMBtu BACT	055 750 : 50 :1
IA-0107 MARSHALLTOWN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 Ib/ IA-0107 MARSHALLTOWN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 Ib/ DE-0024 GARRISON ENERGY CENTER GARRISON ENERGY CENTER, LLC/ CALPINE CORPORATION 1/30/2013 2,260 MMBtu/hr None 0.01075 Ib/ PM10 FL-0304 CANE ISLAND POWER PARK FLORIDA MUNICIPAL POWER AGENCY (FMPA 9/8/2008 1,860 MMBtu/hr Fuel 2.0 GR	. /2.42.42.	GE Energy 7F Series 5 Rapid
IA-0107 MARSHALLTOWN GENERATING STATION INTERSTATE POWER AND LIGHT 4/14/2014 2,258 MMBtu/hr None 0.00320 Ib/DE-0024 GARRISON ENERGY CENTER GARRISON ENERGY CENTER, LLC/ CALPINE CORPORATION 1/30/2013 2,260 MMBtu/hr None 0.01075 Ib/DE-0024 MMBtu/hr None 0.01075 Ib/DE-0024 None Non	b/MMBtu BACT	Response
DE-0024 GARRISON ENERGY CENTER GARRISON ENERGY CENTER, LLC/ CALPINE CORPORATION 1/30/2013 2,260 MMBtu/hr None 0.01075 lb/ PM10 FL-0304 CANE ISLAND POWER PARK FLORIDA MUNICIPAL POWER AGENCY (FMPA 9/8/2008 1,860 MMBtu/hr Fuel 2.0 GR		Siemens SGT6-5000F
PM10 FL-0304 CANE ISLAND POWER PARK FLORIDA MUNICIPAL POWER AGENCY (FMPA 9/8/2008 1,860 MMBtu/hr Fuel 2.0 GR	b/MMBtu BACT	
FL-0304 CANE ISLAND POWER PARK FLORIDA MUNICIPAL POWER AGENCY (FMPA 9/8/2008 1,860 MMBtu/hr Fuel 2.0 GR	b/MMBtu BACT	
		T
	GR S/100 SCF BACT	GE 7241 FA CTG
FL-0356 OKEECHOBEE CLEAN ENERGY CENTER FLORIDA POWER & LIGHT 3/9/2016 3,096 MMBtu/hr Fuel 2.0 GR	GR S/100 SCF BACT	
		Never built. Proposed Model
CA-1192 AVENAL ENERGY PROJECT AVENAL POWER CENTER LLC 6/21/2011 180 MW Fuel 8.9 b/	b/hr BACT	GE 7241 FA
		Never built. Proposed Model
CA-1192 AVENAL ENERGY PROJECT AVENAL POWER CENTER LLC 6/21/2011 180 MW Fuel 8.9 lb/		GE 7241 FA
CA-1198 MORRO BAY POWER PLANT DYNERGY MORRO BAY LLC 9/25/2008 180 MW Fuel 11.0 lb/	.,	GE Frame 7, Model PG7241
CA-1198 MORRO BAY POWER PLANT DYNERGY MORRO BAY LLC 9/25/2008 180 MW Fuel 11.0 lb/		GE Frame 7, Model PG7241
MD-0046 KEYS ENERGY CENTER KEYS ENERGY CENTER, LLC 10/31/2014 235 MW GCP/Fuel 11.0 lb/	b/hr BACT	SGT6-500FEE
		SGT6-5000F CTGs or four GE
TX-0590 KING POWER STATION PONDERA CAPITAL MANAGEMENT GP INC 8/5/2010 1,350 MW Fuel 11.1 b/		Frame 7FA CTGs
NJ-0085 MIDDLESEX ENERGY CENTER, LLC STONEGATE POWER, LLC 7/19/2016 663 MW Fuel 11.7 b/	b/hr BACT	GE 7HA.02
		Never built. Proposed Model
CA-1192 AVENAL ENERGY PROJECT AVENAL POWER CENTER LLC 6/21/2011 180 MW Fuel 11.8 b/		GE 7241 FA
	b/hr BACT	Never built. Proposed Model
CA-1192 AVENAL ENERGY PROJECT AVENAL POWER CENTER LLC 6/21/2011 180 MW Fuel 11.8 b/	b/hr BACT	GE 7241 FA
		Mitsubishi M501 GAC units or
OH-0352 OREGON CLEAN ENERGY CENTER ARCADIS, US, INC. 6/18/2013 799 MW Fuel 13.3 lb/		2 Siemens SGT-8000H
CA-1211 COLUSA GENERATING STATION PACIFIC GAS & ELECTRIC COMPANY 3/11/2011 172 MW Fuel 13.5 lb/	b/hr BACT	
OH-0356 DUKE ENERGY HANGING ROCK ENERGY DUKE ENERGY HANGING ROCK, LLC 12/18/2012 172 MW Fuel 15.0 lb/	b/hr BACT	GE 7FA

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре	Turbine Model
										Siemens SCC6-5000 CTGs and
										a SST6-5000 ST, or two GE 7FA
TX-0767	LON C. HILL POWER STATION	LON C. HILL, L.P.	10/2/2015	195	MW	GCP/Fuel	16.0	lb/hr	BACT	CTGs and a D-11 ST.
										SGT-8000H VERSION 1.4-
MD-0045	MATTAWOMAN ENERGY CENTER	MATTAWOMAN ENERGY, LLC	11/13/2015	286	MW	GCP/Fuel	17.9	lb/hr	BACT	OPTIMIZED
TX-0620	ES JOSLIN POWER PLANT	CALHOUN PORT AUTHORITY	9/12/2012	195	MW	GCP/Fuel	18.0	lb/hr	BACT	GE 7FA
NJ-0085	MIDDLESEX ENERGY CENTER, LLC	STONEGATE POWER, LLC	7/19/2016	663	MW	None	18.3	lb/hr	BACT	GE 7HA.02
TX-0788	NECHES STATION	APEX TEXAS POWER LLC	3/24/2016	231	MW	GCP/Fuel	19.4	lb/hr	BACT	Siemens or GE
OH-0356	DUKE ENERGY HANGING ROCK ENERGY	DUKE ENERGY HANGING ROCK, LLC	12/18/2012	172	MW	Fuel	19.9	lb/hr	BACT	GE 7FA
TX-0773	FGE EAGLE PINES PROJECT	FGE EAGLE PINES, LLC	11/4/2015	321	MW	None	21.4	lb/hr	BACT	Alstom GT36
TX-0618	CHANNEL ENERGY CENTER LLC	CHANNEL ENERGY CENTER LLC	10/15/2012	180	MW	GCP/Fuel	27.0	lb/hr	BACT	Siemens 501F
TX-0619	DEER PARK ENERGY CENTER	DEER PARK ENERGY CENTER LLC	9/26/2012	180	MW	GCP/Fuel	27.0	lb/hr	BACT	Siemens/Westinghouse 501F
KS-0029	THE EMPIRE DISTRICT ELECTRIC COMPANY	THE EMPIRE DISTRICT ELECTRIC COMPANY	7/14/2015	250	MW	DLN	30.2	lb/hr	BACT	
	EAGLE MOUNTAIN STEAM ELECTRIC STATION	EAGLE MOUNTAIN POWER COMPANY LLC	6/18/2015		MW	None		lb/hr	BACT	Siemens or GE
	DECORDOVA STEAM ELECTRIC STATION	DECORDOVA II POWER COMPANY LLC	3/8/2016		MW	GCP/Fuel		lb/hr	BACT	Siemens or GE
	TROUTDALE ENERGY CENTER, LLC	TROUTDALE ENERGY CENTER, LLC	3/5/2014		MMBtu/h			lb/hr	BACT	Mitsubishi M501-GAC
TX-0730	COLORADO BEND ENERGY CENTER	COLORADO BEND II POWER, LLC	4/1/2015		MW	GCP		lb/hr	BACT	GE Model 7HA.02
177.07.00	COLONIDO BEND ENENOT CENTEN	COLOTINGO BETTO IL TOWEN, EEC	1, 2, 2013	2,100		GC.	10.0	.5,	57.0.	Mitsubishi M501 GAC units or
OH-0352	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	5 570	MMBtu/h	r Fuel	0.0018	lb/MMBtu	BACT	2 Siemens SGT-8000H
011-0332	OREGON CLEAN ENERGY CENTER	ARCADIS, 03, INC.	0/10/2013	3,373	IVIIVIDEU/III	ruei	0.0018	ID/ IVIIVIDEU	DACI	Mitsubishi M501 GAC units or
OH-0352	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	E E70	MMBtu/h	r Fuel	0.0020	lb/MMBtu	BACT	2 Siemens SGT-8000H
OH-0332	OREGON CLEAN ENERGY CENTER	ARCADIS, 03, INC.	0/10/2013	3,379	IVIIVIBLU/III	ruei	0.0020	ID/ IVIIVIBLU	BACI	Mitsubishi M501 GAC units or
OH-0352	ORECON CLEAN ENERGY CENTER	ARCADIC LIC INC	6/19/2012	6.004	MMBtu/h	Fuel	0.0023	Ib / N 4 N 4 D +	BACT	
MI-0423	OREGON CLEAN ENERGY CENTER INDECK NILES, LLC	ARCADIS, US, INC.	6/18/2013 1/4/2017		· · · · · · · · · · · · · · · · · · ·	r Fuel GCP/Fuel/Inlet Air Filter		lb/MMBtu lb/MMBtu	BACT	2 Siemens SGT-8000H
		INDECK NILES, LLC								NAULI NAFOA CAC
VA-0315	WARREN COUNTY POWER PLANT - DOMINION	VIRGINIA ELECTRIC AND POWER COMPANY	12/17/2010	2,996	MMBtu/h	Fuel	0.0027	lb/MMBtu	BACT	MHI M501 GAC
	DOTO FORCE LLO CENTADEN CENTEDATING CTATION	2000 50000 110	2/7/2011	2 022	/	- 1	0.0000	II. /2.42.4D.	DAGT	GE7FA.05 OR Siemens SGT6
NJ-0081	PSEG FOSSIL LLC SEWAREN GENERATING STATION	PSEG FOSSIL LLC	3/7/2014	3,923	MMBtu/h	r Fuel	0.0032	lb/MMBtu	BACT	5000F
										GE7FA.05 OR Siemens SGT6
NJ-0081	PSEG FOSSIL LLC SEWAREN GENERATING STATION	PSEG FOSSIL LLC	3/7/2014	3,923	MMBtu/h	r Fuel	0.0033	lb/MMBtu	BACT	5000F
			- /- /							GE7FA.05 OR Siemens SGT6
NJ-0081	PSEG FOSSIL LLC SEWAREN GENERATING STATION	PSEG FOSSIL LLC	3/7/2014	3,923		Fuel	0.0036		BACT	5000F
LA-0254	NINEMILE POINT ELECTRIC GENERATING PLANT	ENTERGY LOUISIANA LLC	8/16/2011	7,146	MMBtu/h	GCP/Fuel	0.0037	lb/MMBtu	BACT	
										GE7FA.05 OR Siemens SGT6
NJ-0081	PSEG FOSSIL LLC SEWAREN GENERATING STATION	PSEG FOSSIL LLC	3/7/2014		MMBtu/h	r Fuel	0.0037		BACT	5000F
	WOODBRIDGE ENERGY CENTER	CPV SHORE, LLC	7/25/2012		MMBtu/h	r GCP/Fuel		lb/MMBtu	BACT	GE
	RENAISSANCE POWER LLC	LS POWER DEVELOPMENT LLC	11/1/2013		MMBtu/h		0.0042		BACT	
NJ-0082	WEST DEPTFORD ENERGY STATION	WEST DEPTFORD ENERGY ASSOCIATES	7/18/2014		MMBtu/h	r Fuel	0.0042	lb/MMBtu	BACT	Siemens
CA-1212	PALMDALE HYBRID POWER PROJECT	CITY OF PALMDALE	10/18/2011		MW	Fuel	0.0048	lb/MMBtu	BACT	
CT-0161	KILLINGLY ENERGY CENTER	NTE CONNECTICUT, LLC	6/30/2017	2,639	MMBtu/h	r GCP	0.0050	lb/MMBtu	BACT	
MI-0405	MIDLAND COGENERATION VENTURE	MIDLAND COGENERATION VENTURE	4/23/2013	2,237	MMBtu/h	r GCP	0.0060	lb/MMBtu	BACT	
										GE Energy 7F Series 5 Rapid
MA-0039	SALEM HARBOR STATION REDEVELOPMENT	FOOTPRINT POWER SALEM HARBOR DEVELOPMENT LP	1/30/2014	2,449	MMBtu/h	None	0.0062	lb/MMBtu	BACT	Response
MI-0410	THETFORD GENERATING STATION	CONSUMERS ENERGY COMPANY	7/25/2013	2,587	MMBtu/h	r Fuel	0.0066	lb/MMBtu	BACT	
MI-0427	FILER CITY STATION	FILER CITY STATION LIMITED PARTNERSHIP	11/17/2017	1,935	MMBtu/h	GCP/Fuel/Inlet Air Filter	0.0066	lb/MMBtu	BACT	
NJ-0082	WEST DEPTFORD ENERGY STATION	WEST DEPTFORD ENERGY ASSOCIATES	7/18/2014	2,362	MMBtu/h	r Fuel	0.0069	lb/MMBtu	BACT	Siemens
MI-0406	RENAISSANCE POWER LLC	LS POWER DEVELOPMENT LLC	11/1/2013	2,807	MMBtu/h	r GCP	0.0073	lb/MMBtu	BACT	
MD-0041	CPV ST. CHARLES	CPV MARYLAND, LLC	4/23/2014	725	MW	GCP/Fuel	0.0080	lb/MMBtu	BACT	GE F-class advanced
MI-0405	MIDLAND COGENERATION VENTURE	MIDLAND COGENERATION VENTURE	4/23/2013	2,486	MMBtu/h	r GCP	0.0080	lb/MMBtu	BACT	
CO-0073	PUEBLO AIRPORT GENERATING STATION	BLACK HILLS ELECTRIC GENERATION, LLC	7/22/2010		MMBtu/h	GCP/Fuel	0.0115		BACT	
MI-0412	HOLLAND BOARD OF PUBLIC WORKS - EAST 5TH STREET		12/4/2013		MMBtu/h	GCP/Fuel	0.0140		BACT	
MI-0424	HOLLAND BOARD OF PUBLIC WORKS - EAST 5TH STREET		12/5/2016		MMBtu/h		0.0140		BACT	
CT-0161	KILLINGLY ENERGY CENTER	NTE CONNECTICUT, LLC	6/30/2017		MMBtu/h	GCP	0.0440		BACT	
		,	110 (filterable		,			,		1
FL-0337	POLK POWER STATION	TAMPA ELECTRIC COMPANY	10/14/2012		MW	GCP	2.0	GR S/100 SCF	BACT	
NJ-0080	HESS NEWARK ENERGY CENTER	HESS NEWARK ENERGY CENTER, LLC	11/1/2012		MMBtu/h		0.0024		BACT	GE
	CARTY PLANT	PORTLAND GENERAL ELECTRIC	12/29/2010		MMBtu/h		0.0025		BACT	1
NJ-0080	HESS NEWARK ENERGY CENTER	HESS NEWARK ENERGY CENTER, LLC	11/1/2012	4,595		r Fuel	0.0029	lb/MMBtu	BACT	GE
PA-0296	BERKS HOLLOW ENERGY ASSOC LLC/ONTELAUNEE	BERKS HOLLOW ENERGY ASSOC LLC	12/17/2013		MMBtu/h	None	0.0023		BACT	
	ST. CHARLES POWER STATION	ENTERGY LOUISIANA, LLC	8/31/2016		MMBtu/h			lb/MMBtu	BACT	
TU 0313	S SELS I O WER STATION	ETTENS. LOGISINIAN, LLC	0/31/2010	3,023	.viivibtu/III	GCI / I UEI	0.0040	/ IVIIVIDEU	JAC I	1

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре	Turbine Model
LA-0313	ST. CHARLES POWER STATION	ENTERGY LOUISIANA, LLC	8/31/2016	3,625	MMBtu/hr	GCP/Fuel	0.0048	lb/MMBtu	BACT	
CT-0151	KLEEN ENERGY SYSTEMS, LLC	KLEEN ENERGY SYSTEMS, LLC	2/25/2008	2,142	MMBtu/hr	None	0.0051	lb/MMBtu	BACT	SIEMENS SGT6-5000F
AK-0073	INTERNATIONAL STATION POWER PLANT	CHUGACH ELECTRIC ASSOCIATION	12/20/2010	45	MW	Fuel	0.0066	lb/MMBtu	BACT	
IN-0158	ST. JOSEPH ENEGRY CENTER, LLC	ST. JOSEPH ENERGY CENTER, LLC	12/3/2012	2,300	MMBtu/hr	GCP/Fuel	0.0078	lb/MMBtu	BACT	
LA-0136	PLAQUEMINE COGENERATION FACILITY	THE DOW CHEMICAL COMPANY	7/23/2008	2,876	MMBtu/hr	Fuel	0.0116	lb/MMBtu	BACT	GE FRAME 7 FA
LA-0308	MORGAN CITY POWER PLANT	LOUISIANA ENERGY AND POWER AUTHORITY (LEPA)	9/26/2013	607	MMBtu/hr	GCP/Fuel	0.0198	lb/MMBtu	BACT	
			PM2.5 (total)				•		
FL-0356	OKEECHOBEE CLEAN ENERGY CENTER	FLORIDA POWER & LIGHT	3/9/2016	3,096	MMBtu/hr	Fuel	2.0	GR S/100 SCF	BACT	GE 7HA.02
										SGT6-5000F CTGs or four GE
TX-0590	KING POWER STATION	PONDERA CAPITAL MANAGEMENT GP INC	8/5/2010	1,350	MW	Fuel	11.1	lb/hr	BACT	Frame 7FA CTGs
NJ-0085	MIDDLESEX ENERGY CENTER, LLC	STONEGATE POWER, LLC	7/19/2016	663	MW	Fuel	11.7	lb/hr	BACT	GE 7HA.02
										Never built. No turbine
										specified in Application for
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154	MW	Fuel	12.0	lb/hr	BACT	Certification of Project
										Never built. No turbine
										specified in Application for
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010		MW	Fuel	12.0	lb/hr	BACT	Certification of Project
TX-0678	FREEPORT LNG PRETREATMENT FACILITY	FREEPORT LNG DEVELOPMENT LP	7/16/2014	87	MW	None	15.2	lb/hr	BACT	GE 7EA
										Siemens SCC6-5000 CTGs and
										a SST6-5000 ST, or two GE 7FA
TX-0767	LON C. HILL POWER STATION	LON C. HILL, L.P.	10/2/2015	195	MW	GCP/Fuel	16.0	lb/hr	BACT	CTGs and a D-11 ST.
										SIEMENS H-CLASS (SGT-8000H
MD-0045	MATTAWOMAN ENERGY CENTER	MATTAWOMAN ENERGY, LLC	11/13/2015	286	MW	GCP/Fuel	17.9	lb/hr	BACT	VERSION 1.4-OPTIMIZED
										Never built. No turbine
										specified in Application for
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154	MW	Fuel	18.0	lb/hr	BACT	Certification of Project
										Never built. No turbine
										specified in Application for
	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010		MW	Fuel		lb/hr	BACT	Certification of Project
	ES JOSLIN POWER PLANT	CALHOUN PORT AUTHORITY	9/12/2012		MW	None		lb/hr	BACT	GE 7FA
	MIDDLESEX ENERGY CENTER, LLC	STONEGATE POWER, LLC	7/19/2016		MW	None		lb/hr	BACT	GE 7HA.02
	NECHES STATION	APEX TEXAS POWER LLC	3/24/2016		MW	GCP/Fuel		lb/hr	BACT	Siemens or GE
TX-0773	FGE EAGLE PINES PROJECT	FGE EAGLE PINES, LLC	11/4/2015		MW	None		lb/hr	BACT	Alstom GT36
OK-0154	MOORELAND GENERATING STA	WESTERN FARMERS ELECTRIC COOPERATIVE	7/2/2013		MW	GCP/Fuel	22.1		BACT	Siemens SGT6-5000F5
OK-0154	MOORELAND GENERATING STA	WESTERN FARMERS ELECTRIC COOPERATIVE	7/2/2013		MW	GCP/Fuel		lb/hr	BACT	Siemens SGT6-5000F5
TX-0618	CHANNEL ENERGY CENTER LLC	CHANNEL ENERGY CENTER LLC	10/15/2012	180	MW	GCP/Fuel	27.0	lb/hr	BACT	Siemens 501F
TX-0619	DEER PARK ENERGY CENTER	DEER PARK ENERGY CENTER LLC	9/26/2012		MW	None		lb/hr	BACT	Siemens/Westinghouse 501F
TX-0600	THOMAS C. FERGUSON POWER PLANT	LOWER COLORADO RIVER AUTHORITY	9/1/2011		MW	Fuel		lb/hr	BACT	GE 7FA
	EAGLE MOUNTAIN STEAM ELECTRIC STATION	EAGLE MOUNTAIN POWER COMPANY LLC	6/18/2015		MW	None		lb/hr	BACT	Siemens or GE
	DECORDOVA STEAM ELECTRIC STATION	DECORDOVA II POWER COMPANY LLC	3/8/2016		MW	GCP/Fuel		lb/hr	BACT	Siemens or GE
TX-0730	COLORADO BEND ENERGY CENTER	COLORADO BEND II POWER, LLC	4/1/2015	1,100		GCP		lb/hr	BACT	GE Model 7HA.02
MI-0423	INDECK NILES, LLC	INDECK NILES, LLC	1/4/2017	8,322		GCP/Fuel/Inlet Air Filter	0.0024	,	BACT	1
VA-0315	WARREN COUNTY POWER PLANT - DOMINION	VIRGINIA ELECTRIC AND POWER COMPANY	12/17/2010		MMBtu/hr	Fuel	0.0027	•	BACT	MHI M501 GAC
PA-0296	BERKS HOLLOW ENERGY ASSOC LLC/ONTELAUNEE	BERKS HOLLOW ENERGY ASSOC LLC	12/17/2013		MMBtu/hr	None None	0.0036		BACT	
LA-0254	NINEMILE POINT ELECTRIC GENERATING PLANT	ENTERGY LOUISIANA LLC	8/16/2011	7,146			0.0037	Ib/MMBtu	BACT	CF 5 75A 04
	MOUNDSVILLE COMBINED CYCLE POWER PLANT	MOUNDSVILLE POWER, LLC	11/21/2014			GCP/Fuel/Inlet Air Filter		,	BACT	GE Frame 7FA.04
CT-0157	CPV TOWANTIC, LLC	CPV TOWANTIC, LLC	11/30/2015		MMBtu/hr	None	0.0040		BACT	
CT-0158	CPV TOWANTIC, LLC	CPV TOWANTIC, LLC	11/30/2015		MMBtu/hr	None	0.0040	•	BACT	+
MI-0406	RENAISSANCE POWER LLC	LS POWER DEVELOPMENT LLC	11/1/2013		MMBtu/hr	GCP	0.0042		BACT	Siamana.
NJ-0082	WEST DEPTFORD ENERGY STATION	WEST DEPTFORD ENERGY ASSOCIATES	7/18/2014	2,362		Fuel	0.0042	Ib/MMBtu	BACT	Siemens
CT-0161	KILLINGLY ENERGY CENTER	NTE CONNECTICUT, LLC	6/30/2017	2,969			0.0044		BACT	+
CA-1212	PALMDALE HYBRID POWER PROJECT	CITY OF PALMDALE	10/18/2011		MW	Fuel	0.0048		BACT	+
CT-0161	KILLINGLY ENERGY CENTER	NTE CONNECTICUT, LLC	6/30/2017		MMBtu/hr	GCP	0.0050		BACT	
MI-0405	MIDLAND COGENERATION VENTURE	MIDLAND COGENERATION VENTURE	4/23/2013	2,237	MMBtu/hr	GCP	0.0060	lb/MMBtu	BACT	65 5
	CALENA LIADROR CTATION RESERVED		4 /20 /20			l				GE Energy 7F Series 5 Rapid
	SALEM HARBOR STATION REDEVELOPMENT	FOOTPRINT POWER SALEM HARBOR DEVELOPMENT LP	1/30/2014		MMBtu/hr	None	0.0062	•	BACT	Response
MI-0402	SUMPTER POWER PLANT	WOLVERINE POWER SUPPLY COOPERATIVE INC.	11/17/2011		MW	None	0.0066	•	BACT	
MI-0410	THETFORD GENERATING STATION	CONSUMERS ENERGY COMPANY	7/25/2013	2,587	MMBtu/hr	Fuel	0.0066	lb/MMBtu	BACT	

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Type	Turbine Model
MI-0427	FILER CITY STATION	FILER CITY STATION LIMITED PARTNERSHIP	11/17/2017	1,935	MMBtu/hr	GCP/Fuel/Inlet Air Filter	0.0066	lb/MMBtu	BACT	
NJ-0082	WEST DEPTFORD ENERGY STATION	WEST DEPTFORD ENERGY ASSOCIATES	7/18/2014	2,362	MMBtu/hr	Fuel	0.0069	lb/MMBtu	BACT	Siemens
MI-0406	RENAISSANCE POWER LLC	LS POWER DEVELOPMENT LLC	11/1/2013	2,807	MMBtu/hr	GCP	0.0073	lb/MMBtu	BACT	
MI-0405	MIDLAND COGENERATION VENTURE	MIDLAND COGENERATION VENTURE	4/23/2013	2,486	MMBtu/hr	GCP	0.0080	lb/MMBtu	BACT	
MI-0412	HOLLAND BOARD OF PUBLIC WORKS - EAST 5TH STREET	HOLLAND BOARD OF PUBLIC WORKS	12/4/2013	647	MMBtu/hr	GCP/Fuel	0.0140	lb/MMBtu	BACT	
MI-0424	HOLLAND BOARD OF PUBLIC WORKS - EAST 5TH STREET	HOLLAND BOARD OF PUBLIC WORKS	12/5/2016	554	MMBtu/hr	GCP/Fuel	0.0140	lb/MMBtu	BACT	
		PN	/12.5 (filterable	only)						
										GE7FA.05 OR Siemens SGT6
NJ-0081	PSEG FOSSIL LLC SEWAREN GENERATING STATION	PSEG FOSSIL LLC	3/7/2014	3,923	MMBtu/hr	Fuel	0.0025	lb/MMBtu	BACT	5000F
LA-0313	ST. CHARLES POWER STATION	ENTERGY LOUISIANA, LLC	8/31/2016	3,625	MMBtu/hr	GCP/Fuel	0.0048	lb/MMBtu	BACT	
LA-0313	ST. CHARLES POWER STATION	ENTERGY LOUISIANA, LLC	8/31/2016	3,625	MMBtu/hr	GCP/Fuel	0.0048	lb/MMBtu	BACT	
IN-0158	ST. JOSEPH ENEGRY CENTER, LLC	ST. JOSEPH ENERGY CENTER, LLC	12/3/2012	2,300	MMBtu/hr	GCP/Fuel	0.0078	lb/MMBtu	BACT	
LA-0308	MORGAN CITY POWER PLANT	LOUISIANA ENERGY AND POWER AUTHORITY (LEPA)	9/26/2013	607	MMBtu/hr	GCP/Fuel	0.0198	lb/MMBtu	BACT	
			Opacity							
IA-0107	MARSHALLTOWN GENERATING STATION	INTERSTATE POWER AND LIGHT	4/14/2014	2,258	MMBtu/hr	None	0	% OPACITY	BACT	Siemens SGT6-5000F
MI-0405	MIDLAND COGENERATION VENTURE	MIDLAND COGENERATION VENTURE	4/23/2013	2,237	MMBtu/hr	GCP	5	% OPACITY	BACT	
MI-0405	MIDLAND COGENERATION VENTURE	MIDLAND COGENERATION VENTURE	4/23/2013	2,486	MMBtu/hr	GCP	5	% OPACITY	BACT	
FL-0303	FPL WEST COUNTY ENERGY CENTER UNIT 3	FLORIDA POWER AND LIGHT COMPANY (FP&L)	7/30/2008	2,333	MMBtu/hr	None	10	% OPACITY	BACT	
										Mitsubishi M501 GAC units or
OH-0352	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	5,579	MMBtu/hr	Fuel	10	% OPACITY	BACT	2 Siemens SGT-8000H
										Mitsubishi M501 GAC units or
OH-0352	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	5,579	MMBtu/hr	Fuel	10	% OPACITY	BACT	2 Siemens SGT-8000H
				_						Mitsubishi M501 GAC units or
OH-0352	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	6,004	MMBtu/hr	Fuel	10	% OPACITY	BACT	2 Siemens SGT-8000H
										Mitsubishi M501 GAC units or
OH-0352	OREGON CLEAN ENERGY CENTER	ARCADIS, US, INC.	6/18/2013	799	MW	Fuel	10	% OPACITY	BACT	2 Siemens SGT-8000H

Table D-1a Addendum: RBLC Tables for Combined Cycle Turbines (Natural Gas) UPDATED DATA: November 2018 to October 2021

DDICID	Facility Name	Company Norma	Downit Data	Thursday Haite	Cambrial A	Emission	Heite	Time	Turbine
RBLC ID	Facility Name	Company Name	Permit Date	<u> </u>	Controls ^a	Limit	Units	Type	Model
*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	Nitrogen Oxides 576 MMBtu/hr	DLN/GCP	17	PPMV @ 15% O2	BACT	
*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	431 MMBtu/hr	DLN/GCP	_	PPMV @ 15% 02	BACT	\vdash
	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	386 MMBtu/hr	DLN/GCP		PPMV @ 15% O2	BACT	\vdash
	PLANT BARRY	ALABAMA POWER COMPANY	11/09/2020	744 MW	SCR		PPM	BACT	\vdash
LA-0364	FG LA COMPLEX	FG LA LLC	01/06/2020	2222 mm btu/h	DLN/SCR		PPMVD	BACT	-
	BIG CAJUN I POWER PLANT	LOUISIANA GENERATING, LLC	06/27/2019	1679 MM BTU/hr	DLN/WI		PPMV	BACT	\vdash
	BIG CAJUN I POWER PLANT	LOUISIANA GENERATING, LLC	06/27/2019	1679 MM BTU/hr	DLN/WI		PPMV	BACT	\vdash
MI-0439	JACKSON GENERATING STATION	CONSUMERS ENERGY COMPANY	04/02/2019	420 MW	SI/GCP/CBF		PPM	BACT	
MI-0439	LBWLERICKSON STATION		12/21/2018	667 MMBTU/H	DLN/SCR		PPM	BACT	\vdash
MI-0441	LBWLERICKSON STATION LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	12/21/2018	667 MMBTU/H	DLN/GCP			BACT	-
MI-0441	LBWLERICKSON STATION LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT LANSING BOARD OF WATER AND LIGHT	12/21/2018	667 MMBTU/H	DLN/SCR		PPM PPM	BACT	
					· ·		PPM		
MI-0442	THOMAS TOWNSHIP ENERGY, LLC	THOMAS TOWNSHIP ENERGY, LLC	08/21/2019	625 MW	DLN/SCR/GCP			BACT	
*MI-0445	INDECK NILES, LLC	INDECK NILES, LLC	11/26/2019	3421 MMBTU/H	DLN/SCR		PPM	BACT	
MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	667 MMBTU/H	DLN/GCP		PPM	BACT	-
MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	667 MMBTU/H	DLN/SCR		LB/H	BACT	
MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	667 MMBTU/H	DLN/SCR	_	LB/H	BACT	
NJ-0088	COGEN TECH LINDEN VENTURE LP	COGEN TECH LINDEN VENTURE LP	07/30/2019	21042 MMCubic ft/yr	SCR/DLN/CBF		LB/H	BACT	
*TX-0908	NEWMAN POWER STATION	EL PASO ELECTRIC COMPANY	08/27/2021	230 MW	DLN/SCR	_	PPMVD	BACT	
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	35000 MMCF/YR	DLN/SCR		PPMVD 15% O2	BACT	↓
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	35000 MMCF/YR	DLN/SCR	_	LB/TURBINE/CAL. DAY	BACT	
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	35000 MMCF/YR	DLN/SCR	_	LB/TURBINE/EVENT	BACT	
*VA-0334	DOMINION ENERGY - BRUNSWICK	VIRGINIA ELECTRIC AND POWER COMPANY	12/01/2020	3442 MMBTU/H	DLN/SCR		LBS	BACT	
*VA-0334	DOMINION ENERGY - BRUNSWICK	VIRGINIA ELECTRIC AND POWER COMPANY	12/01/2020	3442 MMBTU/H	DLN/SCR	604	LBS	BACT	
				Carbon Monoxide					
	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	576 MMBtu/hr	OxCat/GCP		PPMV @ 15% O2	BACT	
	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	431 MMBtu/hr	OxCat/GCP		PPMV @ 15% O2	BACT	
*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	386 MMBtu/hr	GCP/CBF	15	PPMV @ 15% O2	BACT	
*AL-0328	PLANT BARRY	ALABAMA POWER COMPANY	11/09/2020	744 MW	OxCat	23.8	LB/HR	BACT	
IL-0130	JACKSON ENERGY CENTER	JACKSON GENERATION, LLC	12/31/2018	3864 mmBtu/hr	OxCat	2	PPMV	BACT	
LA-0364	FG LA COMPLEX	FG LA LLC	01/06/2020	2222 mm btu/h	CBP/catalytic oxidation	4	PPMVD	BACT	
*LA-0365	BIG CAJUN I POWER PLANT	LOUISIANA GENERATING, LLC	06/27/2019	1679 MM BTU/hr		25	PPMV	BACT	
*LA-0365	BIG CAJUN I POWER PLANT	LOUISIANA GENERATING, LLC	06/27/2019	1679 MM BTU/hr		25	PPMV	BACT	
MI-0441	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	12/21/2018	667 MMBTU/H	OxCat/GCP	4	PPM	BACT	
MI-0441	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	12/21/2018	667 MMBTU/H	DLN/GCP	9	LB/H	BACT	
MI-0441	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	12/21/2018	667 MMBTU/H	OxCat/GCP	4	PPM	BACT	
MI-0442	THOMAS TOWNSHIP ENERGY, LLC	THOMAS TOWNSHIP ENERGY, LLC	08/21/2019	625 MW	OxCat/GCP	2	PPM	BACT	
*MI-0445	INDECK NILES, LLC	INDECK NILES, LLC	11/26/2019	3421 MMBTU/H	OxCat/GCP	4	PPM	BACT	
MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	667 MMBTU/H	DLN/GCP	9	LB/H	BACT	
MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	667 MMBTU/H	OxCat/GCP	4	PPM	BACT	
MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	667 MMBTU/H	OxCat/GCP	4	PPM	BACT	
*TX-0908	NEWMAN POWER STATION	EL PASO ELECTRIC COMPANY	08/27/2021	230 MW	OxCat		PPMVD	BACT	
*TX-0915	UNIT 5	NRG CEDAR BAYOU LLC	03/17/2021	0	OxCat		PPMVD	BACT	
*TX-0915	UNIT 5	NRG CEDAR BAYOU LLC	03/17/2021	14552539 MMBTU/YR	OxCat		PPMVD	BACT	
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	35000 MMCF/YR	OxCat/GCP	_	PPMVD @ 15% O2	BACT	
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	35000 MMCF/YR	OxCat/GCP		LB/TURBINE/DAY	BACT	\vdash
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	35000 MMCF/YR	OxCat/GCP	_	LB/TURBINE/EVENT	BACT	
*VA-0334	DOMINION ENERGY - BRUNSWICK	VIRGINIA ELECTRIC AND POWER COMPANY	12/01/2020	3442 MMBTU/H	OxCat/GCP	_	LBS	BACT	
	DOMINION ENERGY - BRUNSWICK	VIRGINIA ELECTRIC AND POWER COMPANY	12/01/2020	3442 MMBTU/H	OxCat/GCP		LBS	BACT	
		ow NOv hypnors WI - water injection CCD - good so	, , , ,	os CRE = clean burning fuels		710	1	27.101	

⁽a) SCR = selective catalytic reduction, DLN = dry, low-NOx burners, WI = water injection, GCP = good combustion practices, CBF = clean burning fuels, OxCat = oxidation catalyst

Table D-1a Addendum: RBLC Tables for Combined Cycle Turbines (Natural Gas) UPDATED DATA: November 2018 to October 2021

Name							Emission			Turbine
Victor V	RBLC ID	Facility Name	Company Name	Permit Date	Throughput Units	Controls ^A		Units	Type	
AND CORNES TRAINFORM PLANT ALASA GASINE EXCELEMENT COMPORTION 001/1/200 238 M00									71:	
**************************************	*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	576 MMBtu/hr	OxCat/GCP	0.0022	LB/MMBTU	BACT	
MARCHART SARRY	*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	431 MMBtu/hr	OxCat/GCP	0.0022	LB/MMBTU	BACT	
APPROVED ACT COMPANIES COLOR A PROVIDED ACT	*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	386 MMBtu/hr	GCP/CBF	0.0022	LB/MMBTU	BACT	
MORFAIL MINI- SERCISION YATRON LANING BOARD OF WATER AND LIGHT 1272/17018 667 MORFILM 100 600 MORFAIN 100	*AL-0328	PLANT BARRY	ALABAMA POWER COMPANY	11/09/2020	744 MW	OxCat	13.6	LB/HR	BACT	
MIGHAEL MIGH	LA-0364	FG LA COMPLEX	FG LA LLC	01/06/2020	2222 mm btu/h	OxCat/GCP	4	PPMVD	BACT	
MORACH MORACH MARCH MA	MI-0441	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	12/21/2018	667 MMBTU/H	OxCat/GCP	3	PPM	BACT	
MOMESTON MINNEY PURISED; LLC MOPEN MESS; LLC MIZE/2013 322 MW MOGEN MORE MESS; LLC MIZE/2013 322 MW MORE MESS; LLC MIZE/2013 MORE MESS; MO	MI-0441	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	12/21/2018	667 MMBTU/H	GCP	5	LB/H	BACT	
Mode Mode Mode Mode Mode Mode Mode Mode Mode Mode Mode Mode Mode Mode Mode Mode Mode Mode Mode Mode Mode Mode Mode Mode Mode Mode Mode Mode Mode	MI-0441	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	12/21/2018	667 MMBTU/H	OxCat/GCP	3	PPM	BACT	
MARCHAND MANNES BOARD OF WATER AND USERT 0,107/2021 667 MARSTUPH GCP 3 JM/M BACT MARCHAND MARCHAND OF WATER AND USERT 0,107/2021 667 MARSTUPH DCACTOCTO 3 JM/M BACT MARCHAND MARCHAND OF WATER AND USERT 0,107/2021 667 MARSTUPH DCACTOCTO 3 JM/M BACT MARCHAND MARCHAND OF WATER AND USERT 0,107/2021 667 MARSTUPH DCACTOCTO 3 JM/M BACT MARCHAND	MI-0442	THOMAS TOWNSHIP ENERGY, LLC	THOMAS TOWNSHIP ENERGY, LLC	08/21/2019	625 MW	OxCat/GCP	0.004	LB/MMBTU	BACT	
MARKED MAN-ERCKSON STATION AASNING BOARD OF WATER AND URITT 01/07/2021 657 MARBTU/H 0x.40/00CP 3 PPM 9x.47	*MI-0445	INDECK NILES, LLC	INDECK NILES, LLC	11/26/2019	3421 MMBTU/H	GCP/CBF/Inlet Air Conditioning	4	PPM	BACT	
Mode	MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	667 MMBTU/H	GCP	5	LB/H	BACT	
THOOSE STATION FLASO (LECTRIC COMPANY 08/27/2012 230 MW 0.CAS/GEP/CEF 3 3PPMO 0.CCT 1.	MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	667 MMBTU/H	OxCat/GCP	3	PPM	BACT	
TRODIES NIT 5 NIS GEDAR BAYOU LC 03/17/021 0 OCCR	MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	667 MMBTU/H	OxCat/GCP	3	PPM	BACT	
TAGOSTS MITS	*TX-0908	NEWMAN POWER STATION	EL PASO ELECTRIC COMPANY	08/27/2021	230 MW	OxCat/GCP/CBF	2	PPMVD	BACT	
M-8322 CHICATHOMINY POWER LLC	*TX-0915	UNIT 5	NRG CEDAR BAYOU LLC	03/17/2021	0	OxCat	1	PPMVD	BACT	
ACADISAN DICKARIONINY POWER LIC DICKARIO	*TX-0915	UNIT 5	NRG CEDAR BAYOU LLC	03/17/2021	14552539 MMBTU/YR	OxCat	1.5	PPMVD	BACT	
PMs_(total) ACRODS GAS TREATMENT FLANT ALASSA GASLINE DEVELOPMENT CORPORATION 88/13/2020 431 MBRUMT GCPCEF 0.0003 ILP/MINETU BACT ACROSS GAS TREATMENT FLANT ALASSA GASLINE DEVELOPMENT CORPORATION 88/13/2020 431 MBRUMT GCPCEF 0.0003 ILP/MINETU BACT ACROSS GAS TREATMENT FLANT ALASSA GASLINE DEVELOPMENT CORPORATION 88/13/2020 431 MBRUMT GCPCEF 0.0003 ILP/MINETU BACT ACROSS GAS TREATMENT FLANT ALASSA GASLINE DEVELOPMENT CORPORATION 110/90/2020 744 MW 0.0004 ILR/MINETU BACT 1-0-3054 164 GADWIEK 165 LA LLC 101/65/2020 1222 mm brum 100/56/2020 100/56/2020 100/56/2020 100/56/2020 100/56/2020 100/56/2020 100/56/2020 100/56/2020 100/56/2020 100/56/2020 100/56/2020 100/56/2020 100	VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	35000 MMCF/YR	OxCat/GCP	0.7	PPMVD @ 15% O2	BACT	
ALSKA GASURD DYLLOPMENT CORPORATION 08/31/2002 37.5 MMBHU/hr GCP/CBF 0.0053 LU/MMBTU 0.6CT	VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	35000 MMCF/YR	OxCat/GCP	216	LB/TURBINE/EVENT	BACT	
ALSKA GASIME DEVILOPMENT CORPORATION 08/13/2002 348 MMBHU/hr 6CP/CBF 0.0051 BL/MMBTU BACT					PM ₁₀ (total)	·				
ALSKA GASIME DEVILOPMENT CORPORATION 08/13/2002 348 MMBHU/hr 6CP/CBF 0.0051 BL/MMBTU BACT	*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	576 MMBtu/hr	GCP/CBF	0.0063	LB/MMBTU	BACT	
"AL-09328 PLATE ATTENT PLANT			I.						BACT	1
MAD ALABAMA POWER COMPANY 1.109/2020 724 MW 0.004 (BR/MMBTU BACT 1.46.0364 GL COMPLEX GL ALC 0.106/2020 2222 mm but/h 0.07/2021 1.179 MM BTU/hr 0.004 Combustion Controls 1.12.6 (BB/H BACT 1.40.0365 GL CALUNI POWER PLANT 0.005AMA GENERATING, LLC 0.6727/2019 1.579 MM BTU/hr 0.004 Combustion Controls 1.19 (BJ/HR BACT 1.40.0365 GL CALUNI POWER PLANT 0.005AMA GENERATING, LLC 0.6727/2019 1.579 MM BTU/hr 0.004 Combustion Controls 1.19 (BJ/HR BACT 1.40.0365 GL CALUNI POWER PLANT 0.005AMA GENERATING, LLC 0.6727/2019 1.579 MM BTU/hr 0.004 Combustion Controls 1.19 (BJ/HR BACT 1.40.0365 GL CALUNI POWER PLANT 0.004 Combustion Controls 1.19 (BJ/HR BACT 1.40.0365 GL CALUNI POWER PLANT 0.004 Combustion Controls 1.19 (BJ/HR BACT 1.40.0365 GL CALUNI POWER PLANT 0.004 Combustion Controls 1.19 (BJ/HR BACT 1.40.0365 GL CALUNI POWER PLANT 0.004 Combustion Controls 1.19 (BJ/HR BACT 1.40.0365 GL CALUNI POWER PLANT 0.004 Combustion Controls 1.19 (BJ/HR BACT 1.40.0365 GL CALUNI POWER PLANT 0.004 Combustion Controls 1.10 (BJ/HR BACT 1.40.0365 GL CALUNI POWER PLANT 0.004 Combustion Controls 0.004										1
Fig. 14.00 Fig						00.700.			_	1
PA-0366** BIG CALIVI FIOWER PLANT LOUISANA GENERATING, LLC						GCP/CBF		· '		1
TA-0365 BIC CAUNI F DWER PLANT LOUISANA GENERATING, LLC 05/27/2019 15/9 MM STU/hr Good Combustion Controls 19 El/HR BACT MM-0441 LBW1-ERICKSON STATION LANSING BOARD OF WATER AND LIGHT 12/12/1018 667 MMSTU/h Inlet air conditioning/EBF/GCP 6.02 El/hr BACT MM-0441 LBW1-ERICKSON STATION LANSING BOARD OF WATER AND LIGHT 12/12/1018 667 MMSTU/h Inlet air conditioning/EBF/GCP 6.02 El/hr BACT MM-0441 LBW1-ERICKSON STATION LANSING BOARD OF WATER AND LIGHT 12/12/1018 667 MMSTU/h Inlet air conditioning/EBF/GCP 6.02 El/hr BACT MM-0441 LBW1-ERICKSON STATION LANSING BOARD OF WATER AND LIGHT 12/12/1018 667 MMSTU/h Inlet air conditioning/EBF/GCP 6.02 El/hr BACT MMSTU/h Inlet air conditioning/EBF/GCP 10.006 EB/MMSTU/h BACT MMSTU/h Inlet air conditioning/EBF/GCP 4.5 EB/H BACT MMSTU/h Inlet air conditioning/EBF/GCP 4.5 EB/H BACT MMSTU/h Inlet air conditioning/EBF/GCP 4.5 EB/H BACT MMSTU/h Inlet air conditioning/EBF/GCP 6.02 EB/H BACT MMSTU/h Inlet air condit									_	1
Min-0441 Min-Petros STATION LONSIMERS ENERGY COMPANY 04/02/2019 420 MW Intel air Filters/GCP/CBF 4.9 IB/H BACT									_	1
Min-0441 LBWL-ERICKSON STATION			·						_	1
Min-041 LBWL-ERICKSON STATION						·		· '	_	1
M-0442 IBWL-ERICKSON STATION						Ç, ,		· '		1
M-0442 THOMAS TOWNSHIP ENERGY, LLC								· '		1
**NI-0445 INDECK NILES, LIC									_	1
Mi-0447 BWL-ERICKSON STATION LANSING BOARD OF WATER AND LIGHT 01/07/2021 667 MMBTU/H Inlet air conditioning/CBF/GCP 6.02 LB/H BACT		,	· · · · · · · · · · · · · · · · · · ·					· '		1
MI-0447 BWIERICKSON STATION LANSING BOARD OF WATER AND LIGHT 01/07/2021 667 MMBTU/H Inlet air conditioning/CBF/GCP 6.02 B/H BACT MI-0447 LBWIERICKSON STATION LANSING BOARD OF WATER AND LIGHT 01/07/2021 667 MMBTU/H Inlet air conditioning/CBF/GCP 6.02 B/H BACT MMBTU/H BAC										+
MI-D47 BWI_ERICKSON STATION LANSING BOARD OF WATER AND LIGHT 01/07/2021 667 MMBTU/H Inlet air conditioning/CBF/GCP 6.02 LB/H BACT N008 COGEN TECH LINDEN VENTURE LP 07/30/2019 21042 MMBTU/H Inlet air conditioning/CBF/GCP 1.15.8 LB/H BACT N0083 COGEN TECH LINDEN VENTURE LP 07/30/2019 21042 MMBTU/H Inlet air conditioning/CBF/GCP 0.0052 LB/H BACT N0032 CIRCKAHOMINY POWER LLC CHICKAHOMINY POWER LLC 06/74/2019 30000 MMCF/PR GCP/CBF 0.0052 BM/MBTU BACT N0052 DATE OF THE NATION	_							,		1
N-0088 COGEN TECH LINDEN VENTURE LP COGEN TECH LINDEN VENTURE LP 07/30/2019 21042 MMCubic ft/yr GF 0.0052 IB/H BACT VA-032 CHICKAHOMINY POWER LIC CHICKAHOMINY POWER LIC 06/24/2019 305000 MMCF/YR GCP/CBF 0.0052 IB/H BACT VA-032 IB/H BACT VA-032 CHICKAHOMINY POWER LIC 05/24/2019 305000 MMCF/YR GCP/CBF 0.0052 IB/H BACT VA-0315 IB/H BACT VA-0315 UNIT 5 NRG CEDAR BAYOU LIC 03/17/2021 0 CBF 0 D BACT VA-0315 UNIT 5 NRG CEDAR BAYOU LIC 03/17/2021 1455253 MMBTU/YR CBF 0 D BACT VA-0315 UNIT 5 NRG CEDAR BAYOU LIC 03/17/2021 1455253 MMBTU/YR CBF 0 D BACT VA-0315 UNIT 5 NRG CEDAR BAYOU LIC 03/17/2021 1455253 MMBTU/YR CBF 0 D BACT VA-0315 UNIT 5 NRG CEDAR BAYOU LIC 03/17/2021 1455253 MMBTU/YR CBF 0 D BACT VA-0315 UNIT 5 NRG CEDAR BAYOU LIC 03/17/2021 1455253 MMBTU/YR CBF 0 D BACT VA-0315 UNIT 5 NRG CEDAR BAYOU LIC 03/17/2021 1455253 MMBTU/YR CBF 0 D BACT VA-0315 UNIT 5 NRG CEDAR BAYOU LIC 03/17/2021 1455253 MMBTU/YR CBF 0 D BACT VA-0315 UNIT 5 NRG CEDAR BAYOU LIC 03/17/2021 1455253 MMBTU/YR CBF 0 D BACT VA-0315 UNIT 5 NRG CEDAR BAYOU LIC 03/17/2021 1455253 MMBTU/YR CBF 0 D BACT VA-0315 UNIT 5 NRG CEDAR BAYOU LIC 03/17/2021 1455253 MMBTU/YR CBF 0 D BACT VA-0315 UNIT 5 NRG CEDAR BAYOU LIC 03/17/2021 1455253 MMBTU/YR CBF 0 D BACT VA-0315 UNIT 5 NRG CEDAR BAYOU LIC 03/17/2021 1455253 MMBTU/YR CBF 0 D BACT VA-0315 UNIT 5 NRG CEDAR BAYOU LIC 03/17/2021 1455253 MMBTU/YR CBF 0 D D BACT VA-0315 UNIT 5 NRG CEDAR BAYOU LIC 03/17/2021 1455253 MMBTU/YR CBF 0 D D BACT VA-0315 UNIT 5 NRG CEDAR BAYOU LIC 03/17/2021 1455253 MMBTU/YR CBF 0 D D BACT VA-0315 UNIT 5 NRG CEDAR BAYOU LIC 03/17/2021 1455253 MMBTU/YR CBF 0 D D D D D D D D D D D D D D D D D D								· '		1
VA-0332 CHICKAHOMINY POWER LLC CHICKAHOMINY POWER LLC 06/24/2019 35000 MMCF/YR GCP/CBF 0.0052 LB/MMBTU BACT PM3-(Riferable only) **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 03/17/2021 0 CBF 0 0 BACT 1 **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 03/17/2021 14552539 MMBTU/YR CBF 0 0 BACT 1 **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 03/17/2021 14552539 MMBTU/YR CBF 0 0 BACT 1 **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 03/17/2021 14552539 MMBTU/YR CBF 0 0 BACT 1 **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 03/17/2021 14552539 MMBTU/YR CBF 0 0 0 BACT 1 **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 03/17/2021 14552539 MMBTU/YR CBF 0 0 0 BACT 1 **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 05/17/2021 14552539 MMBTU/YR CBF 0 0.0063 LB/MMBTU BACT 1 **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 05/17/2021 0 CBF 0 0.0063 LB/MMBTU BACT 1 **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 05/17/2021 0 CBF 0 0.0063 LB/MMBTU BACT 1 **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 05/17/2021 0 CBF 0 0.0063 LB/MMBTU BACT 1 **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 05/17/2021 0 CBF 0 0.0063 LB/MMBTU BACT 1 **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 05/17/2021 0 CBF 0 0.0063 LB/MMBTU BACT 1 **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 05/17/2021 0 CBF 0 0.0063 LB/MMBTU BACT 1 **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 05/17/2021 0 CBF 0 0.0063 LB/MMBTU BACT 1 **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 05/17/2021 BCF 0 MBTU/H INLE AIR FILE STATE ON 0.0063 LB/MMBTU BACT 1 **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 05/17/2021 BCF 0 MBTU/H INLE AIR FILE STATE ON 0.0063 LB/MMBTU BACT 1 **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 05/17/2021 BCF 0 MBTU/H INLE AIR FILE STATE ON 0.0063 LB/MMBTU BACT 1 **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 05/17/2021 BCF 0 MBTU/H INLE AIR FILE STATE ON 0.0063 LB/MMBTU BACT 1 **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 05/17/2021 BCF 0 MBTU/H INLE AIR FILE STATE ON 0.0063 LB/MMBTU BACT 1 **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 05/17/2021 BCF 0 MBTU/H INLE AIR FILE STATE ON 0.0063 LB/MMBTU BACT 1 **TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 05/17/2021 BCF 0 MBTU/H INLE AIR FILE STATE ON 0.0063 LB/MMBTU BACT 1 **TX-0915 UNIT 5 NRG CED										+
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TX-0915 UNIT 5 NRG CEDAR BAYOU LLC 03/17/2021 14552539 MMBTU/YR CBF 0 0 BACT ***PM2.S (botal)*** ***PM2.***S (botal)** ***PM2.***S (botal)*** ***PM2.***S (botal)** ***PM2.**S (botal)**	*TV 001F	LIMITE	INDC CEDAD BAYOULLIC	02/17/2021	rivi ₁₀ (interable only)	CDE		ı	DACT	
*AK-0085 GAS TREATMENT PLANT ALASKA GASLINE DEVELOPMENT CORPORATION 08/13/2020 576 MMBtu/hr GCP/CBF 0.0063 LB/MMBTU BACT ALASKA GASLINE DEVELOPMENT CORPORATION 08/13/2020 431 MMBtu/hr GCP/CBF 0.0063 LB/MMBTU BACT ALASKA GASLINE DEVELOPMENT CORPORATION 08/13/2020 431 MMBtu/hr GCP/CBF 0.0063 LB/MMBTU BACT ALASKA GASLINE DEVELOPMENT CORPORATION 08/13/2020 431 MMBtu/hr GCP/CBF 0.0063 LB/MMBTU BACT 0.0063 LB/MBTU BACT 0.0063					14552520 MANADTH (VD					
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MI-0441 LBWL-ERICKSON STATION LANSING BOARD OF WATER AND LIGHT 12/21/2018 667 MMBTU/H inlet air conditioning/CBF/GCP 6.02 LB/H BACT MI-0442 THOMAS TOWNSHIP ENERGY, LLC THOMAS TOWNSHIP ENERGY, LLC 08/21/2019 625 MW GCP/CBF 0.006 LB/MMBTU BACT *MI-0445 INDECK NILES, LLC INDECK NILES, LLC 11/26/2019 3421 MMBTU/H inlet air conditioning/CBF/GCP 19.8 LB/H BACT MI-0447 LBWL-ERICKSON STATION LANSING BOARD OF WATER AND LIGHT 01/07/2021 667 MMBTU/H inlet air conditioning/CBF/GCP 4.5 LB/H BACT MI-0447 LBWL-ERICKSON STATION LANSING BOARD OF WATER AND LIGHT 01/07/2021 667 MMBTU/H inlet air conditioning/CBF/GCP 6.02 LB/H BACT MI-0447 LBWL-ERICKSON STATION LANSING BOARD OF WATER AND LIGHT 01/07/2021 667 MMBTU/H inlet air conditioning/CBF/GCP 6.02 LB/H BACT NJ-0088 COGEN TECH LINDEN VENTURE LP COGEN TECH LINDEN VENTURE LP 07/30/2019 21042 MMCubic ft/yr CBF MBTU/H inlet air conditioning/CBF/GCP 6.02 LB/H BACT CBF MMBTU/H inlet air conditioning/CBF/GCP 6.02 LB/H BACT MBCT MMBTU/H inlet air conditioning/CBF/GCP 6.02 LB/H BACT CBF MMBTU/H inlet air conditioning/CBF/GCP 6.02 LB/H BACT CBF MMBTU/H inlet air conditioning/CBF/GCP 6.02 LB/H BACT CBF MMBTU/H inlet air conditioning/CBF/GCP 6.02 LB/H BACT						5, ,		,		<u> </u>
MI-0442 THOMAS TOWNSHIP ENERGY, LLC THOMAS TOWNSHIP ENERGY, LLC 08/21/2019 625 MW GCP/CBF 0.006 LB/MMBTU BACT								· '		
*MI-0445 INDECK NILES, LLC INDECK NILES, LLC 11/26/2019 3421 MMBTU/H inlet air conditioning/CBF/GCP 19.8 LB/H BACT MI-0447 LBWL-ERICKSON STATION LANSING BOARD OF WATER AND LIGHT 01/07/2021 667 MMBTU/H inlet air conditioning/CBF/GCP 4.5 LB/H BACT MI-0447 LBWL-ERICKSON STATION LANSING BOARD OF WATER AND LIGHT 01/07/2021 667 MMBTU/H inlet air conditioning/CBF/GCP 6.02 LB/H BACT MI-0447 LBWL-ERICKSON STATION LANSING BOARD OF WATER AND LIGHT 01/07/2021 667 MMBTU/H inlet air conditioning/CBF/GCP 6.02 LB/H BACT NI-0487 CDEN TECH LINDEN VENTURE LP COGEN TECH LINDEN VENTURE LP 07/30/2019 21042 MMCubic ft/yr CBF 11.58 LB/H BACT								· '		ļl
MI-0447 LBWL—ERICKSON STATION LANSING BOARD OF WATER AND LIGHT 01/07/2021 667 MMBTU/H inlet air conditioning/CBF/GCP 4.5 LB/H BACT MI-0447 LBWL—ERICKSON STATION LANSING BOARD OF WATER AND LIGHT 01/07/2021 667 MMBTU/H inlet air conditioning/CBF/GCP 6.02 LB/H BACT MI-0447 LBWL—ERICKSON STATION LANSING BOARD OF WATER AND LIGHT 01/07/2021 667 MMBTU/H inlet air conditioning/CBF/GCP 6.02 LB/H BACT NJ-0088 COGEN TECH LINDEN VENTURE LP COGEN TECH LINDEN VENTURE LP 07/30/2019 21042 MMCubic ft/yr CBF 11.58 LB/H BACT		,								<u> </u>
MI-0447 LBWL-ERICKSON STATION LANSING BOARD OF WATER AND LIGHT 01/07/2021 667 MMBTU/H inlet air conditioning/CBF/GCP 6.02 LB/H BACT MI-0447 LBWL-ERICKSON STATION LANSING BOARD OF WATER AND LIGHT 01/07/2021 667 MMBTU/H inlet air conditioning/CBF/GCP 6.02 LB/H BACT NJ-0088 COGEN TECH LINDEN VENTURE LP COGEN TECH LINDEN VENTURE LP 07/30/2019 21042 MMCubic ft/yr CBF 11.58 LB/H BACT		,	·					· '		<u> </u>
MI-0447 LBWLERICKSON STATION LANSING BOARD OF WATER AND LIGHT 01/07/2021 667 MMBTU/H inlet air conditioning/CBF/GCP 6.02 LB/H BACT NJ-0088 COGEN TECH LINDEN VENTURE LP 07/30/2019 21042 MMCubic ft/yr CBF 11.58 LB/H BACT									_	
NJ-0088 COGEN TECH LINDEN VENTURE LP COGEN TECH LINDEN VENTURE LP 07/30/2019 21042 MMCubic ft/yr CBF 11.58 LB/H BACT										
				01/07/2021		inlet air conditioning/CBF/GCP		· '		
VA-0332 CHICKAHOMINY POWER LLC CHICKAHOMINY POWER LLC 06/24/2019 35000 MMCF/YR GCP/CBF 0.0052 LB/MMBTU BACT								· ·		
	VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	35000 MMCF/YR	GCP/CBF	0.0052	LB/MMBTU	BACT	

(a) SCR = selective catalytic reduction, DLN = dry, low-NOx burners, WI = water injection, GCP = good combustion practices, CBF = clean burning fuels, OxCat = oxidation catalyst

Table D-1a Addendum: RBLC Tables for Combined Cycle Turbines (Natural Gas) UPDATED DATA: November 2018 to October 2021

							Emission			Turbine
RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls ^A	Limit	Units	Туре	Model
				PM _{2.5} (filter	able only)					
*AL-0328	PLANT BARRY	ALABAMA POWER COMPANY	11/09/2020	744	MW		0.004	LB/MMBTU	BACT	
*TX-0908	NEWMAN POWER STATION	EL PASO ELECTRIC COMPANY	08/27/2021	230	MW	GCP/CBF	0		BACT	
*TX-0915	UNIT 5	NRG CEDAR BAYOU LLC	03/17/2021	0		CBF	0		BACT	
*TX-0915	UNIT 5	NRG CEDAR BAYOU LLC	03/17/2021	14552539	MMBTU/YR	CBF	0		BACT	
				Greenhouse	Gases - CO₂		·	•	•	
*AL-0328	PLANT BARRY	ALABAMA POWER COMPANY	11/09/2020	744	MW	Efficient Design	1000	LB/MWH	BACT	
MI-0441	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	12/21/2018	667	MMBTU/H	CBF/GCP/energy efficiency measures.	1000	LB/MW-H	BACT	
MI-0441	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	12/21/2018	667	MMBTU/H	CBF/GCP/energy efficiency measures.	1000	LB/MW-H	BACT	
			Gree	nhouse Gases	- CO ₂ Equivalen	ts				
*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	576	MMBtu/hr	GCP/CBF	117.1	LB/MMBTU	BACT	
*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	431	MMBtu/hr	GCP/CBF	117.1	LB/MMBTU	BACT	
*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	386	MMBtu/hr	GCP/CBF	117.1	LB/MMBTU	BACT	1
IL-0130	JACKSON ENERGY CENTER	JACKSON GENERATION, LLC	12/31/2018	3864	mmBtu/hr	GCP	4733910	TONS/YEAR	BACT	1
LA-0364	FG LA COMPLEX	FG LA LLC	01/06/2020	2222	mm btu/h	CBF/GCP/energy-efficient design options	1096666	TONS/YR	BACT	1
MI-0439	JACKSON GENERATING STATION	CONSUMERS ENERGY COMPANY	04/02/2019	420	MW	CBF/GCP/energy efficiency measures	1000257	T/YR	BACT	
MI-0441	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	12/21/2018	667	MMBTU/H	CBF/GCP/energy efficiency measures	430349	T/YR	BACT	
MI-0441	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	12/21/2018	667	MMBTU/H	CBF/GCP/energy efficiency measures	430349	T/YR	BACT	
MI-0442	THOMAS TOWNSHIP ENERGY, LLC	THOMAS TOWNSHIP ENERGY, LLC	08/21/2019	625	MW	Energy efficiency measures	2739722	T/YR	BACT	
*MI-0445	INDECK NILES, LLC	INDECK NILES, LLC	11/26/2019	3421	MMBTU/H	GCP/CBF/Inlet Air Conditioning	1911481	T/YR	BACT	
MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	667	MMBTU/H	CBF/GCP/energy efficiency measures	430349	T/YR	BACT	
MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	667	MMBTU/H	CBF/GCP/energy efficiency measures	430349	T/YR	BACT	
*TX-0908	NEWMAN POWER STATION	EL PASO ELECTRIC COMPANY	08/27/2021	230	MW	GCP/CBF	0		BACT	
*TX-0915	UNIT 5	NRG CEDAR BAYOU LLC	03/17/2021	0		CBF	0		BACT	
*TX-0915	UNIT 5	NRG CEDAR BAYOU LLC	03/17/2021	14552539	MMBTU/YR	CBF	0		BACT	
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	35000	MMCF/YR	Energy efficient combustion practices/CBF	812	LB/CO2E/MW-H	BACT	
				Sulfuric A		_				
IL-0130	JACKSON ENERGY CENTER	JACKSON GENERATION, LLC	12/31/2018		mmBtu/hr			POUNDS/HOUR	BACT	
MI-0442	THOMAS TOWNSHIP ENERGY, LLC	THOMAS TOWNSHIP ENERGY, LLC	08/21/2019	625	MW	CBF	0.0013	LB/MMBTU	BACT	
	INDECK NILES, LLC	INDECK NILES, LLC	11/26/2019		MMBTU/H	GCP/CBF		LB/H	BACT	
NJ-0088	COGEN TECH LINDEN VENTURE LP	COGEN TECH LINDEN VENTURE LP	07/30/2019		MMCubic ft/yr	CBF	3.45	LB/H	BACT	
*TX-0908	NEWMAN POWER STATION	EL PASO ELECTRIC COMPANY	08/27/2021	230	MW	GCP/CBF	0		BACT	
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	35000	MMCF/YR	CBF	0.0012	LB/MMBTU	BACT	
				Opa						
MI-0439	JACKSON GENERATING STATION	CONSUMERS ENERGY COMPANY	04/02/2019	420	MW	Inlet Air Filters/GCP/CBF	10	%	BACT	

⁽a) SCR = selective catalytic reduction, DLN = dry, low-NOx burners, WI = water injection, GCP = good combustion practices, CBF = clean burning fuels, OxCat = oxidation catalyst

							Emission			
RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Limit	Units	Туре	Turbine Model
		,	1.0		n Oxides				-76-	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
				Hitroger	TOXIUCS	WATER INJECTION AND SELECTIVE				
CT-0151	KLEEN ENERGY SYSTEMS, LLC	KLEEN ENERGY SYSTEMS, LLC	2/25/2008	15,119	GAL/H	CATALYTIC REDUCTION	48.4	LB/H	LAER	SIEMENS SGT6-5000F
0. 0101	ALLEN ENERGY STOTEMO, LLC	need the new statems, ele	2/23/2000	15,115	G/ 1.L/ 1.1	Selective catalytic Reduction Systems and	10.1	25/11	D LETT	5/2/1/2/10 5010 50001
NJ-0085	MIDDLESEX ENERGY CENTER, LLC	STONEGATE POWER, LLC	7/19/2016	720	H/YR	Dry Low NOx	4	PPMVD@15% O2	LAER	GE 7HA.02
	,	,	, , , , , ,			Water injection and selective catalytic		<u> </u>		
NY-0104	CPV VALLEY ENERGY CENTER	CPV VALLEY LLC	8/1/2013	-		reduction.	6	PPMVD @ 15% O2	LAER	F Class
				Carbon N	Annovido				1	
T-0151	KLEEN ENERGY SYSTEMS, LLC	KLEEN ENERGY SYSTEMS, LLC	2/25/2008		MMBtu/hr	OvCat	1.0	ppm	BACT	SIEMENS SGT6-5000F
	KILLINGLY ENERGY CENTER	NTE CONNECTICUT, LLC	6/30/2017		MMBtu/hr			ppm	BACT	Mitsubishi M501JAC
	CPV TOWANTIC, LLC	CPV TOWANTIC, LLC	11/30/2015	805		OxCat		ppm	BACT	GE 7HA.01
	CPV TOWANTIC, LLC	CPV TOWANTIC, LLC	11/30/2015	805		OxCat		ppm	BACT	GE 7HA.01
	MIDDLESEX ENERGY CENTER, LLC	STONEGATE POWER, LLC	7/19/2016		MW	OXCAT/GCP		ppm	BACT	GE 7HA.02
	CPV VALLEY ENERGY CENTER	CPV VALLEY LLC	8/1/2013			OXCAT/GCP		ppm	BACT	F class
	PLANT MCDONOUGH COMBINED CYCLE	SOUTHERN COMPANY/GEORGIA POWER	1/7/2008	254		OxCat		ppm	BACT	Mitsubishi MHI 501-GI
JA-0127	PEANT MEDONOGGIT COMBINED CICLE	SOUTHERN COMPANY/GEORGIA FOWER	1/1/2008	Greenhou		Oxeat		Іррііі	ВАСТ	IVIII.300I3III IVIIII 301-01
VI-0085	MIDDLESEX ENERGY CENTER, LLC	STONEGATE POWER, LLC	7/19/2016			Fuel	888	lb/MW-hr	BACT	GE 7HA.02
113 0003	MIDDLESEX ENERGY CENTER, LEC	STONE GATE TOWER, ELE	7/15/2010	Sulfuric A		i dei	000	15/14/44 111	brei	GE TIM.GE
CT-0157	CPV TOWANTIC, LLC	CPV TOWANTIC, LLC	11/30/2015	805		Fuel	2 31	lb/hr	BACT	
	CPV TOWANTIC, LLC	CPV TOWANTIC, LLC	11/30/2015	805		Fuel		lb/hr	BACT	
	MIDDLESEX ENERGY CENTER, LLC	STONEGATE POWER, LLC	7/19/2016	663		Fuel		lb/hr	BACT	GE 7HA.02
	KILLINGLY ENERGY CENTER	NTE CONNECTICUT, LLC	6/30/2017		MMBtu/hr			lb/MMBtu	BACT	GE 71174.02
	CPV VALLEY ENERGY CENTER	CPV VALLEY LLC	8/1/2013		MMBtu/hr			lb/MMBtu	BACT	
11 010+	CI V VALLET ENERGY CENTER	OF V VALLET ELC	0/1/2013	Particulat		i dei	0.0003	ID/ IVIIVIDEA	BACT	l e
VI-0085	MIDDLESEX ENERGY CENTER, LLC	STONEGATE POWER, LLC	7/19/2016	663		Fuel	34 3	lb/hr	BACT	GE 7HA.02
	CPV VALLEY ENERGY CENTER	CPV VALLEY LLC	8/1/2013		MMBtu/hr			lb/MMBtu	BACT	
			, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		110	j. 444.		17	1=: -=:	ı
NJ-0085	MIDDLESEX ENERGY CENTER, LLC	STONEGATE POWER, LLC	7/19/2016	663		Fuel	72	lb/hr	BACT	GE 7HA.02
	KILLINGLY ENERGY CENTER	NTE CONNECTICUT, LLC	6/30/2017		MMBtu/hr			lb/MMBtu	BACT	
	KLEEN ENERGY SYSTEMS, LLC	KLEEN ENERGY SYSTEMS, LLC	2/25/2008		MMBtu/hr			lb/MMBtu	BACT	SIEMENS SGT6-5000F
	,	,		PM				1 - 1		
CT-0158	CPV TOWANTIC, LLC	CPV TOWANTIC, LLC	11/30/2015	805		None	42.6	lb/hr	BACT	
	MIDDLESEX ENERGY CENTER, LLC	STONEGATE POWER, LLC	7/19/2016	663		Fuel		lb/hr	BACT	GE 7HA.02
	KILLINGLY ENERGY CENTER	NTE CONNECTICUT, LLC	6/30/2017		MMBtu/hr			lb/MMBtu	BACT	
	CPV TOWANTIC, LLC	CPV TOWANTIC, LLC	11/30/2015	805		None		lb/hr	BACT	
	,	· ·		Volatile Organ				1 .		1
CT-0157	CPV TOWANTIC, LLC	CPV TOWANTIC, LLC	11/30/2015	805		OxCat	2	ppm	BACT	GE 7HA.01
	CPV TOWANTIC, LLC	CPV TOWANTIC, LLC	11/30/2015	805		OxCat		ppm	BACT	GE 7HA.01
	KILLINGLY ENERGY CENTER	NTE CONNECTICUT, LLC	6/30/2017		MMBtu/hr			ppm	BACT	Mitsubishi M501JAC
	KLEEN ENERGY SYSTEMS, LLC	KLEEN ENERGY SYSTEMS, LLC	2/25/2008		MMBtu/hr			ppm	BACT	SIEMENS SGT6-5000F

Table D-1b Addendum: RBLC Tables for Combined Cycle Turbines (Fuel Oil) UPDATED DATA: November 2018 to October 2021

							Emission			Turbine
RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Limit	Units	Туре	Model
			Carbon I	Monoxide						
NJ-0088	COGEN TECH LINDEN VENTURE LP	COGEN TECH LINDEN VENTURE LP	07/30/2019	14.78	MMGAL/YR	OxCat/CBF	18.4	LB/H	BACT	
			PM ₁₀	(total)						
NJ-0088	COGEN TECH LINDEN VENTURE LP	COGEN TECH LINDEN VENTURE LP	07/30/2019	14.78	MMGAL/YR	CBF	49.17	LB/H	BACT	
			PM _{2.5}	(total)						
NJ-0088	COGEN TECH LINDEN VENTURE LP	COGEN TECH LINDEN VENTURE LP	07/30/2019	14.78	MMGAL/YR	CBF	49.17	LB/H	BACT	
			Sulfuric	Acid Mist						
NJ-0088	COGEN TECH LINDEN VENTURE LP	COGEN TECH LINDEN VENTURE LP	07/30/2019	14.78	MMGAL/YR	CBF	4.8	LB/H	BACT	

⁽a) SCR = selective catalytic reduction, DLN = dry, low-NOx burners, WI = water injection, GCP = good combustion practices, CBF = clean burning fuels, OxCat = oxidation catalyst

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре	Turbine Model
		Nitrogen	Oxides - Startup	/Shutdown			•	•	•	•
										SGT-8000H VERSION 1.4-
MD-0045	MATTAWOMAN ENERGY CENTER	MATTAWOMAN ENERGY, LLC	11/13/2015	286	MW	SCR/DLN	23	lb/event	BACT	OPTIMIZED
MI-0427	FILER CITY STATION	FILER CITY STATION LIMITED PARTNERSHIP	11/17/2017	1,935	MMBtu/hr	SCR/DLN	32	lb/event	BACT	
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154	MW	SCR	40	lb/event	BACT	
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154	MW	SCR	40	lb/event	BACT	
MI-0412	HOLLAND BOARD OF PUBLIC WORKS - EAST 5TH STREET	HOLLAND BOARD OF PUBLIC WORKS	12/4/2013	647	MMBtu/hr	SCR/DLN	44	lb/event	BACT	
MI-0424	HOLLAND BOARD OF PUBLIC WORKS - EAST 5TH STREET	HOLLAND BOARD OF PUBLIC WORKS	12/5/2016	554	MMBtu/hr	SCR/DLN	44	lb/event	BACT	
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154	MW	SCR	57	lb/event	BACT	
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154	MW	SCR	57	lb/event	BACT	
CA-1212	PALMDALE HYBRID POWER PROJECT	CITY OF PALMDALE	10/18/2011	110	MMBtu/hr	SCR/DLN	57	lb/event	BACT	
MD-0046	KEYS ENERGY CENTER	KEYS ENERGY CENTER, LLC	10/31/2014	235	MW	SCR/DLN	60	lb/event	BACT	SGT6-500FEE
MD-0046	KEYS ENERGY CENTER	KEYS ENERGY CENTER, LLC	10/31/2014	235	MW	SCR/DLN/GCP	71	lb/event	BACT	SGT6-500FEE
MD-0046	KEYS ENERGY CENTER	KEYS ENERGY CENTER, LLC	10/31/2014	235	MW	SCR/DLN/GCP	83		BACT	SGT6-500FEE
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154	MW	SCR	_	lb/event	BACT	
CA-1212	PALMDALE HYBRID POWER PROJECT	CITY OF PALMDALE	10/18/2011	154	MW	SCR/DLN		lb/event	BACT	
CA-1209	HIGH DESERT POWER PROJECT	HIGH DESERT POWER PROJECT LLC	3/11/2010	190		SCR/DLN		lb/event	BACT	
CH IZOS	THOT BESERVE OWERE ROSECT	INGIT DESERT TOWERT ROSECT EEC	3/11/2010	150	10100	SCHAPER	37	ib/ evene	BACT	SGT-8000H VERSION 1.4-
MD-0045	MATTAWOMAN ENERGY CENTER	MATTAWOMAN ENERGY, LLC	11/13/2015	286	MW	SCR/DLN/GCP	105	lb/event	BACT	OPTIMIZED
							_		_	OPTIIVIIZED
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011	172	MW	SCR/DLN	115	lb/event	BACT	CCT ROOM LVERGION 4.4
										SGT-8000H VERSION 1.4-
MD-0045		MATTAWOMAN ENERGY, LLC	11/13/2015	286		SCR/DLN/GCP	_	lb/event	BACT	OPTIMIZED
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154	MW	SCR	142	lb/event	BACT	
										SGT-8000H VERSION 1.4-
MD-0045		MATTAWOMAN ENERGY, LLC	11/13/2015	286	MW	SCR/DLN/GCP	153		BACT	OPTIMIZED
MI-0405	MIDLAND COGENERATION VENTURE	MIDLAND COGENERATION VENTURE	4/23/2013	2,237		SCR/DLN	186	lb/event	BACT	
MD-0046	KEYS ENERGY CENTER	KEYS ENERGY CENTER, LLC	10/31/2014	235	MW	SCR/DLN/GCP	245	lb/event	BACT	SGT6-500FEE
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011	172	MW	SCR/DLN	260	lb/event	BACT	
IN-0158	ST. JOSEPH ENEGRY CENTER, LLC	ST. JOSEPH ENERGY CENTER, LLC	12/3/2012	2,300	MMBtu/hr	None	443	lb/event	BACT	
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011	172	MW	SCR/DLN	456	lb/event	BACT	
OK-0129	CHOUTEAU POWER PLANT	ASSOCIATED ELECTRIC COOPERATIVE INC	1/23/2009	1,882	MMBtu/hr	DLN	568	lb/event	BACT	SIEMENS V84.3A
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011	172	MW	SCR/DLN	779	lb/event	BACT	
CA-1209	HIGH DESERT POWER PROJECT	HIGH DESERT POWER PROJECT LLC	3/11/2010	190	MW	SCR/DLN	3,541	lb/event	BACT	
			onoxide - Startu	p/Shutdown				1 -		
MD-0046	KEYS ENERGY CENTER	KEYS ENERGY CENTER, LLC	10/31/2014		MW	OxCat/GCP	60	lb/event	BACT	SGT6-500FEE
								,		SGT-8000H VERSION 1.4-
MD-0045	MATTAWOMAN ENERGY CENTER	MATTAWOMAN ENERGY, LLC	11/13/2015	286	MW	OxCat/GCP	156	lb/event	BACT	OPTIMIZED
CA-1209	HIGH DESERT POWER PROJECT	HIGH DESERT POWER PROJECT LLC	3/11/2010	190		OxCat		lb/event	BACT	0
CA-1209		HIGH DESERT POWER PROJECT LLC	3/11/2010	190		OxCat		lb/event	BACT	
MD-0046		KEYS ENERGY CENTER, LLC	10/31/2014	235	MW	OxCat/GCP	269		BACT	SGT6-500FEE
MD-0046		KEYS ENERGY CENTER, LLC	10/31/2014	235	MW	OxCat/GCP		lb/event	BACT	SGT6-500FEE
		·					329			3G16-300FEE
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154		OxCat		.,	BACT	
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010		MW	OxCat	329		BACT	
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010		MW	OxCat	_	lb/event	BACT	
CA-1212	PALMDALE HYBRID POWER PROJECT	CITY OF PALMDALE	10/18/2011	110	MMBtu/hr	OxCat	337		BACT	
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154	MW	OxCat	_	lb/event	BACT	
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154	MW	OxCat		lb/event	BACT	
CA-1212	PALMDALE HYBRID POWER PROJECT	CITY OF PALMDALE	10/18/2011		MW	OxCat	410		BACT	
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011			OxCat		lb/event	BACT	
CA-1191	VICTORVILLE 2 HYBRID POWER PROJECT	CITY OF VICTORVILLE	3/11/2010	154		OxCat	674	.,	BACT	
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011	172	MW	OxCat	680	lb/event	BACT	
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011	172	MW	OxCat	791	lb/event	BACT	
	KEYS ENERGY CENTER	KEYS ENERGY CENTER, LLC	10/31/2014	235	MW	OxCat/GCP	1,064	lb/event	BACT	SGT6-500FEE
MD-0046	+	·				,				SGT-8000H VERSION 1.4-
ЛD-0046				1	1	0	1 216	lb/event	BACT	OPTIMIZED
	MATTAWOMAN ENERGY CENTER	MATTAWOMAN ENERGY. LLC	11/13/2015	286	MW	Oxcat/GCP	1,216			
MD-0045		MATTAWOMAN ENERGY, LLC PACIFIC GAS & FLECTRIC COMPANY			MW	OxCat/GCP OxCat			_	OT THIVINZED
	MATTAWOMAN ENERGY CENTER COLUSA GENERATING STATION	MATTAWOMAN ENERGY, LLC PACIFIC GAS & ELECTRIC COMPANY	11/13/2015 3/11/2011	286 172		OxCat		lb/event	BACT	
MD-0045 CA-1211									_	SGT-8000H VERSION 1.4- OPTIMIZED

							Emission			
RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Limit	Units	Type	Turbine Model
OK-0129	CHOUTEAU POWER PLANT	ASSOCIATED ELECTRIC COOPERATIVE INC	1/23/2009	1,882	MMBtu/hr	GCP	1,596	lb/event	BACT	SIEMENS V84.3A
OK-0157	CHOUTEAU POWER PLANT	ASSOCIATED ELECTRIC COOPERATIVE INC	9/5/2013	182	MMBtu/hr	None	1,750	lb/event	BACT	
MD-0045	MATTAWOMAN ENERGY CENTER	MATTAWOMAN ENERGY, LLC	11/13/2015	286	MW	OxCat/GCP	1 772	lb/event	BACT	SGT-8000H VERSION 1.4- OPTIMIZED
	ST. JOSEPH ENEGRY CENTER, LLC	ST. JOSEPH ENERGY CENTER, LLC	12/3/2012		MMBtu/hr			lb/event	BACT	OT THINEED
	CHOUTEAU POWER PLANT	ASSOCIATED ELECTRIC COOPERATIVE INC	9/5/2013		MW	GCP		lb/event	BACT	
	<u> </u>	Particulate N	latter - Startu	p/Shutdown					•	•
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011	172	MW	Fuel	6.0	lb/event	BACT	
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011	172	MW	Fuel	12.8	lb/event	BACT	
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011	172	MW	Fuel	30.8	lb/event	BACT	
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011	172	MW	Fuel	48.8	lb/event	BACT	
			-Startup/Shut							
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011	172	MW	Fuel	6.0	lb/event	BACT	
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011	172	MW	Fuel	12.8	lb/event	BACT	
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011	172	MW	Fuel	30.8	lb/event	BACT	
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011		MW	Fuel	48.0	lb/event	BACT	
		Volatile Organic C								
CA-1211 COLUSA GENERATING STATION PACIFIC GAS & ELECTRIC COMPANY 3/11/2011 172 MW None						23.9	lb/event	BACT		
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011	172	MW	None	38.0	lb/event	BACT	
	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011		MW	None		lb/event	BACT	
CA-1211	COLUSA GENERATING STATION	PACIFIC GAS & ELECTRIC COMPANY	3/11/2011	172	MW	None	106.7	lb/event	BACT	

Table D-1c Addendum: RBLC Tables for Combined Cycle Turbines (Startup/Shutdown) UPDATED DATA: November 2018 to October 2021

							Emission			Turbine
RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Limit	Units	Туре	Model
		N	litrogen Oxide	es						
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	35000	MMCF/YR	DLN/SCR	60	LB/TURBINE/EVENT	BACT	
		Ca	rbon Monoxi	de						
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	35000	MMCF/YR	OxCat/GCP	444	LB/TURBINE/EVENT	BACT	
		Volatile	Organic Com	pounds						
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	35000	MMCF/YR	OxCat/GCP	216	LB/TURBINE/EVENT	BACT	

⁽a) SCR = selective catalytic reduction, DLN = dry, low-NOx burners, WI = water injection, GCP = good combustion practices, CBF = clean burning fuels, OxCat = oxidation catalyst

RBLC ID	Facility Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре
	·		on Monoxide			•		
OK-0168	Seminole Generating Station	5/5/2015	40.4	MMBtu/hr	GCP	0.0075	lb/MMBtu	BACT-PSD
IA-0107	Marshalltown Generating Station	4/14/2014	60.1	MMBtu/hr	Ox Cat	0.0164	lb/MMBtu	BACT-PSD
	CPV St Charles	11/12/2008	93	MMBtu/hr	None	0.0200	lb/MMBtu	BACT-PSD
MD-0041	CPV St. Charles	4/23/2014	93	MMBtu/hr	GCP	0.0200	lb/MMBtu	BACT-PSD
NJ-0080	Hess Newark Energy Center	11/1/2012	100	MMBtu/hr	Clean Fuels	0.0245	lb/MMBtu	BACT-PSD
IN-0263	Midwest Fertilizer Company LLC	3/23/2017	218.6	MMBtu/hr	GCP	0.0354	lb/MMBtu	BACT-PSD
IN-0173	Midwest Fertilizer Corporation	6/4/2014	218.6	MMBtu/hr	GCP	0.0354	lb/MMBtu	BACT-PSD
IN-0180	Midwest Fertilizer Corporation	6/4/2014	218.6	MMBtu/hr	GCP	0.0354	lb/MMBtu	BACT-PSD
IN-0179	Ohio Valley Resources, LLC	9/25/2013	218	MMBtu/hr	GCP	0.0354	lb/MMBtu	BACT-PSD
OH-0354	Kraton Polymers U.S. LLC	1/15/2013	249	MMBtu/hr	GCP, Clean fuels	0.0360	lb/MMBtu	BACT-PSD
WI-0259	Manitowoc Public Utilities	4/16/2012	33	MMBtu/hr	None	0.0360	lb/MMBtu	BACT-PSD
NJ-0084	PSEG Fossil LLC Sewaren Generating Station	3/10/2016	80	MMBtu/hr	GCP, Clean fuels	0.0360	lb/MMBtu	BACT-PSD
MI-0406	Renaissance Power LLC	11/1/2013	40	MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
AR-0121	El Dorado Chemical Company	11/18/2013	240	MMBtu/hr	GCP	0.0370	lb/MMBtu	BACT-PSD
LA-0240	Flopam Inc.	6/14/2010	25.1	MMBtu/hr	GCP	0.0370	lb/MMBtu	BACT-PSD
FL-0318	Highlands Ethanol Facility	12/10/2009	198	MMBtu/hr	None	0.0370	lb/MMBtu	BACT-PSD
LA-0314	Indorama Lake Charles Facility	8/3/2016	229	MMBtu/hr	GCP	0.0370	lb/MMBtu	BACT-PSD
MD-0045	Mattawoman Energy Center	11/13/2015	42	MMBtu/hr	GCP	0.0370	lb/MMBtu	BACT-PSD
TX-0681	Olefins Plant	8/8/2014			GCP	0.0370	lb/MMBtu	BACT-PSD
GA-0127	Plant Mcdonough Combined Cycle	1/7/2008	200	MMBtu/hr	None	0.0370	lb/MMBtu	BACT-PSD
TX-0714	S R Bertron Electric Generating Station	12/19/2014	80	MMBtu/hr	LNB	0.0370	lb/MMBtu	BACT-PSD
NJ-0085	Middlesex Energy Center, LLC	7/19/2016	97.5	MMBtu/hr	GCP, Clean fuels	0.0370	lb/MMBtu	BACT-PSD
WY-0075	Cheyenne Prairie Generating Station	7/16/2014	25.06	MMBtu/hr	GCP	0.0375	lb/MMBtu	BACT-PSD
NY-0103	Cricket Valley Energy Center	2/3/2016	60	MMBtu/hr	GCP	0.0375	lb/MMBtu	BACT-PSD
NJ-0079	Woodbridge Energy Center	7/25/2012	91.6	MMBtu/hr	GCP, Clean fuels	0.0376	lb/MMBtu	BACT-PSD
LA-0248	Direct Reduction Iron Plant	1/27/2011	201	MMBtu/hr	GCP	0.0390	lb/MMBtu	BACT-PSD
LA-0248	Direct Reduction Iron Plant	1/27/2011	201	MMBtu/hr	GCP	0.0390	lb/MMBtu	BACT-PSD
FL-0335	Suwannee Mill	9/5/2012	46	MMBtu/hr	GCP	0.0390	lb/MMBtu	BACT-PSD
MI-0427	Filer City Station	11/17/2017	182	MMBtu/hr	GCP	0.0400	lb/MMBtu	BACT-PSD
MI-0423	Indeck Niles, LLC	1/4/2017	182	MMBtu/hr	GCP	0.0400	lb/MMBtu	BACT-PSD
WV-0025	Moundsville Combined Cycle Power Plant	11/21/2014	100	MMBtu/hr	GCP	0.0400	lb/MMBtu	BACT-PSD
AL-0286	Mount Vernon Mill	3/25/2010		MMBtu/hr	None		lb/MMBtu	BACT-PSD
OK-0137	Ponca City Refinery	2/9/2009			Ultra LNB, GCP	0.0400	lb/MMBtu	BACT-PSD
OH-0350	Republic Steel	7/18/2012		MMBtu/hr	GCP	0.0400	lb/MMBtu	BACT-PSD
AL-0300	Thyssenkrupp Stainless USA, LLC	3/25/2010	28.6	MMBtu/hr	None	0.0400	lb/MMBtu	BACT-PSD
OR-0050	Troutdale Energy Center, LLC	3/5/2014			LNB, FGR	0.0400	lb/MMBtu	BACT-PSD
LA-0272	Ammonia Production Facility	3/27/2013	217.5	MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
	Oregon Clean Energy Center	6/18/2013			GCP		lb/MMBtu	BACT-PSD
AR-0138	Nucor Corporation - Nucor Steel, Arkansas	2/17/2012	50.4	MMBtu/hr	GCP	0.0610	lb/MMBtu	BACT-PSD

RBLC ID	Facility Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре
SC-0112	Nucor Steel - Berkeley	5/5/2008	50.21	MMBtu/hr	GCP, Clean fuels	0.0610	lb/MMBtu	BACT-PSD
NY-0104	CPV Valley Energy Center	8/1/2013	73.5	MMBtu/hr	GCP	0.0721	lb/MMBtu	BACT-PSD
OK-0148	Buffalo Creek Processing Plant	9/12/2012	11.04	MMBtu/hr	None	0.0740	lb/MMBtu	BACT-PSD
OH-0336	Campbell Soup Company	12/14/2010			None	0.0750	lb/MMBtu	BACT-PSD
IA-0108	Iowa State University Power Plant	11/7/2013	213.6	MMBtu/hr	None	0.0750	lb/MMBtu	BACT-PSD
MI-0410	Thetford Generating Station	7/25/2013	100	MMBtu/hr	GCP	0.0750	lb/MMBtu	BACT-PSD
MI-0412	Holland Board of Public Works - East 5th Street	12/4/2013	55	MMBtu/hr	GCP	0.0770	lb/MMBtu	BACT-PSD
MI-0424	Holland Board of Public Works - East 5th Street	12/5/2016	83.5	MMBtu/hr	GCP	0.0770	lb/MMBtu	BACT-PSD
MI-0412	Holland Board of Public Works - East 5th Street	12/4/2013	95	MMBtu/hr	GCP	0.0770	lb/MMBtu	BACT-PSD
AL-0307	Alloys Plant	10/9/2015	17.5	MMBtu/hr	GCP	0.0800	lb/MMBtu	BACT-PSD
AL-0307	Alloys Plant	10/9/2015	24.59	MMBtu/hr	GCP	0.0800	lb/MMBtu	BACT-PSD
MD-0046	Keys Energy Center	10/31/2014	93	MMBtu/hr	GCP	0.0800	lb/MMBtu	BACT-PSD
FL-0356	Okeechobee Clean Energy Center	3/9/2016	99.8	MMBtu/hr	GCP	0.0800	lb/MMBtu	BACT-PSD
OH-0323	Titan Tire Corporation of Bryan	6/5/2008	50.4	MMBtu/hr	None	0.0800	lb/MMBtu	BACT-PSD
LA-0314	Indorama Lake Charles Facility	8/3/2016	248	MMBtu/hr	GCP	0.0820	lb/MMBtu	BACT-PSD
AR-0140	Big River Steel LLC	9/18/2013	24.5	MMBtu/hr	GCP, Clean fuels	0.0824	lb/MMBtu	BACT-PSD
AR-0140	Big River Steel LLC	9/18/2013	51.2	MMBtu/hr	GCP, Clean fuels	0.0824	lb/MMBtu	BACT-PSD
AR-0140	Big River Steel LLC	9/18/2013	67	MMBtu/hr	GCP, Clean fuels	0.0824	lb/MMBtu	BACT-PSD
OK-0135	Pryor Plant Chemical	2/23/2009	80	MMBtu/hr	GCP	0.0825	lb/MMBtu	BACT-PSD
IN-0158	St. Joseph Energy Center, LLC	12/3/2012	80	MMBtu/hr	GCP	0.0830	lb/MMBtu	BACT-PSD
OH-0315	New Steel International, Inc., Haverhill	5/6/2008	50.4	MMBtu/hr	None	0.0839	lb/MMBtu	BACT-PSD
OH-0310	American Municipal Power Generating Station	10/8/2009	150	MMBtu/hr	None	0.0840	lb/MMBtu	BACT-PSD
TX-0576	Pipe Manufacturing Steel Mini Mill	4/19/2010	40	MMBtu/hr	GCP	0.0842	lb/MMBtu	BACT-PSD
CA-1192	Avenal Energy Project	6/21/2011	37.4	MMBtu/hr	Ultra LNB, GCP, Clean fuels	50.0000	ppm	BACT-PSD
TX-0731	Corpus Christi Terminal Condensate Splitter	4/10/2015	129	MMBtu/hr	GCP	50.0000	ppm	BACT-PSD
TX-0751	Eagle Mountain Steam Electric Station	6/18/2015	73.3	MMBtu/hr	None	50.0000	ppm	BACT-PSD
AK-0083	Kenai Nitrogen Operations	1/6/2015	50	MMBtu/hr	None	50.0000	ppm	BACT-PSD
AK-0083	Kenai Nitrogen Operations	1/6/2015	243	MMBtu/hr	None	50.0000	ppm	BACT-PSD
CA-1212	Palmdale Hybrid Power Project	10/18/2011	40	MMBtu/hr	None	50.0000	ppm	BACT-PSD
	Palmdale Hybrid Power Project	10/18/2011	110	MMBtu/hr	None	50.0000	ppm	BACT-PSD
TX-0772	Port of Beaumont Petroleum Transload Terminal (PBPTT)	11/6/2015	13.2	MMBtu/hr	GCP	50.0000	ppm	BACT-PSD
TX-0772	Port of Beaumont Petroleum Transload Terminal (PBPTT)	11/6/2015	40	MMBtu/hr	GCP	50.0000	ppm	BACT-PSD
TX-0772	Port of Beaumont Petroleum Transload Terminal (PBPTT)	11/6/2015		•	GCP		ppm	BACT-PSD
CA-1191	Victorville 2 Hybrid Power Project	3/11/2010			None		ppm	BACT-PSD
CA-1191	Victorville 2 Hybrid Power Project	3/11/2010			None	50.0000	ppm	BACT-PSD
TX-0708	La Paloma Energy Center	2/7/2013	150	MMBtu/hr	GCP	75.0000	ppm	BACT-PSD

RBLC ID	Facility Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре
		Greenhouse	Gases - Carbo	n Dioxide				
IN-0263	Midwest Fertilizer Company LLC	3/23/2017	218.6	MMBtu/hr	GCP	0.0568	lb/MMBtu	BACT-PSD
IN-0173	Midwest Fertilizer Corporation	6/4/2014	218.6	MMBtu/hr	GCP	116.8824	lb/MMBtu	BACT-PSD
IN-0180	Midwest Fertilizer Corporation	6/4/2014	218.6	MMBtu/hr	GCP	116.8824	lb/MMBtu	BACT-PSD
AR-0140	Big River Steel LLC	9/18/2013	24.5	MMBtu/hr	GCP	117.0000	lb/MMBtu	BACT-PSD
AR-0140	Big River Steel LLC	9/18/2013	51.2	MMBtu/hr	GCP	117.0000	lb/MMBtu	BACT-PSD
AR-0121	El Dorado Chemical Company	11/18/2013	240	MMBtu/hr	GCP	117.0000	lb/MMBtu	BACT-PSD
NY-0116	Fab 8, Luther Forest Technology Campus	3/29/2013			GCP, Clean fuels	118.0000	lb/MMBtu	BACT-PSD
NY-0116	Fab 8, Luther Forest Technology Campus	3/29/2013			GCP, Clean fuels	160.0000	lb/MMBtu	BACT-PSD
IN-0179	Ohio Valley Resources, LLC	9/25/2013	218	MMBtu/hr	GCP	546.8807	lb/MMBtu	BACT-PSD
	Gree	enhouse Gases	- Carbon Diox	ide Equivale	nts			
KS-0029	The Empire District Electric Company	7/14/2015	18.6	MMBtu/hr	None	116.8741	lb/MMBtu	BACT-PSD
AR-0140	Big River Steel LLC	9/18/2013	67	MMBtu/hr	GCP	117.0000	lb/MMBtu	BACT-PSD
OK-0148	Buffalo Creek Processing Plant	9/12/2012	11.04	MMBtu/hr	None	117.0000	lb/MMBtu	BACT-PSD
OR-0050	Troutdale Energy Center, LLC	3/5/2014	39.8	MMBtu/hr	Clean Fuels	117.0000	lb/MMBtu	BACT-PSD
OR-0050	Troutdale Energy Center, LLC	3/5/2014	39.8	MMBtu/hr	Clean Fuels	117.0000	lb/MMBtu	BACT-PSD
TX-0814	Ammonia And Urea Plant	1/5/2017	240	MMBtu/hr	GCP	117.0653	lb/MMBtu	BACT-PSD
MI-0427	Filer City Station	11/17/2017	182	MMBtu/hr	GCP	117.0982	lb/MMBtu	BACT-PSD
MI-0423	Indeck Niles, LLC	1/4/2017	182	MMBtu/hr	GCP, Clean fuels	117.0982	lb/MMBtu	BACT-PSD
WY-0075	Cheyenne Prairie Generating Station	7/16/2014	25.06	MMBtu/hr	GCP	117.1162	lb/MMBtu	BACT-PSD
AR-0121	El Dorado Chemical Company	11/18/2013	240	MMBtu/hr	GCP	117.4001	lb/MMBtu	BACT-PSD
MI-0424	Holland Board of Public Works - East 5th Street	12/5/2016	83.5	MMBtu/hr	GCP	118.3469	lb/MMBtu	BACT-PSD
MI-0412	Holland Board of Public Works - East 5th Street	12/4/2013	95	MMBtu/hr	GCP	118.3634	lb/MMBtu	BACT-PSD
MI-0412	Holland Board of Public Works - East 5th Street	12/4/2013	55	MMBtu/hr	GCP	118.3645	lb/MMBtu	BACT-PSD
TX-0772	Port of Beaumont Petroleum Transload Terminal (PBPTT)	11/6/2015	13.2	MMBtu/hr	GCP	118.4793	lb/MMBtu	BACT-PSD
TX-0772	Port of Beaumont Petroleum Transload Terminal (PBPTT)	11/6/2015	40	MMBtu/hr	GCP	118.4817	lb/MMBtu	BACT-PSD
NY-0103	Cricket Valley Energy Center	2/3/2016	60	MMBtu/hr	GCP, Clean fuels	119.0000	lb/MMBtu	BACT-PSD
MA-0039	Salem Harbor Station Redevelopment	1/30/2014	80	MMBtu/hr	None	119.0000	lb/MMBtu	BACT-PSD
TX-0812	Crude Oil Processing Facility	10/31/2016	104	MMBtu/hr	GCP	120.3021	lb/MMBtu	BACT-PSD
WV-0025	Moundsville Combined Cycle Power Plant	11/21/2014	100	MMBtu/hr	Clean Fuels	120.8100	lb/MMBtu	BACT-PSD
IA-0108	Iowa State University Power Plant	11/7/2013	213.6		None	121.3723	lb/MMBtu	BACT-PSD
AK-0083	Kenai Nitrogen Operations	1/6/2015	243	MMBtu/hr	None	490.6173	lb/MMBtu	BACT-PSD
AK-0083	Kenai Nitrogen Operations	1/6/2015	50	MMBtu/hr	None	2,384.4000	lb/MMBtu	BACT-PSD

RBLC ID	Facility Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре
	·		furic Acid Mist		•			
IA-0107	Marshalltown Generating Station	4/14/2014	60.1	MMBtu/hr	None	0.0001	lb/MMBtu	BACT-PSD
MD-0040	CPV St Charles	11/12/2008	93	MMBtu/hr	None	0.0001	lb/MMBtu	BACT-PSD
OH-0352	Oregon Clean Energy Center	6/18/2013	99	MMBtu/hr	Clean Fuels	0.0001	lb/MMBtu	BACT-PSD
NJ-0085	Middlesex Energy Center, LLC	7/19/2016	97.5	MMBtu/hr	Clean Fuels	0.0001	lb/MMBtu	BACT-PSD
NY-0103	Cricket Valley Energy Center	2/3/2016	60	MMBtu/hr	Clean Fuels	0.0001	lb/MMBtu	BACT-PSD
NY-0104	CPV Valley Energy Center	8/1/2013	73.5	MMBtu/hr	Clean Fuels	0.0002	lb/MMBtu	BACT-PSD
NJ-0084	PSEG Fossil LLC Sewaren Generating Station	3/10/2016	80	MMBtu/hr	Clean Fuels	0.0003	lb/MMBtu	BACT-PSD
MA-0039	Salem Harbor Station Redevelopment	1/30/2014	80	MMBtu/hr	None	0.0009	lb/MMBtu	BACT-PSD
MD-0045	Mattawoman Energy Center	11/13/2015	42	MMBtu/hr	GCP, Clean fuels	0.0040	lb/MMBtu	BACT-PSD
		Nit	rogen Dioxide					
LA-0248	Direct Reduction Iron Plant	1/27/2011	201	MMBtu/hr	SCR, LNB		lb/MMBtu	BACT-PSD
LA-0248	Direct Reduction Iron Plant	1/27/2011	201	MMBtu/hr	SCR, LNB	0.0032	lb/MMBtu	BACT-PSD
TX-0731	Corpus Christi Terminal Condensate Splitter	4/10/2015			SCR	0.0060	lb/MMBtu	BACT-PSD
CA-1206	Stockton Cogen Company	9/16/2011	178	MMBtu/hr	None	0.0085	lb/MMBtu	BACT-PSD
AK-0083	Kenai Nitrogen Operations	1/6/2015	243	MMBtu/hr	Ultra LNB	0.0100	lb/MMBtu	BACT-PSD
MD-0046	Keys Energy Center	10/31/2014	93	MMBtu/hr	Ultra LNB, GCP, Clean fuels	0.0100	lb/MMBtu	BACT-PSD
MD-0045	Mattawoman Energy Center	11/13/2015	42	MMBtu/hr	Ultra LNB, GCP, Clean fuels	0.0100	lb/MMBtu	BACT-PSD
TX-0681	Olefins Plant	8/8/2014			SCR, LNG, FGR	0.0100	lb/MMBtu	BACT-PSD
NV-0049	Harrah's Operating Company, Inc.	8/20/2009	24	MMBtu/hr	LNB	0.0108	lb/MMBtu	BACT-PSD
MD-0040	CPV St Charles	11/12/2008	93	MMBtu/hr	LNB, FGR	0.0110	lb/MMBtu	BACT-PSD
TX-0772	Port of Beaumont Petroleum Transload Terminal (PBPTT)	11/6/2015	95.7	MMBtu/hr	LNB, FGR	0.0110	lb/MMBtu	BACT-PSD
IA-0107	Marshalltown Generating Station	4/14/2014	60.1	MMBtu/hr	None	0.0130	lb/MMBtu	BACT-PSD
LA-0305	Lake Charles Methanol Facility	6/30/2016	225	MMBtu/hr	SCR	0.0150	lb/MMBtu	BACT-PSD
WY-0075	Cheyenne Prairie Generating Station	7/16/2014	25.06	MMBtu/hr	Ultra LNB, FGR	0.0175	lb/MMBtu	BACT-PSD
AR-0121	El Dorado Chemical Company	11/18/2013	240	MMBtu/hr	LNB, FGR	0.0180	lb/MMBtu	BACT-PSD
MI-0389	Karn Weadock Generating Complex	12/29/2009	220	MMBtu/hr	LNB	0.0180	lb/MMBtu	BACT-PSD
IN-0263	Midwest Fertilizer Company LLC	3/23/2017	218.6	MMBtu/hr	LNB, FGR, GCP	0.0194	lb/MMBtu	BACT-PSD
IN-0173	Midwest Fertilizer Corporation	6/4/2014	218.6	MMBtu/hr	LNB, FGR	0.0194	lb/MMBtu	BACT-PSD
IN-0180	Midwest Fertilizer Corporation	6/4/2014	218.6	MMBtu/hr	LNB, FGR	0.0194	lb/MMBtu	BACT-PSD
IN-0179	Ohio Valley Resources, LLC	9/25/2013	218	MMBtu/hr	Ultra LNB, FGR	0.0194	lb/MMBtu	BACT-PSD
TX-0708	La Paloma Energy Center	2/7/2013	150	MMBtu/hr	LNB	0.0200	lb/MMBtu	BACT-PSD
WV-0025	Moundsville Combined Cycle Power Plant	11/21/2014	100	MMBtu/hr	Ultra LNB, FGR, GCP	0.0200	lb/MMBtu	BACT-PSD
OH-0352	Oregon Clean Energy Center	6/18/2013	99	MMBtu/hr	LNB, FGR	0.0200	lb/MMBtu	BACT-PSD
NV-0049	Harrah's Operating Company, Inc.	8/20/2009	16.8	MMBtu/hr	LNB, FGR	0.0300	lb/MMBtu	BACT-PSD
NV-0049	Harrah's Operating Company, Inc.	8/20/2009	31.38	MMBtu/hr	LNB	0.0306	lb/MMBtu	BACT-PSD
IN-0158	St. Joseph Energy Center, LLC	12/3/2012			LNB, FGR	0.0320	lb/MMBtu	BACT-PSD
AR-0140	Big River Steel LLC	9/18/2013			LNB, Clean Fuels, GCP	0.0350	lb/MMBtu	BACT-PSD
AR-0140	Big River Steel LLC	9/18/2013	67	MMBtu/hr	LNB, Clean Fuels, GCP	0.0350	lb/MMBtu	BACT-PSD

RBLC ID	Facility Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре
AR-0140	Big River Steel LLC	9/18/2013	51.2	MMBtu/hr	LNB, GCP, Clean fuels	0.0350	lb/MMBtu	BACT-PSD
NV-0049	Harrah's Operating Company, Inc.	8/20/2009	35.4	MMBtu/hr	LNB	0.0350	lb/MMBtu	BACT-PSD
AL-0286	Mount Vernon Mill	3/25/2010	70	MMBtu/hr	LNB, FGR	0.0350	lb/MMBtu	BACT-PSD
SC-0112	Nucor Steel - Berkeley	5/5/2008	50.21	MMBtu/hr	Ultra LNB	0.0350	lb/MMBtu	BACT-PSD
MI-0406	Renaissance Power LLC	11/1/2013	40	MMBtu/hr	GCP	0.0350	lb/MMBtu	BACT-PSD
AL-0300	Thyssenkrupp Stainless USA, LLC	3/25/2010	28.6	MMBtu/hr	LNB, FGR	0.0350	lb/MMBtu	BACT-PSD
OR-0050	Troutdale Energy Center, LLC	3/5/2014	39.8	MMBtu/hr	LNB, FGR	0.0350	lb/MMBtu	BACT-PSD
MI-0393	Ray Compressor Station	10/14/2010	12.25	MMBtu/hr	LNB	0.0351	lb/MMBtu	BACT-PSD
NV-0049	Harrah's Operating Company, Inc.	8/20/2009	14.34	MMBtu/hr	LNB, FGR	0.0353	lb/MMBtu	BACT-PSD
SC-0116	Cytec Carbon Fibers, LLC	4/30/2008	50	MMBtu/hr	None	0.0360	lb/MMBtu	BACT-PSD
OK-0137	Ponca City Refinery	2/9/2009	95	MMBtu/hr	Ultra LNB	0.0360	lb/MMBtu	BACT-PSD
TX-0772	Port of Beaumont Petroleum Transload Terminal (PBPTT)	11/6/2015	40	MMBtu/hr	LNB	0.0360	lb/MMBtu	BACT-PSD
TX-0714	S R Bertron Electric Generating Station	12/19/2014		MMBtu/hr	LNB	0.0360	lb/MMBtu	BACT-PSD
FL-0335	Suwannee Mill	9/5/2012	46	MMBtu/hr	LNB, FGR	0.0360	lb/MMBtu	BACT-PSD
AL-0307	Alloys Plant	10/9/2015	17.5	MMBtu/hr	LNB, FGR, GCP	0.0366	lb/MMBtu	BACT-PSD
NV-0049	Harrah's Operating Company, Inc.	8/20/2009	21	MMBtu/hr	LNB	0.0366	lb/MMBtu	BACT-PSD
AL-0307	Alloys Plant	10/9/2015	24.59	MMBtu/hr	LNB, FGR, GCP	0.0366	lb/MMBtu	BACT-PSD
NV-0049	Harrah's Operating Company, Inc.	8/20/2009	33.48	MMBtu/hr	LNB	0.0367	lb/MMBtu	BACT-PSD
MI-0427	Filer City Station	11/17/2017	182	MMBtu/hr	LNB, FGR	0.0400	lb/MMBtu	BACT-PSD
MI-0423	Indeck Niles, LLC	1/4/2017	182	MMBtu/hr	LNB, FGR, GCP	0.0400	lb/MMBtu	BACT-PSD
LA-0295	Westlake Facility	7/12/2016	63	MMBtu/hr	GCP, FGR	0.0437	lb/MMBtu	BACT-PSD
OK-0148	Buffalo Creek Processing Plant	9/12/2012	11.04	MMBtu/hr	LNB	0.0450	lb/MMBtu	BACT-PSD
OH-0323	Titan Tire Corporation of Bryan	6/5/2008	50.4	MMBtu/hr	None	0.0476	lb/MMBtu	BACT-PSD
NV-0049	Harrah's Operating Company, Inc.	8/20/2009	16.7	MMBtu/hr	LNB	0.0490	lb/MMBtu	BACT-PSD
OR-0048	Carty Plant	12/29/2010	91	MMBtu/hr	LNB	0.0495	lb/MMBtu	BACT-PSD
LA-0272	Ammonia Production Facility	3/27/2013	217.5	MMBtu/hr	LNG, FGR, GCP	0.0500	lb/MMBtu	BACT-PSD
MI-0412	Holland Board of Public Works - East 5th Street	12/4/2013	95	MMBtu/hr	LNB, FGR, GCP	0.0500	lb/MMBtu	BACT-PSD
MI-0424	Holland Board of Public Works - East 5th Street	12/5/2016			LNB, FGR, GCP	0.0500	lb/MMBtu	BACT-PSD
MI-0412	Holland Board of Public Works - East 5th Street	12/4/2013		MMBtu/hr	LNB, GCP	0.0500	lb/MMBtu	BACT-PSD
OH-0315	New Steel International, Inc., Haverhill	5/6/2008		MMBtu/hr	LNB	0.0500	lb/MMBtu	BACT-PSD
FL-0356	Okeechobee Clean Energy Center	3/9/2016		MMBtu/hr	LNB		lb/MMBtu	BACT-PSD
	Thetford Generating Station	7/25/2013			LNB, FGR		lb/MMBtu	BACT-PSD
LA-0314	Indorama Lake Charles Facility	8/3/2016			Ultra LNB, GCP, Clean fuels		lb/MMBtu	BACT-PSD
LA-0314	Indorama Lake Charles Facility	8/3/2016		MMBtu/hr	Ultra LNB, GCP, Clean fuels		lb/MMBtu	BACT-PSD
OK-0129	Chouteau Power Plant	1/23/2009		MMBtu/hr	LNB		lb/MMBtu	BACT-PSD
TX-0576	Pipe Manufacturing Steel Mini Mill	4/19/2010	40	MMBtu/hr	GCP	0.1000	lb/MMBtu	BACT-PSD
TX-0772	Port of Beaumont Petroleum Transload Terminal (PBPTT)	11/6/2015			None			BACT-PSD
TX-0732	Waste Heat Boiler No. 36	6/5/2015	100	MMBtu/hr	GCP	0.1100	lb/MMBtu	BACT-PSD

RBLC ID	Facility Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре
OH-0310	American Municipal Power Generating Station	10/8/2009	150	MMBtu/hr	None	0.1333	lb/MMBtu	BACT-PSD
OK-0135	Pryor Plant Chemical	2/23/2009	80	MMBtu/hr	LNB, GCP	0.2000	lb/MMBtu	BACT-PSD
AL-0249	Evonik Degussa Corporation	1/7/2010	212.6	MMBtu/hr	SNCR	0.2780	lb/MMBtu	BACT-PSD
SC-0122	Cytec Carbon Fibers, LLC	4/30/2008	50	MMBtu/hr	None	0.3600	lb/MMBtu	BACT-PSD
AK-0083	Kenai Nitrogen Operations	1/6/2015	50	MMBtu/hr	SCR	7.0000	ppm	BACT-PSD
CA-1192	Avenal Energy Project	6/21/2011	37.4	MMBtu/hr	Ultra LNB, GCP, Clean fuels	9.0000	ppm	BACT-PSD
CA-1212	Palmdale Hybrid Power Project	10/18/2011	40	MMBtu/hr	None	9.0000	ppm	BACT-PSD
CA-1212	Palmdale Hybrid Power Project	10/18/2011	110	MMBtu/hr	None	9.0000	ppm	BACT-PSD
TX-0713	Tenaska Brownsville Generating Station	4/29/2014	90	MMBtu/hr	Ultra LNB	9.0000	ppm	BACT-PSD
TX-0712	Trinidad Generating Facility	11/20/2014		MMBtu/hr	Ultra LNB	9.0000	ppm	BACT-PSD
CA-1191	Victorville 2 Hybrid Power Project	3/11/2010	40	MMBtu/hr	None	9.0000	ppm	BACT-PSD
CA-1191	Victorville 2 Hybrid Power Project	3/11/2010	35	MMBtu/hr	None	9.0000	ppm	BACT-PSD
	Volkswagen Group of America, Chattanooga Operations							
TN-0160	voikswagen Group of America, chattanooga operations	10/10/2008		MMBtu/hr	LNB, FGR	30.0000	ppm	BACT-PSD
			iculate Matte					
	Okeechobee Clean Energy Center	3/9/2016			Clean Fuels		% opacity	BACT-PSD
	Victorville 2 Hybrid Power Project	3/11/2010			Clean Fuels	0.2000	gr/100 cf	BACT-PSD
	Victorville 2 Hybrid Power Project	3/11/2010			Clean Fuels		gr/100 cf	BACT-PSD
	Avenal Energy Project	6/21/2011					gr/100 cf	BACT-PSD
	Suwannee Mill	9/5/2012		MMBtu/hr	GCP	2.0000	gr/100 cf	BACT-PSD
	Big River Steel LLC	9/18/2013	24.5		GCP, Clean fuels		lb/MMBtu	BACT-PSD
	Big River Steel LLC	9/18/2013			GCP, Clean fuels		lb/MMBtu	BACT-PSD
	Big River Steel LLC	9/18/2013			GCP, Clean fuels		lb/MMBtu	BACT-PSD
MI-0412	Holland Board of Public Works - East 5th Street	12/4/2013		•	GCP		lb/MMBtu	BACT-PSD
	Holland Board of Public Works - East 5th Street	12/4/2013			GCP		lb/MMBtu	BACT-PSD
MI-0424	Holland Board of Public Works - East 5th Street	12/5/2016		MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
	Thetford Generating Station	7/25/2013		MMBtu/hr	GCP, Clean fuels		lb/MMBtu	BACT-PSD
	Midwest Fertilizer Company LLC	3/23/2017		MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
	Midwest Fertilizer Corporation	6/4/2014		MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
	Midwest Fertilizer Corporation	6/4/2014		MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
	Ohio Valley Resources, LLC	9/25/2013		MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
	Middlesex Energy Center, LLC	7/19/2016			Clean Fuels		lb/MMBtu	BACT-PSD
	Mattawoman Energy Center	11/13/2015		•	GCP, Clean fuels		lb/MMBtu	BACT-PSD
	PSEG Fossil LLC Sewaren Generating Station	3/10/2016			Clean Fuels		lb/MMBtu	BACT-PSD
-	CPV St Charles	11/12/2008		MMBtu/hr	None		lb/MMBtu	BACT-PSD
	CPV St. Charles	4/23/2014			GCP, Clean fuels		lb/MMBtu	BACT-PSD
	Cricket Valley Energy Center	2/3/2016			GCP, Clean fuels		lb/MMBtu	BACT-PSD
	Filer City Station	11/17/2017			GCP		lb/MMBtu	BACT-PSD
	Flopam Inc.	6/14/2010			GCP, Clean fuels		lb/MMBtu	BACT-PSD
MI-0423	Indeck Niles, LLC	1/4/2017	182	MMBtu/hr	GCP	0.0050	lb/MMBtu	BACT-PSD

RBLC ID	Facility Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре
MI-0406	Renaissance Power LLC	11/1/2013	40	MMBtu/hr	GCP	0.0050	lb/MMBtu	BACT-PSD
KS-0029	The Empire District Electric Company	7/14/2015	18.6	MMBtu/hr	None	0.0050	lb/MMBtu	BACT-PSD
NY-0104	CPV Valley Energy Center	8/1/2013	73.5	MMBtu/hr	Clean Fuels	0.0063	lb/MMBtu	BACT-PSD
NY-0112	Westrock-Solvay LLC	11/2/2012			LNB, GCP	0.0070	lb/MMBtu	BACT-PSD
CA-1212	Palmdale Hybrid Power Project	10/18/2011	110	MMBtu/hr	Clean Fuels	0.0073	lb/MMBtu	BACT-PSD
AK-0083	Kenai Nitrogen Operations	1/6/2015	50	MMBtu/hr	None	0.0074	lb/MMBtu	BACT-PSD
AK-0083	Kenai Nitrogen Operations	1/6/2015	243	MMBtu/hr	None	0.0074	lb/MMBtu	BACT-PSD
AL-0249	Evonik Degussa Corporation	1/7/2010	212.6	MMBtu/hr	GCP	0.0074	lb/MMBtu	BACT-PSD
MD-0046	Keys Energy Center	10/31/2014	93	MMBtu/hr	GCP, Clean fuels	0.0075	lb/MMBtu	BACT-PSD
CA-1212	Palmdale Hybrid Power Project	10/18/2011		MMBtu/hr	Clean Fuels	0.0075	lb/MMBtu	BACT-PSD
OK-0135	Pryor Plant Chemical	2/23/2009	80	MMBtu/hr	None	0.0075	lb/MMBtu	BACT-PSD
IN-0158	St. Joseph Energy Center, LLC	12/3/2012	80	MMBtu/hr	GCP, Clean fuels		lb/MMBtu	BACT-PSD
	Thyssenkrupp Stainless USA, LLC	3/25/2010	28.6	MMBtu/hr	None		lb/MMBtu	BACT-PSD
OH-0315	New Steel International, Inc., Haverhill	5/6/2008	50.4	MMBtu/hr	Clean Fuels	0.0077	lb/MMBtu	BACT-PSD
IA-0107	Marshalltown Generating Station	4/14/2014	60.1	MMBtu/hr	None	0.0080	lb/MMBtu	BACT-PSD
WY-0075	Cheyenne Prairie Generating Station	7/16/2014	25.06	MMBtu/hr	GCP	0.0175	lb/MMBtu	BACT-PSD
MO-0079	American Energy Producers, Inc.	1/25/2008		MMBtu/hr	None		lb/MMBtu	BACT-PSD
MO-0081	American Energy Producers, Inc.	1/22/2009		MMBtu/hr	None	0.0236	lb/MMBtu	BACT-PSD
			10- Filterable					_
	Carty Plant	12/29/2010		MMBtu/hr	Clean Fuels		lb/MMBtu	BACT-PSD
	Hess Newark Energy Center	11/1/2012		MMBtu/hr	Clean Fuels		lb/MMBtu	BACT-PSD
	CPV St Charles	11/12/2008			None		lb/MMBtu	BACT-PSD
	Highlands Ethanol Facility	12/10/2009			Fabric Filter*		lb/MMBtu	BACT-PSD
	American Municipal Power Generating Station	10/8/2009			None		lb/MMBtu	BACT-PSD
	Evonik Degussa Corporation	1/7/2010		MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
	St. Joseph Energy Center, LLC	12/3/2012			GCP, Clean fuels		lb/MMBtu	BACT-PSD
	Harrah's Operating Company, Inc.	8/20/2009		MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
	Nucor Steel - Berkeley	5/5/2008			GCP		lb/MMBtu	BACT-PSD
	Direct Reduction Iron Plant	1/27/2011		MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
LA-0248	Direct Reduction Iron Plant	1/27/2011		MMBtu/hr	GCP	0.0118	lb/MMBtu	BACT-PSD
			M10- Total		_		1	
	Avenal Energy Project	6/21/2011			Clean Fuels		gr/100 cf	BACT-PSD
	Suwannee Mill	9/5/2012		,	GCP		gr/100 cf	BACT-PSD
	Big River Steel LLC	9/18/2013			GCP, Clean fuels		lb/MMBtu	BACT-PSD
	Big River Steel LLC	9/18/2013			GCP, Clean fuels		lb/MMBtu	BACT-PSD
	Big River Steel LLC	9/18/2013			GCP, Clean fuels		lb/MMBtu	BACT-PSD
	CPV St. Charles	4/23/2014			GCP, Clean fuels		lb/MMBtu	BACT-PSD
	Flopam Inc.	6/14/2010			GCP, Clean fuels		lb/MMBtu	BACT-PSD
	PSEG Fossil LLC Sewaren Generating Station	3/10/2016			Clean Fuels		lb/MMBtu	BACT-PSD
MI-0406	Renaissance Power LLC	11/1/2013	40	MMBtu/hr	GCP	0.0050	lb/MMBtu	BACT-PSD

RBLC ID	Facility Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Type
MA-0039	Salem Harbor Station Redevelopment	1/30/2014		MMBtu/hr	None	0.0050	lb/MMBtu	BACT-PSD
KS-0029	The Empire District Electric Company	7/14/2015	18.6	MMBtu/hr	None	0.0050	lb/MMBtu	BACT-PSD
NJ-0085	Middlesex Energy Center, LLC	7/19/2016	97.5	MMBtu/hr	Clean Fuels	0.0050	lb/MMBtu	BACT-PSD
OK-0135	Pryor Plant Chemical	2/23/2009	80	MMBtu/hr	None	0.0063	lb/MMBtu	BACT-PSD
MI-0412	Holland Board of Public Works - East 5th Street	12/4/2013	55	MMBtu/hr	GCP	0.0070	lb/MMBtu	BACT-PSD
MI-0412	Holland Board of Public Works - East 5th Street	12/4/2013	95	MMBtu/hr	GCP	0.0070	lb/MMBtu	BACT-PSD
MI-0424	Holland Board of Public Works - East 5th Street	12/5/2016	83.5	MMBtu/hr	GCP	0.0070	lb/MMBtu	BACT-PSD
LA-0314	Indorama Lake Charles Facility	8/3/2016	229	MMBtu/hr	GCP, Clean fuels	0.0070	lb/MMBtu	BACT-PSD
LA-0314	Indorama Lake Charles Facility	8/3/2016	248	MMBtu/hr	GCP, Clean fuels	0.0070	lb/MMBtu	BACT-PSD
MI-0410	Thetford Generating Station	7/25/2013	100	MMBtu/hr	GCP, Clean fuels	0.0070	lb/MMBtu	BACT-PSD
IN-0263	Midwest Fertilizer Company LLC	3/23/2017	218.6	MMBtu/hr	GCP	0.0072	lb/MMBtu	BACT-PSD
IN-0173	Midwest Fertilizer Corporation	6/4/2014	218.6	MMBtu/hr	GCP	0.0072	lb/MMBtu	BACT-PSD
IN-0180	Midwest Fertilizer Corporation	6/4/2014	218.6	MMBtu/hr	GCP	0.0072	lb/MMBtu	BACT-PSD
IN-0179	Ohio Valley Resources, LLC	9/25/2013	218	MMBtu/hr	GCP	0.0072	lb/MMBtu	BACT-PSD
CA-1212	Palmdale Hybrid Power Project	10/18/2011	110	MMBtu/hr	Clean Fuels	0.0073	lb/MMBtu	BACT-PSD
AK-0083	Kenai Nitrogen Operations	1/6/2015	50	MMBtu/hr	None	0.0074	lb/MMBtu	BACT-PSD
AK-0083	Kenai Nitrogen Operations	1/6/2015	243	MMBtu/hr	None		lb/MMBtu	BACT-PSD
MI-0423	Indeck Niles, LLC	1/4/2017	182	MMBtu/hr	GCP	0.0075	lb/MMBtu	BACT-PSD
MI-0427	Filer City Station	11/17/2017	182	MMBtu/hr	GCP	0.0075	lb/MMBtu	BACT-PSD
MD-0046	Keys Energy Center	10/31/2014			GCP, Clean fuels	0.0075	lb/MMBtu	BACT-PSD
MD-0045	Mattawoman Energy Center	11/13/2015	42	MMBtu/hr	GCP, Clean fuels	0.0075	lb/MMBtu	BACT-PSD
CA-1212	Palmdale Hybrid Power Project	10/18/2011			Clean Fuels		lb/MMBtu	BACT-PSD
TX-0576	Pipe Manufacturing Steel Mini Mill	4/19/2010	40	MMBtu/hr	GCP	0.0075	lb/MMBtu	BACT-PSD
OH-0352	Oregon Clean Energy Center	6/18/2013	99	MMBtu/hr	Clean Fuels	0.0080	lb/MMBtu	BACT-PSD
LA-0272	Ammonia Production Facility	3/27/2013	217.5	MMBtu/hr	GCP	0.0089	lb/MMBtu	BACT-PSD
OK-0156	Northstar Agri Ind Enid	7/31/2013	95	MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
MO-0081	American Energy Producers, Inc.	1/22/2009		MMBtu/hr	None	0.0164	lb/MMBtu	BACT-PSD
	American Energy Producers, Inc.	1/25/2008		MMBtu/hr	None		lb/MMBtu	BACT-PSD
MA-0037	Central Heating Plant: Amherst Campus	10/29/2008		MMBtu/hr	None	0.0200	lb/MMBtu	BACT-PSD
			M2.5- Total					
	Renaissance Power LLC	11/1/2013	40	MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
	Evonik Degussa Corporation	1/7/2010		MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
	St. Joseph Energy Center, LLC	12/3/2012			GCP, Clean fuels		lb/MMBtu	BACT-PSD
	Victorville 2 Hybrid Power Project	3/11/2010		,	None		gr/100 cf	BACT-PSD
	Victorville 2 Hybrid Power Project	3/11/2010		MMBtu/hr	None		gr/100 cf	BACT-PSD
FL-0335	Suwannee Mill	9/5/2012		MMBtu/hr	GCP		gr/100 cf	BACT-PSD
	Big River Steel LLC	9/18/2013			GCP, Clean fuels		lb/MMBtu	BACT-PSD
	Big River Steel LLC	9/18/2013			GCP, Clean fuels		lb/MMBtu	BACT-PSD
	Big River Steel LLC	9/18/2013			GCP, Clean fuels		lb/MMBtu	BACT-PSD
WV-0025	Moundsville Combined Cycle Power Plant	11/21/2014	100	MMBtu/hr	GCP, Clean fuels	0.0050	lb/MMBtu	BACT-PSD

RBLC ID	Facility Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре
NJ-0084	PSEG Fossil LLC Sewaren Generating Station	3/10/2016	80	MMBtu/hr	Clean Fuels	0.0050	lb/MMBtu	BACT-PSD
MA-0039	Salem Harbor Station Redevelopment	1/30/2014	80	MMBtu/hr	None	0.0050	lb/MMBtu	BACT-PSD
KS-0029	The Empire District Electric Company	7/14/2015	18.6	MMBtu/hr	None	0.0050	lb/MMBtu	BACT-PSD
NJ-0085	Middlesex Energy Center, LLC	7/19/2016	97.5	MMBtu/hr	Clean Fuels	0.0050	lb/MMBtu	BACT-PSD
MI-0412	Holland Board of Public Works - East 5th Street	12/4/2013	55	MMBtu/hr	GCP	0.0070	lb/MMBtu	BACT-PSD
MI-0412	Holland Board of Public Works - East 5th Street	12/4/2013	95	MMBtu/hr	GCP	0.0070	lb/MMBtu	BACT-PSD
MI-0424	Holland Board of Public Works - East 5th Street	12/5/2016	83.5	MMBtu/hr	GCP	0.0070	lb/MMBtu	BACT-PSD
LA-0314	Indorama Lake Charles Facility	8/3/2016	229	MMBtu/hr	GCP, Clean fuels	0.0070	lb/MMBtu	BACT-PSD
LA-0314	Indorama Lake Charles Facility	8/3/2016	248	MMBtu/hr	GCP, Clean fuels	0.0070	lb/MMBtu	BACT-PSD
MI-0410	Thetford Generating Station	7/25/2013	100	MMBtu/hr	GCP, Clean fuels	0.0070	lb/MMBtu	BACT-PSD
IN-0263	Midwest Fertilizer Company LLC	3/23/2017	218.6	MMBtu/hr	GCP	0.0072	lb/MMBtu	BACT-PSD
IN-0179	Ohio Valley Resources, LLC	9/25/2013	218	MMBtu/hr	GCP	0.0072	lb/MMBtu	BACT-PSD
CA-1212	Palmdale Hybrid Power Project	10/18/2011	110	MMBtu/hr	Clean Fuels	0.0073	lb/MMBtu	BACT-PSD
AK-0083	Kenai Nitrogen Operations	1/6/2015	50	MMBtu/hr	None	0.0074	lb/MMBtu	BACT-PSD
AK-0083	Kenai Nitrogen Operations	1/6/2015	243	MMBtu/hr	None	0.0074	lb/MMBtu	BACT-PSD
MI-0423	Indeck Niles, LLC	1/4/2017	182	MMBtu/hr	GCP	0.0075	lb/MMBtu	BACT-PSD
OK-0148	Buffalo Creek Processing Plant	9/12/2012	11.04	MMBtu/hr	None	0.0075	lb/MMBtu	BACT-PSD
MI-0427	Filer City Station	11/17/2017	182	MMBtu/hr	GCP	0.0075	lb/MMBtu	BACT-PSD
MD-0045	Mattawoman Energy Center	11/13/2015	42	MMBtu/hr	GCP, Clean fuels	0.0075	lb/MMBtu	BACT-PSD
CA-1212	Palmdale Hybrid Power Project	10/18/2011	40	MMBtu/hr	Clean Fuels	0.0075	lb/MMBtu	BACT-PSD
LA-0272	Ammonia Production Facility	3/27/2013	217.5	MMBtu/hr	GCP	0.0089	lb/MMBtu	BACT-PSD
OK-0156	Northstar Agri Ind Enid	7/31/2013	95	MMBtu/hr	GCP	0.0126	lb/MMBtu	BACT-PSD
		Volatile (Organic Compo	ounds				
TX-0813	Odessa Petrochemical Plant	11/22/2016			GCP	0.0005	lb/MMBtu	BACT-PSD
MO-0079	American Energy Producers, Inc.	1/25/2008	190	MMBtu/hr	GCP	0.0010	lb/MMBtu	BACT-PSD
MI-0389	Karn Weadock Generating Complex	12/29/2009	220	MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
FL-0318	Highlands Ethanol Facility	12/10/2009	198	MMBtu/hr	None	0.0015	lb/MMBtu	BACT-PSD
WY-0075	Cheyenne Prairie Generating Station	7/16/2014	25.06	MMBtu/hr	GCP	0.0017	lb/MMBtu	BACT-PSD
	Nucor Steel - Berkeley	5/5/2008	50.21	MMBtu/hr	GCP, Clean fuels		lb/MMBtu	BACT-PSD
	Olefins Plant	8/8/2014			GCP		lb/MMBtu	BACT-PSD
FL-0335	Suwannee Mill	9/5/2012		MMBtu/hr	GCP	0.0030	lb/MMBtu	BACT-PSD
LA-0295	Westlake Facility	7/12/2016			Ox Cat, GCP		lb/MMBtu	BACT-PSD
	Perdue Grain And Oilseed, LLC	7/12/2017			None		lb/MMBtu	BACT-PSD
AR-0121	El Dorado Chemical Company	11/18/2013			GCP	0.0040	lb/MMBtu	BACT-PSD
	Indeck Niles, LLC	1/4/2017		MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
	Ray Compressor Station	10/14/2010		MMBtu/hr	None		lb/MMBtu	BACT-PSD
	Marshalltown Generating Station	4/14/2014		MMBtu/hr	None		lb/MMBtu	BACT-PSD
MI-0406	Renaissance Power LLC	11/1/2013			GCP		lb/MMBtu	BACT-PSD
	St. Joseph Energy Center, LLC	12/3/2012			GCP		lb/MMBtu	BACT-PSD
IN-0239	Subaru of Indiana Automotive, Inc.	2/18/2016	38	MMBtu/hr	None	0.0050	lb/MMBtu	BACT-PSD

RBLC ID	Facility Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре
OR-0050	Troutdale Energy Center, LLC	3/5/2014	39.8	MMBtu/hr	LNB, FGR	0.0050	lb/MMBtu	BACT-PSD
OH-0310	American Municipal Power Generating Station	10/8/2009	150	MMBtu/hr	None	0.0052	lb/MMBtu	BACT-PSD
IN-0263	Midwest Fertilizer Company LLC	3/23/2017	218.6	MMBtu/hr	GCP	0.0052	lb/MMBtu	BACT-PSD
IN-0173	Midwest Fertilizer Corporation	6/4/2014	218.6	MMBtu/hr	GCP	0.0052	lb/MMBtu	BACT-PSD
IN-0180	Midwest Fertilizer Corporation	6/4/2014	218.6	MMBtu/hr	GCP	0.0052	lb/MMBtu	BACT-PSD
IN-0179	Ohio Valley Resources, LLC	9/25/2013	218	MMBtu/hr	GCP	0.0052	lb/MMBtu	BACT-PSD
OH-0323	Titan Tire Corporation of Bryan	6/5/2008	50.4	MMBtu/hr	None	0.0054	lb/MMBtu	BACT-PSD
OH-0350	Republic Steel	7/18/2012	65	MMBtu/hr	GCP	0.0054	lb/MMBtu	BACT-PSD
LA-0272	Ammonia Production Facility	3/27/2013	217.5	MMBtu/hr	GCP, FGR	0.0054	lb/MMBtu	BACT-PSD
AL-0312	Belk Chip-N-Saw Facility	5/26/2016	60	MMBtu/hr	GCP	0.0054	lb/MMBtu	BACT-PSD
AR-0140	Big River Steel LLC	9/18/2013	24.5	MMBtu/hr	GCP, Clean fuels	0.0054	lb/MMBtu	BACT-PSD
AR-0140	Big River Steel LLC	9/18/2013	51.2	MMBtu/hr	GCP, Clean fuels	0.0054	lb/MMBtu	BACT-PSD
OK-0148	Buffalo Creek Processing Plant	9/12/2012	11.04	MMBtu/hr	None	0.0054	lb/MMBtu	BACT-PSD
LA-0314	Indorama Lake Charles Facility	8/3/2016	229	MMBtu/hr	GCP	0.0054	lb/MMBtu	BACT-PSD
LA-0314	Indorama Lake Charles Facility	8/3/2016	248	MMBtu/hr	GCP	0.0054	lb/MMBtu	BACT-PSD
AK-0083	Kenai Nitrogen Operations	1/6/2015	50	MMBtu/hr	None	0.0054	lb/MMBtu	BACT-PSD
AK-0083	Kenai Nitrogen Operations	1/6/2015	243	MMBtu/hr	None	0.0054	lb/MMBtu	BACT-PSD
AL-0282	Lenzing Fibers, Inc.	1/22/2014	100	MMBtu/hr	GCP	0.0054	lb/MMBtu	BACT-PSD
TX-0576	Pipe Manufacturing Steel Mini Mill	4/19/2010	40	MMBtu/hr	GCP	0.0054	lb/MMBtu	BACT-PSD
SC-0160	US8 Facility	12/13/2012	33.6	MMBtu/hr	None	0.0054	lb/MMBtu	BACT-PSD
IA-0096	Verasun Charles City, LLC	11/18/2008	50	MMBtu/hr	None	0.0054	lb/MMBtu	BACT-PSD
MO-0082	Archer Daniels Midland-Mexico	10/5/2010	85.6	MMBtu/hr	GCP	0.0055	lb/MMBtu	BACT-PSD
AL-0286	Mount Vernon Mill	3/25/2010	70	MMBtu/hr	None	0.0055	lb/MMBtu	BACT-PSD
AL-0300	Thyssenkrupp Stainless USA, LLC	3/25/2010	28.6	MMBtu/hr	None	0.0055	lb/MMBtu	BACT-PSD
OH-0315	New Steel International, Inc., Haverhill	5/6/2008	50.4	MMBtu/hr	None	0.0056	lb/MMBtu	BACT-PSD
LA-0248	Direct Reduction Iron Plant	1/27/2011	201	MMBtu/hr	GCP	0.0059	lb/MMBtu	BACT-PSD
AL-0307	Alloys Plant	10/9/2015	17.5	MMBtu/hr	GCP	0.0060	lb/MMBtu	BACT-PSD
AL-0307	Alloys Plant	10/9/2015	24.59	MMBtu/hr	GCP	0.0060	lb/MMBtu	BACT-PSD
WV-0025	Moundsville Combined Cycle Power Plant	11/21/2014	100	MMBtu/hr	GCP, Clean fuels	0.0060	lb/MMBtu	BACT-PSD
OK-0156	Northstar Agri Ind Enid	7/31/2013		MMBtu/hr	GCP	0.0060	lb/MMBtu	BACT-PSD
OH-0352	Oregon Clean Energy Center	6/18/2013	99	MMBtu/hr	GCP	0.0060	lb/MMBtu	BACT-PSD
OK-0135	Pryor Plant Chemical	2/23/2009	80	MMBtu/hr	None	0.0063	lb/MMBtu	BACT-PSD
LA-0248	Direct Reduction Iron Plant	1/27/2011	201	MMBtu/hr	GCP	0.0078	lb/MMBtu	BACT-PSD
MI-0412	Holland Board of Public Works - East 5th Street	12/4/2013	55	MMBtu/hr	GCP	0.0080	lb/MMBtu	BACT-PSD
MI-0412	Holland Board of Public Works - East 5th Street	12/4/2013	95	MMBtu/hr	GCP	0.0080	lb/MMBtu	BACT-PSD
MI-0424	Holland Board of Public Works - East 5th Street	12/5/2016		MMBtu/hr	GCP	0.0080	lb/MMBtu	BACT-PSD
MI-0410	Thetford Generating Station	7/25/2013	100	MMBtu/hr	GCP, Clean fuels	0.0080	lb/MMBtu	BACT-PSD
OK-0129	Chouteau Power Plant	1/23/2009	33.5	MMBtu/hr	GCP	0.0161	lb/MMBtu	BACT-PSD
MO-0081	American Energy Producers, Inc.	1/22/2009	95	MMBtu/hr	None	0.0164	lb/MMBtu	BACT-PSD

RBLC ID	Facility Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре
	·	•	<u> </u>	Nitrogen Dioxide		•		
*AL-0328	PLANT BARRY	11/09/2020	90.5	MMBtu/hr		0.011	LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	88.7	MMBTU/HR	CBF/GCP/LNB	0.035	LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	0		CBF/GCP/LNB	0.095	LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	53.7	MMBTU/HR	CBF/GCP/LNB	0.035	LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	53.7	MMBTU/HR	CBF/GCP/LNB	0.035	LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	78.2	MMBTU/HR	SCR/CBF/GCP/LNB	0.035	LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	85.15	MMBTU/HR	CBF/GCP/LNB	0.1	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP/LNB	0.097	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP/LNB	0.095	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP/LNB	0.035	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		SCR/CBF/GCP/LNB	0.035	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP/LNB	0.035	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP/LNB	0.08	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP/LNB	0.035	LB/MMBTU	BACT
AR-0167	LION OIL COMPANY	12/01/2020	75	MMBtu/hr	Ultra-LNB/GCP	3.5	LB/HR	BACT
AR-0167	LION OIL COMPANY	12/01/2020	56	MMBtu/hr	GCP	2.8	LB/HR	BACT
AR-0167	LION OIL COMPANY	12/01/2020	70	MMBtu/hr		12.7	LB/HR	BACT
AR-0167	LION OIL COMPANY	12/01/2020	50	MMBtu/hr	GCP	5.3	LB/HR	BACT
AR-0167	LION OIL COMPANY	12/01/2020	142.2		Ultra-LNB/GCP	6.5	LB/HR	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	117.9	MMBtu/hr	CBF/GCP/LNB	0.1	LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021		MMBtu/hr	CBF/GCP/LNB		LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021		MMBtu/hr	CBF/GCP/LNB		LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	64	·	CBF/GCP/LNB		LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	0	,	GCP/Energy efficient burners/CBF	0.05	LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	02/14/2019	128	MMBTU/hr	LNB/SCR/SNCR		LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	02/14/2019	50.4	MMBTU/hr	LNB		LB/MMBTU	BACT
*AR-0172	NUCOR STEEL ARKANSAS	09/01/2021	0	,	LNB		LB/MMBTU	BACT
*AR-0172	NUCOR STEEL ARKANSAS	09/01/2021	0		LNB	0.035	LB/MMBTU	BACT
*AR-0172	NUCOR STEEL ARKANSAS	09/01/2021	0		LNB/SCR/SNCR	0.0075	LB/MMBTU	BACT
IL-0130	JACKSON ENERGY CENTER	12/31/2018	96	mmBtu/hr	Ultra-LNB/FGR/GCP		LB/MMBTU	LAER
KY-0110	NUCOR STEEL BRANDENBURG	07/23/2020	54	MMBtu/hr	LNB/GCP	158	LB/MMSCF	BACT
KY-0110	NUCOR STEEL BRANDENBURG	07/23/2020	60	MMBtu/hr, combined	LNB/GCP	81.6	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021		MMBtu/hr	LNB/GCP		LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	94	MMBtu/hr	LNB/GCP	7.5	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	104.3	MMBtu/hr	LNB/GCP		LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	65.5	MMBtu/hr	LNB/GCP		LB/MMSCF	BACT
LA-0364	FG LA COMPLEX	01/06/2020	0	,	LNB		LB/MMBTU	BACT
LA-0364	FG LA COMPLEX	01/06/2020	94	mm btu/h	SCR/LNB		LB/H	BACT
MI-0441	LBWLERICKSON STATION	12/21/2018	99	MMBTU/H	LNB or FGR/GCP	30	PPM	BACT
MI-0442	THOMAS TOWNSHIP ENERGY, LLC	08/21/2019		MMBTU/H	GCP/LNB	0.036	LB/MMBTU	BACT
MI-0447	LBWLERICKSON STATION	01/07/2021		MMBTU/H	LNB or FGR/GCP		PPM	BACT
OH-0379	PETMIN USA INCORPORATED	02/06/2019	0	,	Direct Evacuation Control		LB/T	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	88	MMBTU/H	CBF/LNB/GCP		LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019		MMBTU/H	CBF/LNB/GCP		LB/H	BACT
TX-0851	RIO BRAVO PIPELINE FACILITY	12/17/2018		MMBTU/HR	LNB/GCP		LB/MMBTU	BACT
TX-0888	ORANGE POLYETHYLENE PLANT	04/23/2020	0		SCR/CEMS		LB/MMBTU	BACT
TX-0888	ORANGE POLYETHYLENE PLANT	04/23/2020		MMBtu	GCP/LNB		LB/MMBTU	BACT
TX-0888	ORANGE POLYETHYLENE PLANT	04/23/2020	0		LNB		LB/MMBTU	BACT
*WI-0291	GRAYMONT WESTERN LIME-EDEN	01/28/2019	0		GCP/LNB		LB/HR	BACT
*WI-0291	GRAYMONT WESTERN LIME-EDEN	01/28/2019	0		GCP/LNB		LB/HR	BACT

RBLC ID	Facility Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре
11.02010	radinty Name	1 0111110 2 440		Carbon Monoxide	CONTROL		01116	.,,,,,
*AL-0328	PLANT BARRY	11/09/2020	90.5	MMBtu/hr		0.037	LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018		MMBTU/HR	CBF/GCP		LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	0		CBF/GCP		LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	53.7	MMBTU/HR	CBF/GCP		LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018		MMBTU/HR	CBF/GCP		LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018		MMBTU/HR	CBF/GCP		LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018		MMBTU/HR	CBF/GCP		LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP		LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP		LB/MMBTU	BACT
	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP		LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP	0.0824	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP	0.0824	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP	0.0824	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP	0.0824	LB/MMBTU	BACT
AR-0167	LION OIL COMPANY	12/01/2020	142.2	MMBtu/hr	GCP	7.4	LB/HR	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	117.9	MMBtu/hr	CBF/GCP	0.0824	LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	58	MMBtu/hr	CBF/GCP	0.0824	LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	64	MMBtu/hr	CBF/GCP	0.0824	LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	02/14/2019	128	MMBTU/hr	GCP	0.084	LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	02/14/2019	50.4	MMBTU/hr	GCP	0.075	LB/MMBTU	BACT
*AR-0172	NUCOR STEEL ARKANSAS	09/01/2021	0		GCP	0.084	LB/MMBTU	BACT
*AR-0172	NUCOR STEEL ARKANSAS	09/01/2021	0		GCP	0.084	LB/MMBTU	BACT
IL-0130	JACKSON ENERGY CENTER	12/31/2018	96	mmBtu/hr	GCP	0.037	LB/MMBTU	BACT
KY-0110	NUCOR STEEL BRANDENBURG	07/23/2020	54	MMBtu/hr	GCP	84	LB/MMSCF	BACT
KY-0110	NUCOR STEEL BRANDENBURG	07/23/2020	60	MMBtu/hr, combined	GCP	84	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	50.4	MMBtu/hr	GCP	61	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	94	MMBtu/hr	GCP	84	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	104.3	MMBtu/hr	GCP	84	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	65.5	MMBtu/hr	GCP	84	LB/MMSCF	BACT
LA-0364	FG LA COMPLEX	01/06/2020	0		GCP	0.037	LB/MMBTU	BACT
LA-0364	FG LA COMPLEX	01/06/2020	94	mm btu/h	GCP/OxCat	26.21	LB/H	BACT
MI-0441	LBWLERICKSON STATION	12/21/2018	99	MMBTU/H	GCP	50	PPM	BACT
MI-0442	THOMAS TOWNSHIP ENERGY, LLC	08/21/2019	80	MMBTU/H	GCP	0.037	LB/MMBTU	BACT
MI-0447	LBWLERICKSON STATION	01/07/2021	50	MMBTU/H	GCP	50	PPM	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	88	MMBTU/H	CBF/baffle burners/GCP	6.16	LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	112	MMBTU/H	CBF/baffle burners/GCP		LB/H	BACT
SC-0192	CANFOR SOUTHERN PINE - CONWAY MILL	05/21/2019	0		Work Practice Standards	0.0375	LB/MMBTU	BACT
TX-0851	RIO BRAVO PIPELINE FACILITY	12/17/2018	71.3	MMBTU/HR	CBF/GCP	0.082	LB/MMBTU	BACT
TX-0888	ORANGE POLYETHYLENE PLANT	04/23/2020	0		GCP/proper design		PPMVD	BACT
TX-0888	ORANGE POLYETHYLENE PLANT	04/23/2020	100	MMBtu	GCP/proper design		PPMVD	BACT
TX-0888	ORANGE POLYETHYLENE PLANT	04/23/2020	0		CBF/GCP		LB/MMBTU	BACT
*WI-0291	GRAYMONT WESTERN LIME-EDEN	01/28/2019	0		CBF/GCP		LB/HR	BACT
*WI-0291	GRAYMONT WESTERN LIME-EDEN	01/28/2019	0		GCP	45.8	LB/HR	BACT

RBLC ID	Facility Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Type
11,520.15	, admity realine	1 0111110 2 4 4 0		olatile Organic Compoun			0	.,,,,,
*AL-0328	PLANT BARRY	11/09/2020		MMBtu/hr		0.004	LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018		MMBTU/HR	CBF/GCP		LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	0		CBF/GCP		LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	53.7	MMBTU/HR	CBF/GCP		LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018		MMBTU/HR	CBF/GCP		LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018		MMBTU/HR	CBF/GCP		LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018		MMBTU/HR	CBF/GCP		LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP		LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP		LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP		LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP		LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP		LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP		LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP		LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	117.9	MMBtu/hr	CBF/GCP		LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021		MMBtu/hr	CBF/GCP		LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021		MMBtu/hr	CBF/GCP		LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021		MMBtu/hr	CBF/GCP		LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	0	,	GCP/Energy efficient burners/CBF		LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	02/14/2019	128	MMBTU/hr	GCP		LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	02/14/2019		MMBTU/hr	GCP	0.0026	•	BACT
*AR-0172	NUCOR STEEL ARKANSAS	09/01/2021	0		GCP		LB/MMBTU	BACT
*AR-0172	NUCOR STEEL ARKANSAS	09/01/2021	0		GCP	0.0055	LB/MMBTU	BACT
KY-0110	NUCOR STEEL BRANDENBURG	07/23/2020	54	MMBtu/hr	GCP	5.5	LB/MMSCF	BACT
KY-0110	NUCOR STEEL BRANDENBURG	07/23/2020	60	MMBtu/hr, combined	GCP	5.5	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	50.4	MMBtu/hr	GCP	5.5	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	94	MMBtu/hr	GCP		LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	104.3	MMBtu/hr	GCP	5.5	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	65.5	MMBtu/hr	GCP	5.5	LB/MMSCF	BACT
LA-0364	FG LA COMPLEX	01/06/2020	0		GCP	4.02	LB/H	BACT
LA-0364	FG LA COMPLEX	01/06/2020	94	mm btu/h	OxCat/GCP	13.37	LB/H	BACT
MI-0441	LBWLERICKSON STATION	12/21/2018	99	MMBTU/H	GCP	0.5	LB/H	BACT
MI-0442	THOMAS TOWNSHIP ENERGY, LLC	08/21/2019	80	MMBTU/H	GCP	0.0054	LB/MMBTU	BACT
MI-0447	LBWLERICKSON STATION	01/07/2021	50	MMBTU/H	GCP	0.3	LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	88	MMBTU/H	CBF/GCP	0.48	LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	112	MMBTU/H	CBF/GCP	0.62	LB/H	BACT
SC-0192	CANFOR SOUTHERN PINE - CONWAY MILL	05/21/2019	0		Work Practice Standards		LB/MMBTU	BACT
TX-0851	RIO BRAVO PIPELINE FACILITY	12/17/2018	71.3	MMBTU/HR	CBF/GCP	0.0054	LB/MMBTU	BACT
TX-0877	SWEENY REFINERY	01/08/2020	0		CBF/GCP	0.0054	LB/MMBTU	LAER
TX-0888	ORANGE POLYETHYLENE PLANT	04/23/2020	0		GCP/proper design	0.0054	LB/MMBTU	BACT
TX-0888	ORANGE POLYETHYLENE PLANT	04/23/2020	100	MMBtu	GCP/proper design	0.0054	LB/MMBTU	BACT
*WI-0289	GEORGIA-PACIFIC CONSUMER PRODUCTS LLC	04/01/2019	95	mmBTU/hr	GCP	0.0055	LB/MMBTU	BACT

⁽a) OxCat = oxidation catalyst, SCR = selective catalytic reduction, LNB = low-NOx burners, GCP = good combustion practices, CBF = clean burning fuels, SNCR = selective, noncatalytic reduction, CEMS = continuous emission monitoring system

RBLC ID	Facility Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре
				PM ₁₀ (total)				
AR-0155	BIG RIVER STEEL LLC	11/07/2018	0		CBF/GCP	0.0075	LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	53.7	MMBTU/HR	CBF/GCP	0.0019	LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	53.7	MMBTU/HR	CBF/GCP	6.8	X10^-4 LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	85.15	MMBTU/HR	CBF/GCP	0.0075	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP	0.0075	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP		LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP	0.0012	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP	0.0019	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP	0.0075	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP	0.0007	LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	117.9	MMBtu/hr	CBF/GCP	0.0075	LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	58	MMBtu/hr	CBF/GCP	0.013	LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021		MMBtu/hr	CBF/GCP		LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021		MMBtu/hr	CBF/GCP		LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	0	· · · · · · · · · · · · · · · · · · ·	Mist eliminator/GCP		GR/DSCF	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	0		GCP/Energy efficient burners/CBF		LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	02/14/2019	128	MMBTU/hr	GCP	0.0076	LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	02/14/2019	50.4	MMBTU/hr	GCP	0.0076	LB/MMBTU	BACT
*AR-0172	NUCOR STEEL ARKANSAS	09/01/2021	0		GCP	0.0076	LB/MMBTU	BACT
*AR-0172	NUCOR STEEL ARKANSAS	09/01/2021	0		GCP	0.0076	GR/DSCF	BACT
*AR-0172	NUCOR STEEL ARKANSAS	09/01/2021	0		Wet Scrubber System with mist eliminator	0.0013	LB/MMBTU	BACT
KY-0110	NUCOR STEEL BRANDENBURG	07/23/2020	54	MMBtu/hr	GCP	7.6	LB/MMSCF	BACT
KY-0110	NUCOR STEEL BRANDENBURG	07/23/2020	60	MMBtu/hr, combined	GCP	7.6	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	50.4	MMBtu/hr	GCP	7.6	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	94	MMBtu/hr	GCP	7.6	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	104.3	MMBtu/hr	GCP	7.6	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	65.5	MMBtu/hr	GCP	7.6	LB/MMSCF	BACT
LA-0364	FG LA COMPLEX	01/06/2020	0		CBF/GCP	0.03	LB/H	BACT
LA-0364	FG LA COMPLEX	01/06/2020	94	mm btu/h	CBF/GCP	0.61	LB/H	BACT
MI-0441	LBWLERICKSON STATION	12/21/2018	99	MMBTU/H	GCP	0.74	LB/H	BACT
MI-0442	THOMAS TOWNSHIP ENERGY, LLC	08/21/2019	80	MMBTU/H	CBF/GCP	7.6	LB/MMSCF	BACT
MI-0447	LBWLERICKSON STATION	01/07/2021	50	MMBTU/H	GCP	0.74	LB/H	BACT
OH-0379	PETMIN USA INCORPORATED	02/06/2019	0		Control Efficiency	0.074	LB/T	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	88	MMBTU/H	CBF/GCP	0.88	LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	112	MMBTU/H	CBF/GCP	1.12	LB/H	BACT
TX-0851	RIO BRAVO PIPELINE FACILITY	12/17/2018	71.3	MMBTU/HR	CBF/GCP	0.0075	LB/MMBTU	BACT
*VA-0333	NORFOLK NAVAL SHIPYARD	12/09/2020	76.6	MMBtu/hr		0.0078	LB	BACT
		,		PM ₁₀ (filterable only)			•	
*AL-0328	PLANT BARRY	11/09/2020	90.5	MMBtu/hr		0.0075	LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018		MMBTU/HR	CBF/GCP	9.38	X10^-4 LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018		MMBTU/HR	CBF/GCP		LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP		LB/MMBTU	BACT
TX-0888	ORANGE POLYETHYLENE PLANT	04/23/2020	0		CBF/GCP		LB/MMBTU	BACT
TX-0888	ORANGE POLYETHYLENE PLANT	04/23/2020	100	MMBtu	CBF/GCP	0.0075	LB/MMBTU	BACT
TX-0888	ORANGE POLYETHYLENE PLANT	04/23/2020	0		CBF/GCP		LB/MMBTU	BACT
(a) OuCat - avi			CCD - good combust	ian praetices CDF – elean	burning fuels. SNCR = selective, noncatalytic reduct			

RBLC ID	Facility Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре
KDEC ID	racincy rearrie	T CHILL Date	Tilloughput	PM _{2.5} (total)	Controls	Liniosion Liniic	Oilits	Турс
AD 0155	BIG RIVER STEEL LLC	11/07/2018	1 007	MMBTU/HR	CBF/GCP	0.20	X10^-4 LB/MMBTU	BACT
AR-0155 AR-0155	BIG RIVER STEEL LLC	11/07/2018		MMBTU/HR	CBF/GCP		LB/MMBTU	BACT
	BIG RIVER STEEL LLC	11/07/2018		MMBTU/HR	CBF/GCP		X10^-4 LB/MMBTU	BACT
AR-0155		11/07/2018		MMBTU/HR	CBF/GCP		LB/MMBTU	BACT
AR-0155 AR-0155	BIG RIVER STEEL LLC BIG RIVER STEEL LLC			MMBTU/HR			LB/MMBTU	BACT
		11/07/2018	85.15	MINIBIO/HK	CBF/GCP		LB/MMBTU	BACT
AR-0159 AR-0159	BIG RIVER STEEL LLC BIG RIVER STEEL LLC	04/05/2019 04/05/2019	0		CBF/GCP CBF/GCP		LB/MMBTU	BACT
	BIG RIVER STEEL LLC		0		<u> </u>		LB/MMBTU	BACT
AR-0159 AR-0159		04/05/2019 04/05/2019	0		CBF/GCP		LB/MMBTU	BACT
AR-0159 AR-0159	BIG RIVER STEEL LLC BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP		LB/MMBTU	BACT
AR-0159 AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP		LB/MMBTU	BACT
AR-0159 AR-0168	BIG RIVER STEEL LLC	03/17/2021	·	MMBtu/hr	CBF/GCP		LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021		MMBtu/hr	CBF/GCP		LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021		MMBtu/hr	CBF/GCP		LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021		MMBtu/hr	CBF/GCP		LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	04	· '	Mist eliminator/GCP		GR/DSCF	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	0		GCP/Energy efficient burners/CBF		LB/MMBTU	BACT
AR-0100 AR-0171	NUCOR STEEL ARKANSAS	02/14/2019	·	MMBTU/hr	GCP/Energy emicient burners/CBP		LB/MMBTU	BACT
AR-0171 AR-0171	NUCOR STEEL ARKANSAS	02/14/2019	_	MMBTU/hr	GCP		LB/MMBTU	BACT
*AR-0171	NUCOR STEEL ARKANSAS NUCOR STEEL ARKANSAS	09/01/2021	50.4		GCP		LB/MMBTU	BACT
*AR-0172	NUCOR STEEL ARKANSAS	09/01/2021	0		GCP		GR/DSCF	BACT
*AR-0172	NUCOR STEEL ARKANSAS	09/01/2021	0		Wet Scrubber System with mist eliminator		GR/DSCF	BACT
KY-0172	NUCOR STEEL ARRANSAS NUCOR STEEL BRANDENBURG	07/23/2020	·	MMBtu/hr	GCP		LB/MMSCF	BACT
KY-0110	NUCOR STEEL BRANDENBURG	07/23/2020		MMBtu/hr, combined	GCP		LB/MMSCF	BACT
KY-0110 KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021		MMBtu/hr	GCP		LB/MMSCF	BACT
KY-0115 KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021		MMBtu/hr	GCP		LB/MMSCF	BACT
KY-0115 KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021		MMBtu/hr	GCP		LB/MMSCF	BACT
KY-0115 KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021		MMBtu/hr	GCP		LB/MMSCF	BACT
LA-0364	FG LA COMPLEX	01/06/2020	05.5	· · · · · · · · · · · · · · · · · · ·	CBF/GCP		LB/H	BACT
LA-0364 LA-0364	FG LA COMPLEX	01/06/2020	·	mm btu/h	CBF/GCP		LB/H	BACT
MI-0441	LBWLERICKSON STATION	12/21/2018		MMBTU/H	GCP		LB/H	BACT
MI-0441	THOMAS TOWNSHIP ENERGY, LLC	08/21/2019		MMBTU/H	CBF/GCP		LB/MMSCF	BACT
MI-0447	LBWLERICKSON STATION	01/07/2021		MMBTU/H	GCP		LB/H	BACT
OH-0379	PETMIN USA INCORPORATED	02/06/2019	30	· · · · · · · · · · · · · · · · · · ·	Control Efficiency	0.0061		BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	v	MMBTU/H	CBF/GCP		LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019		MMBTU/H	CBF/GCP		LB/H	BACT
TX-0851	RIO BRAVO PIPELINE FACILITY	12/17/2018		MMBTU/HR	CBF/GCP		LB/MMBTU	BACT
*VA-0333	NORFOLK NAVAL SHIPYARD	12/09/2020		MMBtu/hr	CBI/GCI	0.0078		BACT
VA-0333	MONI OEK MAVAE SHIF FAND	12/03/2020	70.0	PM _{2.5} (filterable only)		0.0076	יונט	IBACI
***************************************	PLANT BARRY	11/00/2020	00.5	MMBtu/hr	T	0.007	LB/MMBTU	BACT
*AL-0328		11/09/2020	90.5	IVIIVIBLU/III	CDE /CCD		LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	0	1	CBF/GCP			
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP		LB/MMBTU	BACT
TX-0888	ORANGE POLYETHYLENE PLANT	04/23/2020	v		CBF/GCP		LB/MMBTU LB/MMBTU	BACT BACT
TX-0888 TX-0888	ORANGE POLYETHYLENE PLANT ORANGE POLYETHYLENE PLANT	04/23/2020 04/23/2020	100	MMBtu	CBF/GCP		LB/MMBTU	BACT
		- ' '			hurning fuels SNCR - selective noncatalytic reduction			_

RBLC ID	Facility Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре
			Gr	eenhouse Gases - CO ₂				
AR-0155	BIG RIVER STEEL LLC	11/07/2018	88.7 M	IMBTU/HR	GCP/Minimum Boiler Efficiency	117	LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	0		CBF/GCP	117	LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	53.7 M	IMBTU/HR	GCP/Minimum Boiler Efficiency	117	LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	53.7 M	IMBTU/HR	GCP/Minimum Boiler Efficiency	117	LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	78.2 M	IMBTU/HR	GCP	117	LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	85.15 M	IMBTU/HR	GCP	117	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		GCP	117	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		GCP/Minimum Boiler Efficiency	117	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		GCP	117	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		GCP/Minimum Boiler Efficiency	117	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		GCP	117	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		GCP/Minimum Boiler Efficiency	117	LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	117.9 M	IMBtu/hr	GCP	117	LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	66 M	IMBtu/hr	GCP	117	LB/MMBTU	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	64 M	IMBtu/hr	GCP	117	LB/MMBTU	BACT
			Greenho	use Gases - CO ₂ equiv	alents			
*AL-0328	PLANT BARRY	11/09/2020	90.5 M	IMBtu/hr		46416	TPY	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		GCP	117	LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	02/14/2019	128 M	IMBTU/hr	GCP	121	L LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	02/14/2019	50.4 M	IMBTU/hr	GCP	121	L LB/MMBTU	BACT
*AR-0172	NUCOR STEEL ARKANSAS	09/01/2021	0	,	GCP	121	L LB/MMBTU	BACT
*AR-0172	NUCOR STEEL ARKANSAS	09/01/2021	0		GCP	121	L LB/MMBTU	BACT
IL-0130	JACKSON ENERGY CENTER	12/31/2018	96 m	mBtu/hr	GCP	11250	TONS/YEAR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	07/23/2020	54 M	IMBtu/hr	GCP	27991	L TON/YR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	07/23/2020	60 M	IMBtu/hr, combined	GCP	31101	L TON/YR	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	50.4 M	IMBtu/hr	GCP	26125	TONS/YR	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	94 M	IMBtu/hr	GCP	48725	TONS/YR	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	104.3 M	IMBtu/hr	GCP	54065	TONS/YR	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	65.5 M	IMBtu/hr	GCP	33952	TONS/YR	BACT
LA-0364	FG LA COMPLEX	01/06/2020	0		GCP	5858	TONS/YR	BACT
LA-0364	FG LA COMPLEX	01/06/2020	94 m	m btu/h	CBF/energy-efficient design options/GCP	455475	T/YR	BACT
MI-0441	LBWLERICKSON STATION	12/21/2018	99 M	IMBTU/H	CBF/GCP/energy efficiency measures	50776	T/YR	BACT
MI-0442	THOMAS TOWNSHIP ENERGY, LLC	08/21/2019	80 M	IMBTU/H	Energy efficiency	41031	L T/YR	BACT
MI-0447	LBWLERICKSON STATION	01/07/2021	50 M	IMBTU/H	CBF/GCP/energy efficiency measures	25644	T/YR	BACT
OH-0379	PETMIN USA INCORPORATED	02/06/2019	0		GCP	186.41	L LB/T	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	88 M	IMBTU/H	CBF/energy efficient design	10283.06	LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	112 M	IMBTU/H	CBF/energy efficient design	13087.2	LB/H	BACT
*VA-0333	NORFOLK NAVAL SHIPYARD	12/09/2020	76.6 M	IMBtu/hr		117.1	L LB	BACT
				Sulfuric Acid Mist				
IL-0130	JACKSON ENERGY CENTER	12/31/2018	96 m	mBtu/hr	GCP	0.1	POUNDS/HOUR	BACT

⁽a) OxCat = oxidation catalyst, SCR = selective catalytic reduction, LNB = low-NOx burners, GCP = good combustion practices, CBF = clean burning fuels, SNCR = selective, noncatalytic reduction, CEMS = continuous emission monitoring system

RBLC ID	Facility Name	Permit Date	Throughput	Units	Controls	Emission Limit Uni	ts Type
				Opacity			
AR-0155	BIG RIVER STEEL LLC	11/07/2018	88.7	MMBTU/HR	CBF/GCP	5 %	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	0		CBF/GCP	5 %	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	53.7	MMBTU/HR	CBF/GCP	5 %	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	53.7	MMBTU/HR	CBF/GCP	5 %	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	78.2	MMBTU/HR	CBF/GCP	5 %	BACT
AR-0155	BIG RIVER STEEL LLC	11/07/2018	85.15	MMBTU/HR	CBF/GCP	5 %	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP	5 %	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP	5 %	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP	5 %	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP	5 %	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP	5 %	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP	5 %	BACT
AR-0159	BIG RIVER STEEL LLC	04/05/2019	0		CBF/GCP	5 %	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	117.9	MMBtu/hr	CBF/GCP	5 %	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	58	MMBtu/hr	CBF/GCP	5 %	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	66	MMBtu/hr	CBF/GCP	5 %	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	64	MMBtu/hr	CBF/GCP	5 %	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	0		Mist eliminator/GCP	5 %	BACT
AR-0168	BIG RIVER STEEL LLC	03/17/2021	0		GCP/Energy efficient burners/CBF	5 %	BACT
AR-0171	NUCOR STEEL ARKANSAS	02/14/2019	128	MMBTU/hr	GCP	5 %	BACT
AR-0171	NUCOR STEEL ARKANSAS	02/14/2019	50.4	MMBTU/hr	GCP	5 %	BACT
*AR-0172	NUCOR STEEL ARKANSAS	09/01/2021	0		GCP	5 %	BACT
*AR-0172	NUCOR STEEL ARKANSAS	09/01/2021	0		GCP	5 %	BACT
*AR-0172	NUCOR STEEL ARKANSAS	09/01/2021	0		Wet Scrubber System with mist eliminator	10 %	BACT
*WI-0291	GRAYMONT WESTERN LIME-EDEN	01/28/2019	0			15 %	BACT
*WI-0291	GRAYMONT WESTERN LIME-EDEN	01/28/2019	0			15 %	BACT

⁽a) OxCat = oxidation catalyst, SCR = selective catalytic reduction, LNB = low-NOx burners, GCP = good combustion practices, CBF = clean burning fuels, SNCR = selective, noncatalytic reduction, CEMS = continuous emission monitoring system

Table D-3 Removed Cooling Tower removed from Application

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре
	·	Carbo	n Monoxide		•	•		•	
OK-0168	Seminole Generating Station	O G AND E	5/5/2015	40.4	MMBtu/hr	GCP	0.0075	lb/MMBtu	BACT-PSD
IA-0106	CF Industries Nitrogen, LLC - Port Neal Nitrogen Complex	CF INDUSTRIES NITROGEN, LLC	7/12/2013	58.8	MMBtu/hr	GCP, clean fuels	0.0194	lb/MMBtu	BACT-PSD
		MIDWEST FERTILIZER							
IN-0263	Midwest Fertilizer Company LLC	COMPANY LLC	3/23/2017	70	MMBtu/hr	GCP	0.0365	lb/MMBtu	BACT-PSD
IN-0285	Whiting Clean Energy, Inc.	WHITING CLEAN ENERGY, INC.	8/2/2017	0		None	0.0380	lb/MMBtu	BACT-PSD
		INTERSTATE POWER AND							
IA-0107	Marshalltown Generating Station	LIGHT	4/14/2014	13.32	MMBtu/hr	None	0.0410	lb/MMBtu	BACT-PSD
		DYNO NOBEL LOUISIANA							
LA-0272	Ammonia Production Facility	AMMONIA, LLC	3/27/2013	59.4	MMBtu/hr	GCP	0.0500	lb/MMBtu	BACT-PSD
		LAKE CHARLES							
LA-0231	Lake Charles Gasification Facility	COGENERATION, LLC	6/22/2009	35	MMBtu/hr	GCP	0.0560	lb/MMBtu	BACT-PSD
SC-0114	GP Allendale LP	GP ALLENDALE LP	11/25/2008	20.89	MMBtu/hr	None	0.0799	lb/MMBtu	BACT-PSD
		COMPETITIVE POWER							
		VENTURES, INC./CPV							
MD-0040	CPV St Charles	MARYLAND, LLC	11/12/2008	1.7	MMBtu/hr	None	0.0800	lb/MMBtu	BACT-PSD
MS-0092	Emberclear GTL MS	EMBERCLEAR GTL MS LLC	5/8/2014	12	MMBtu/hr	None	0.0800	lb/MMBtu	BACT-PSD
MS-0092	Emberclear GTL MS	EMBERCLEAR GTL MS LLC	5/8/2014	13	MMBtu/hr	None	0.0800	lb/MMBtu	BACT-PSD
SC-0114	GP Allendale LP	GP ALLENDALE LP	11/25/2008	75	MMBtu/hr	GCP	0.0800	lb/MMBtu	BACT-PSD
MI-0421	Grayling Particleboard	ARAUCO NORTH AMERICA	8/26/2016	34	MMBtu/hr	GCP	0.0820	lb/MMBtu	BACT-PSD
MI-0425	Grayling Particleboard	ARAUCO NORTH AMERICA	5/9/2017	38	MMBtu/hr	GCP	0.0820	lb/MMBtu	BACT-PSD
MI-0423	Indeck Niles, LLC	INDECK NILES, LLC	1/4/2017	27	MMBtu/hr	GCP	0.0822	lb/MMBtu	BACT-PSD
LA-0311	Donaldsonville Nitrogen Complex	CF INDUSTRIES NITROGEN, LLC	7/15/2013	94.5	MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
OK-0153	Rose Valley Plant	SEMGAS LP	3/1/2013	17.4	MMBtu/hr	GCP	0.0824	lb/MMBtu	BACT-PSD
OK-0153	Rose Valley Plant	SEMGAS LP	3/1/2013	5.61	MMBtu/hr	GCP	0.0824	lb/MMBtu	BACT-PSD
		LAKE CHARLES							
LA-0231	Lake Charles Gasification Facility	COGENERATION, LLC	6/22/2009	56.9	MMBtu/hr	GCP	0.0824	lb/MMBtu	BACT-PSD
		LAKE CHARLES							
LA-0231	Lake Charles Gasification Facility	COGENERATION, LLC	6/22/2009	34.2	MMBtu/hr	GCP	0.0825	lb/MMBtu	BACT-PSD
		PRYOR PLANT CHEMICAL							
OK-0134	Pryor Plant Chemical	COMPANY	2/23/2009	20	MMBtu/hr	GCP	0.0825	lb/MMBtu	BACT-PSD
		PRYOR PLANT CHEMICAL							
OK-0134	Pryor Plant Chemical	COMPANY	2/23/2009	20	MMBtu/hr	GCP	0.0825	lb/MMBtu	BACT-PSD
		PRYOR PLANT CHEMICAL							
OK-0135	Pryor Plant Chemical	COMPANY	2/23/2009	20	MMBtu/hr	GCP	0.0825	lb/MMBtu	BACT-PSD
		COMMERCIAL METALS			1			1	
	CMC Steel Oklahoma	COMPANY	1/19/2016	0	ļ	Clean fuels		lb/MMBtu	BACT-PSD
SC-0112	Nucor Steel - Berkeley	NUCOR STEEL	5/5/2008	58	MMBtu/hr	GCP, clean fuels	0.0840	lb/MMBtu	BACT-PSD
		HOLLAND BOARD OF PUBLIC							
MI-0412	Holland Board Of Public Works - East 5th Street	WORKS	12/4/2013	3.7	MMBtu/hr	GCP	0.1108	lb/MMBtu	BACT-PSD
		HOLLAND BOARD OF PUBLIC			<u> </u>			l	
MI-0424	Holland Board Of Public Works - East 5th Street	WORKS	12/5/2016	3.7	MMBtu/hr	GCP	0.1108	lb/MMBtu	BACT-PSD

LA-0311	Facility Name	Company Name Greenhouse G	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Type
LA-0311 [acac - Carhon Di	ovido					
LA-0311 [3.33336 3.	ases - Carbon Di	Oxide					1
	Donaldsonville Nitrogen Complex	CF INDUSTRIES NITROGEN, LLC	7/15/2013	94.5	MMBtu/hr	GCP, clean fuels	117	lb/MMBtu	BACT-PSD
		MIDWEST FERTILIZER							
IN-0263 N	Midwest Fertilizer Company LLC	COMPANY LLC	3/23/2017	70	MMBtu/hr	GCP	117	lb/MMBtu	BACT-PSD
IA-0106	CF Industries Nitrogen, LLC - Port Neal Nitrogen Complex	CF INDUSTRIES NITROGEN, LLC	7/12/2013	58.8	MMBtu/hr	GCP, clean fuels	117	lb/MMBtu	BACT-PSD
		Greenhouse Gases -	Carbon Dioxide	Equivalents					
LA-0311 [Donaldsonville Nitrogen Complex	CF INDUSTRIES NITROGEN, LLC	7/15/2013	94.5	MMBtu/hr	GCP, clean fuels	117	lb/MMBtu	BACT-PSD
		COMMERCIAL METALS							
OK-0173 C	CMC Steel Oklahoma	COMPANY	1/19/2016	0		Clean fuels	120	lb/MMBtu	BACT-PSD
IA-0106 C	CF Industries Nitrogen, LLC - Port Neal Nitrogen Complex	CF INDUSTRIES NITROGEN, LLC	7/12/2013	58.8	MMBtu/hr	GCP, clean fuels	345	tpy	BACT-PSD
		DYNO NOBEL LOUISIANA							
LA-0272 A	Ammonia Production Facility	AMMONIA, LLC	3/27/2013	59.4	MMBtu/hr	GCP	1,738	tpy	BACT-PSD
NAI 0443	Holland Board Of Public Works - East 5th Street	HOLLAND BOARD OF PUBLIC WORKS	12/4/2012	2 7	NANAD+:://-:-	CCD	4.024		DACT DCD
MI-0412 H	Holland Board Of Public Works - East 5th Street	HOLLAND BOARD OF PUBLIC	12/4/2013	3./	MMBtu/hr	GCP	1,934	тру	BACT-PSD
MI-0424 H	Holland Board Of Public Works - East 5th Street	WORKS	12/5/2016	3.7	MMBtu/hr	GCP	1,934	tpy	BACT-PSD
1011 0 12 1	Tolland Board Of Fability Works East Stiff Street	INTERSTATE POWER AND	12/3/2010	3.7	TVIIVIBLAY III	GCI	1,554	cpy	Brief 13B
IA-0107 N	Marshalltown Generating Station	LIGHT	4/14/2014	13.32	MMBtu/hr	None	6,860	tpy	BACT-PSD
	<u> </u>	INTERSTATE POWER AND			•			.,	
IA-0107	Marshalltown Generating Station	LIGHT	4/14/2014	13.32	MMBtu/hr	None	6,860	tpy	BACT-PSD
MI-0423	Indeck Niles, LLC	INDECK NILES, LLC	1/4/2017	27	MMBtu/hr	GCP, clean fuels	13,848	tpy	BACT-PSD
MI-0421	Grayling Particleboard	ARAUCO NORTH AMERICA	8/26/2016	34	MMBtu/hr	GCP, clean fuels	17,438	tpy	BACT-PSD
MI-0425	Grayling Particleboard	ARAUCO NORTH AMERICA	5/9/2017	38	MMBtu/hr	GCP, clean fuels	19,490	tpy	BACT-PSD
		TINKER AIR FORCE BASE							
OK-0164 N	Midwest City Air Depot	LOGISTICS CENTER	1/8/2015	0	MMBtu/hr	GCP, clean fuels	153,716	tpy	BACT-PSD
		Nitro	gen Oxides						
		INTERSTATE POWER AND							
IA-0107	Marshalltown Generating Station	LIGHT	4/14/2014	13.32	MMBtu/hr	None	0.0130	lb/MMBtu	BACT-PSD
		CHUGACH ELECTRIC			-				
	International Station Power Plant	ASSOCIATION, INC.	12/20/2010		MMBtu/hr	LNB, FGR		lb/MMBtu	BACT-PSD
	Rose Valley Plant	SEMGAS LP	3/1/2013		MMBtu/hr	LNB		lb/MMBtu	BACT-PSD
	Rose Valley Plant	SEMGAS LP	3/1/2013		MMBtu/hr	LNB		lb/MMBtu	BACT-PSD
SC-0114 G	GP Allendale LP	GP ALLENDALE LP	11/25/2008	75	MMBtu/hr	LNB	0.0476	lb/MMBtu	BACT-PSD
OK-0134 F	Pryor Plant Chemical	PRYOR PLANT CHEMICAL COMPANY	2/23/2009	20	MMBtu/hr	LNB, GCP	0.0490	lb/MMBtu	BACT-PSD
OK-0135 F	Pryor Plant Chemical	PRYOR PLANT CHEMICAL COMPANY	2/23/2009		MMBtu/hr	LNB, GCP	0.0490	lb/MMBtu	BACT-PSD
2K 0133 F	Tryot Flant Chemical	COMI AIN	2,23,2003	20	iviivibtu/iii	LIVE, GCF	0.0430	13/ IVIIVIDIU	DACI 13D
OR-0048	Carty Plant	PORTLAND GENERAL ELECTRIC	12/29/2010	91	MMBtu/hr	LNB	0.0495	lb/MMBtu	BACT-PSD
	Grayling Particleboard	ARAUCO NORTH AMERICA	5/9/2017		MMBtu/hr	LNB, GCP	0.0500	lb/MMBtu	BACT-PSD
	Grayling Particleboard	ARAUCO NORTH AMERICA	8/26/2016		MMBtu/hr	LNB, GCP	0.0500	lb/MMBtu	BACT-PSD
IN-0285 V	Whiting Clean Energy, Inc.	WHITING CLEAN ENERGY, INC.	8/2/2017	0		None	0.0500	lb/MMBtu	BACT-PSD

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре
	Lake Charles Charried Commission Lab Hath	CACOL NORTH ANAERICA INC	44 /20 /2040	07.2			0.0040	II. (0.40.4D)	DACT DCD
LA-0244	Lake Charles Chemical Complex - Lab Unit	SASOL NORTH AMERICA, INC. GP ALLENDALE LP	11/29/2010		MMBtu/hr	LNB	0.0819	lb/MMBtu	BACT-PSD
SC-0114	GP Allendale LP		11/25/2008	20.89	MMBtu/hr	None	0.0953	lb/MMBtu	BACT-PSD
1 4 0224	Laba Charles Casification Facility	LAKE CHARLES	c /22 /2000	24.2	N 4 N 4 D to . / lo	CCD	0.0000	III- /N AN ADA	DACT DCD
LA-0231	Lake Charles Gasification Facility	COGENERATION, LLC	6/22/2009	34.2	MMBtu/hr	GCP	0.0980	lb/MMBtu	BACT-PSD
14.0224	Laborate Configuration Footba	LAKE CHARLES	c /22 /2000	56.0	1 4 1 4 D 1 /1	665	0.0004	U. /a.a.a.a.	DACT DCD
LA-0231	Lake Charles Gasification Facility	COGENERATION, LLC	6/22/2009		MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
MI-0423	Indeck Niles, LLC	INDECK NILES, LLC	1/4/2017	27	MMBtu/hr	GCP	0.0981	lb/MMBtu	BACT-PSD
01/ 0472	CMC Ctarl Oldahama	COMMERCIAL METALS	4 /40 /2046			Classification	0.4000	U. /a.a.a.a.	DACT DCD
OK-0173	CMC Steel Oklahoma	COMPANY	1/19/2016	0		Clean fuels	0.1000	lb/MMBtu	BACT-PSD
		COMPETITIVE POWER							
140.0040	CDV CL CL . L	VENTURES, INC./CPV	44/42/2000	4.7	1 4 1 4 D 1 /1		0.4000	U. /a.a.a.a.	DACT DCD
	CPV St Charles	MARYLAND, LLC	11/12/2008		MMBtu/hr	None		lb/MMBtu	BACT-PSD
SC-0112	Nucor Steel - Berkeley	NUCOR STEEL	5/5/2008		MMBtu/hr	LNB	0.1000	lb/MMBtu	BACT-PSD
FL-0356	Okeechobee Clean Energy Center	FLORIDA POWER & LIGHT	3/9/2016	10	MMBtu/hr	GCP	0.1000	lb/MMBtu	BACT-PSD
		LAKE CHARLES	- / /						
LA-0231	Lake Charles Gasification Facility	COGENERATION, LLC	6/22/2009	35	MMBtu/hr	GCP	0.1100	lb/MMBtu	BACT-PSD
			/ /						
LA-0244	Lake Charles Chemical Complex - Lab Unit	SASOL NORTH AMERICA, INC.	11/29/2010	21	MMBtu/hr	LNB	0.1290	lb/MMBtu	BACT-PSD
01/ 04/00		ASSOCIATED ELECTRIC	. /22 /222	40.0			0.4406	/	
OK-0129	Chouteau Power Plant	COOPERATIVE INC	1/23/2009	18.8	MMBtu/hr	None	0.1436	lb/MMBtu	BACT-PSD
		HOLLAND BOARD OF PUBLIC							
MI-0424	Holland Board Of Public Works - East 5th Street	WORKS	12/5/2016	3.7	MMBtu/hr	GCP	0.1486	lb/MMBtu	BACT-PSD
		HOLLAND BOARD OF PUBLIC							
MI-0412	Holland Board Of Public Works - East 5th Street	WORKS	12/4/2013	3./	MMBtu/hr	GCP	0.1486	lb/MMBtu	BACT-PSD
		MIDWEST FERTILIZER	- / /						
IN-0263	Midwest Fertilizer Company LLC	COMPANY LLC	3/23/2017	70	MMBtu/hr	GCP	0.1802	lb/MMBtu	BACT-PSD
		DYNO NOBEL LOUISIANA	0/07/00/0			000		/	
LA-0272	Ammonia Production Facility	AMMONIA, LLC	3/27/2013	59.4	MMBtu/hr	GCP	0.2466	lb/MMBtu	BACT-PSD
			ulate Matter		ı	1		ı	1
		MIDWEST FERTILIZER	- / /						
IN-0263	Midwest Fertilizer Company LLC	COMPANY LLC	3/23/2017		MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
MI-0423	Indeck Niles, LLC	INDECK NILES, LLC	1/4/2017	27	MMBtu/hr	GCP	0.0020	lb/MMBtu	BACT-PSD
			- / - /						
IA-0106	CF Industries Nitrogen, LLC - Port Neal Nitrogen Complex	CF INDUSTRIES NITROGEN, LLC	7/12/2013	58.8	MMBtu/hr	GCP, clean fuels	0.0024	lb/MMBtu	BACT-PSD
		COMPETITIVE POWER							
		VENTURES, INC./CPV	/ /				2 22-2	/	
MD-0040	CPV St Charles	MARYLAND, LLC	11/12/2008	1.7	MMBtu/hr	None	0.0070	lb/MMBtu	BACT-PSD
	malla de la constante de la co	HOLLAND BOARD OF PUBLIC	40/=/00:=			665	2 22=-		DA CT 500
MI-0424	Holland Board Of Public Works - East 5th Street	WORKS	12/5/2016	3.7	MMBtu/hr	GCP	0.0070	lb/MMBtu	BACT-PSD
	Haller I Brook Of B. I Brown I are Fred St. Co.	HOLLAND BOARD OF PUBLIC	10/1/05:5						
	Holland Board Of Public Works - East 5th Street	WORKS	12/4/2013		MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
SC-0114	GP Allendale LP	GP ALLENDALE LP	11/25/2008		MMBtu/hr	None		lb/MMBtu	BACT-PSD
SC-0114	GP Allendale LP	GP ALLENDALE LP	11/25/2008	75	MMBtu/hr	None	0.0072	lb/MMBtu	BACT-PSD
		CHUGACH ELECTRIC	10/0-/	ند .					
AK-0071	International Station Power Plant	ASSOCIATION, INC.	12/20/2010		MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
MI-0421	Grayling Particleboard	ARAUCO NORTH AMERICA	8/26/2016		MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
MI-0425	Grayling Particleboard	ARAUCO NORTH AMERICA	5/9/2017	38	MMBtu/hr	GCP	0.0075	lb/MMBtu	BACT-PSD

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре
		PRYOR PLANT CHEMICAL							
OK-0135	Pryor Plant Chemical	COMPANY	2/23/2009	20	MMBtu/hr	None	0.0075	lb/MMBtu	BACT-PSD
		INTERSTATE POWER AND							
IA-0107	Marshalltown Generating Station	LIGHT	4/14/2014	13.32	MMBtu/hr	None	0.0080	lb/MMBtu	BACT-PSD
		•	PM10						
OR-0048	Carty Plant	PORTLAND GENERAL ELECTRIC	12/29/2010	91	MMBtu/hr	Clean fuels	0.0024	lb/MMBtu	BACT-PSD
		COMPETITIVE POWER							
		VENTURES, INC./CPV							
MD-0040	CPV St Charles	MARYLAND, LLC	11/12/2008		MMBtu/hr	None	0.0070	lb/MMBtu	BACT-PSD
SC-0114	GP Allendale LP	GP ALLENDALE LP	11/25/2008	20.89	MMBtu/hr	None	0.0072	lb/MMBtu	BACT-PSD
SC-0114	GP Allendale LP	GP ALLENDALE LP	11/25/2008	75	MMBtu/hr	None	0.0072	lb/MMBtu	BACT-PSD
SC-0112	Nucor Steel - Berkeley	NUCOR STEEL	5/5/2008	58	MMBtu/hr	GCP, clean fuels	0.0076	lb/MMBtu	BACT-PSD
MI-0421	Grayling Particleboard	ARAUCO NORTH AMERICA	8/26/2016	34	MMBtu/hr	GCP	0.0005	lb/MMBtu	BACT-PSD
MI-0425	Grayling Particleboard	ARAUCO NORTH AMERICA	5/9/2017	38	MMBtu/hr	GCP	0.0005	lb/MMBtu	BACT-PSD
		LAKE CHARLES							
LA-0231	Lake Charles Gasification Facility	COGENERATION, LLC	6/22/2009	35	MMBtu/hr	GCP	0.0009	lb/MMBtu	BACT-PSD
IA-0106	CF Industries Nitrogen, LLC - Port Neal Nitrogen Complex	CF INDUSTRIES NITROGEN, LLC	7/12/2013	58.8	MMBtu/hr	GCP, clean fuels	0.0024	lb/MMBtu	BACT-PSD
		CHUGACH ELECTRIC							
AK-0071	International Station Power Plant	ASSOCIATION, INC.	12/20/2010	12.5	MMBtu/hr	GCP	0.0072	lb/MMBtu	BACT-PSD
		LAKE CHARLES							
LA-0231	Lake Charles Gasification Facility	COGENERATION, LLC	6/22/2009	34.2	MMBtu/hr	GCP	0.0073	lb/MMBtu	BACT-PSD
		LAKE CHARLES							
LA-0231	Lake Charles Gasification Facility	COGENERATION, LLC	6/22/2009		MMBtu/hr	GCP	0.0074	lb/MMBtu	BACT-PSD
MI-0423	Indeck Niles, LLC	INDECK NILES, LLC	1/4/2017	27	MMBtu/hr	GCP	0.0074	lb/MMBtu	BACT-PSD
		MIDWEST FERTILIZER							
IN-0263	Midwest Fertilizer Company LLC	COMPANY LLC	3/23/2017	70	MMBtu/hr	GCP	0.0075	lb/MMBtu	BACT-PSD
		HOLLAND BOARD OF PUBLIC							
MI-0412	Holland Board Of Public Works - East 5th Street	WORKS	12/4/2013	3.7	MMBtu/hr	GCP	0.0075	lb/MMBtu	BACT-PSD
		HOLLAND BOARD OF PUBLIC							
MI-0424	Holland Board Of Public Works - East 5th Street	WORKS	12/5/2016	3.7	MMBtu/hr	GCP	0.0075	lb/MMBtu	BACT-PSD
		PRYOR PLANT CHEMICAL							
OK-0134	Pryor Plant Chemical	COMPANY	2/23/2009	20	MMBtu/hr	Clean fuels	0.0075	lb/MMBtu	BACT-PSD
		PRYOR PLANT CHEMICAL							
OK-0135	Pryor Plant Chemical	COMPANY	2/23/2009	20	MMBtu/hr	None	0.0075	lb/MMBtu	BACT-PSD
		COMMERCIAL METALS							
OK-0173	CMC Steel Oklahoma	COMPANY	1/19/2016	0		Clean fuels	0.0076	lb/MMBtu	BACT-PSD
		DYNO NOBEL LOUISIANA							
LA-0272	Ammonia Production Facility	AMMONIA, LLC	3/27/2013	59.4	MMBtu/hr	GCP	0.0089	lb/MMBtu	BACT-PSD
LA-0244	Lake Charles Chemical Complex - Lab Unit	SASOL NORTH AMERICA, INC.	11/29/2010	87.3	MMBtu/hr	None	0.0099	lb/MMBtu	BACT-PSD
		CASOL NORTH CASOL COL	11/0-1	_		ļ.,			
LA-0244	Lake Charles Chemical Complex - Lab Unit	SASOL NORTH AMERICA, INC.	11/29/2010	21	MMBtu/hr	None	0.0100	lb/MMBtu	BACT-PSD
			PM2.5			loop		lu /2 42 424	In. or non
MI-0421	Grayling Particleboard	ARAUCO NORTH AMERICA	8/26/2016		MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
MI-0425	Grayling Particleboard	ARAUCO NORTH AMERICA	5/9/2017	38	MMBtu/hr	GCP	0.0004	lb/MMBtu	BACT-PSD

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	Emission Limit	Units	Туре
IA-0106	CF Industries Nitrogen, LLC - Port Neal Nitrogen Complex	CF INDUSTRIES NITROGEN, LLC	7/12/2013	58.8	MMBtu/hr	GCP, clean fuels	0.0024	lb/MMBtu	BACT-PSD
		CHUGACH ELECTRIC							
AK-0071	International Station Power Plant	ASSOCIATION, INC.	12/20/2010		MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
MI-0423	Indeck Niles, LLC	INDECK NILES, LLC	1/4/2017	27	MMBtu/hr	GCP	0.0074	lb/MMBtu	BACT-PSD
		MIDWEST FERTILIZER							
IN-0263	Midwest Fertilizer Company LLC	COMPANY LLC	3/23/2017	70	MMBtu/hr	GCP	0.0075	lb/MMBtu	BACT-PSD
		HOLLAND BOARD OF PUBLIC							
MI-0412	Holland Board Of Public Works - East 5th Street	WORKS	12/4/2013	3.7	MMBtu/hr	GCP	0.0075	lb/MMBtu	BACT-PSD
		HOLLAND BOARD OF PUBLIC							
MI-0424	Holland Board Of Public Works - East 5th Street	WORKS	12/5/2016	3.7	MMBtu/hr	GCP	0.0075	lb/MMBtu	BACT-PSD
		COMMERCIAL METALS							
OK-0173	CMC Steel Oklahoma	COMPANY	1/19/2016	0		Clean fuels	0.0076	lb/MMBtu	BACT-PSD
		DYNO NOBEL LOUISIANA							
LA-0272	Ammonia Production Facility	AMMONIA, LLC	3/27/2013	59.4	MMBtu/hr	GCP	0.0089	lb/MMBtu	BACT-PSD
	·	Volatile Or	ganic Compoun	ds				<u> </u>	,
			·						
IA-0106	CF Industries Nitrogen, LLC - Port Neal Nitrogen Complex	CF INDUSTRIES NITROGEN, LLC	7/12/2013	58.8	MMBtu/hr	GCP, clean fuels	0.0014	lb/MMBtu	BACT-PSD
		SEMINOLE ELECTRIC	, ,			,			
FL-0364	Seminole Generating Station	COOPERATIVE, INC.	3/21/2018	9.9	MMBtu/hr	None	0.0050	lb/MMBtu	BACT-PSD
SC-0114	GP Allendale LP	GP ALLENDALE LP	11/25/2008		MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
SC-0114	GP Allendale LP	GP ALLENDALE LP	11/25/2008		MMBtu/hr	None		lb/MMBtu	BACT-PSD
	2	ASSOCIATED ELECTRIC	==,==,====					,	
OK-0129	Chouteau Power Plant	COOPERATIVE INC	1/23/2009	18.8	MMBtu/hr	None	0.0053	lb/MMBtu	BACT-PSD
	Grayling Particleboard	ARAUCO NORTH AMERICA	8/26/2016		MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
MI-0425	Grayling Particleboard	ARAUCO NORTH AMERICA	5/9/2017		MMBtu/hr	GCP		lb/MMBtu	BACT-PSD
1411 0423	oraying randeboard	MIDWEST FERTILIZER	3/3/2017	30	IVIIVIBLATIII	GCI	0.0054	ib/ iviivibtu	BACT 13B
IN-0263	Midwest Fertilizer Company LLC	COMPANY LLC	3/23/2017	70	MMBtu/hr	GCP	0.0054	lb/MMBtu	BACT-PSD
114 0203	what i cramzer company the	COMMERCIAL METALS	3/23/2017	70	iviivibta/iii	GCI	0.0054	ID/ IVIIVID CO	BACTISB
OK-0173	CMC Steel Oklahoma	COMPANY	1/19/2016	0		Clean fuels	0.0055	lb/MMBtu	BACT-PSD
SC-0112	Nucor Steel - Berkeley	NUCOR STEEL	5/5/2008	50	MMBtu/hr	GCP, clean fuels		lb/MMBtu	BACT-PSD
30-0112	Nucoi Steel - Berkeley	PRYOR PLANT CHEMICAL	3/3/2008	36	iviivibtu/iii	GCF, Clean rueis	0.0033	ID/IVIIVIBLU	BACT-F3D
OK-0134	Pryor Plant Chemical	COMPANY	2/23/2009	20	MMBtu/hr	GCP	0.0055	lb/MMBtu	BACT-PSD
UK-0154	Fryor Flant Cheffical	PRYOR PLANT CHEMICAL	2/23/2009	20	IVIIVIDLU/III	GCF	0.0055	ID/IVIIVIDLU	BACI-POU
OK 0135	Pryor Plant Chemical	COMPANY	2/22/2000	30	NANAD+/b~	None	0.0055	Ib/NANAD+	DACT DCD
OK-0135 MI-0423	,	INDECK NILES, LLC	2/23/2009 1/4/2017		MMBtu/hr MMBtu/hr	None GCP		lb/MMBtu lb/MMBtu	BACT-PSD BACT-PSD
IVII-U4Z3	Indeck Niles, LLC	DYNO NOBEL LOUISIANA	1/4/201/	27	iviiviBtu/fif	GCP	0.0056	ID/IVIIVIBLU	DACI-PSU
14 0272	Ammonio Droduction Facility		2/27/2012	FO 4	NANADtu /b r		0.0004		DACT DCD
LA-0272	Ammonia Production Facility	AMMONIA, LLC	3/27/2013	59.4	MMBtu/hr		0.0064	lb/MMBtu	BACT-PSD
NAL 0442	Halland Band Of Buldia Ward of State State	HOLLAND BOARD OF PUBLIC	12/1/2012	<u> </u>	NANAD+ //	CCD	2 222 1	II- /n an an:	DACT DCD
MI-0412	Holland Board Of Public Works - East 5th Street	WORKS	12/4/2013	3./	MMBtu/hr	GCP	0.0081	lb/MMBtu	BACT-PSD
		HOLLAND BOARD OF PUBLIC		_					
MI-0424	Holland Board Of Public Works - East 5th Street	WORKS	12/5/2016	3.7	MMBtu/hr	GCP	0.0081	lb/MMBtu	BACT-PSD
		TINKER AIR FORCE BASE							
OK-0164	Midwest City Air Depot	LOGISTICS CENTER	1/8/2015	0	MMBtu/hr	GCP, clean fuels	7.1	tpy	BACT-PSD

							Emission		
RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls ^A	Limit	Units	Туре
			Nitro	gen Oxides					
*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	32	MMBtu/hr	LNB/GCP	0.036	5 LB/MMBTU	BACT
*AL-0329	COLBERT COMBUSTION TURBINE PLANT	TENNESSEE VALLEY AUTHORITY	09/21/2021	10	MMBtu/hr		0.013	1 LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	11/07/2018	0		LNB/CBF/GCP	0.095	LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	11/07/2018	53.7	MMBTU/HR	LNB/CBF/GCP	0.035	LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	11/07/2018	53.7	MMBTU/HR	LNB/CBF/GCP	0.035	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		LNB/CBF/GCP	0.097	7 LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		LNB/CBF/GCP	0.095	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		LNB/CBF/GCP	0.035	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		SCR/LNB/CBF/GCP	0.035	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		LNB/CBF/GCP	0.035	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		LNB/CBF/GCP	0.08	B LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		LNB/CBF/GCP	0.035	LB/MMBTU	BACT
AR-0167	LION OIL COMPANY	DELEK US	12/01/2020	40	MMBtu/hr	Ultra-LNB/GCP	1.9	B/HR	BACT
AR-0167	LION OIL COMPANY	DELEK US	12/01/2020	50	MMBtu/hr	GCP	5.3	B LB/HR	BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	0		LNB	0.063	B LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	3	MMBTU/hr each	LNB	0.1	1 LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	50.4	MMBTU/hr	LNB	0.035	LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	15	MMBTU/hr each	LNB	0.1	1 LB/MMBTU	BACT
*AR-0172	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	09/01/2021	0		LNB	0.035	LB/MMBTU	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	40	MMBtu/hr, combined	LNB/GCP	70	LB/MMSCF	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	22	MMBtu/hr, combined	LNB/GCP	50	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	40	MMBtu/hr, total	GCP	100	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	50.4	MMBtu/hr	LNB/GCP	3.5	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	18	MMBtu/hr, each	LNB/GCP	50	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	23	MMBtu/hr	LNB/GCP	50	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	14.5	MMBtu/hr, each	LNB/GCP	50	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	3	MMBtu/hr	LNB/GCP	70	LB/MMSCF	BACT
LA-0364	FG LA COMPLEX	FG LA LLC	01/06/2020	0		LNB	0.00	LB/MMBTU	BACT
LA-0377	TOKAI ADDIS FACILITY	TOKAI CARBON CB LTD.	05/27/2020	12	MW	LNB/GCP	0.00	B LB/MMBTU	BACT
LA-0377	TOKAI ADDIS FACILITY	TOKAI CARBON CB LTD.	05/27/2020	5.88	MM scf/h	LNB/FGR/GCP	300	PPM	BACT
MI-0440	MICHIGAN STATE UNIVERSITY	MICHIGAN STATE UNIVERSITY	05/22/2019	25	MMBTU/H	LNB/GCP	0.05	LB/MMBTU	BACT
MI-0442	THOMAS TOWNSHIP ENERGY, LLC	THOMAS TOWNSHIP ENERGY, LLC	08/21/2019	7	MMBTU/H	LNB/GCP	0.036	LB/MMBTU	BACT
*MI-0445	INDECK NILES, LLC	INDECK NILES, LLC	11/26/2019	27	MMBTU/H	GCP	1.32	LB/H	BACT
MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	50	MMBTU/H	LNB/FGR/GCP	30	PPM	BACT
OH-0379	PETMIN USA INCORPORATED	PETMIN USA INCORPORATED	02/06/2019	15.17	MMBTU/H	LNB/CBF/GCP	0.634	4 LB/H	BACT
OH-0379	PETMIN USA INCORPORATED	PETMIN USA INCORPORATED	02/06/2019	15	MMBTU/H	GCP/CBF	2.17	LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	1.2 MMBTU/H		GCP/CBF	0.12	LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019			GCP/CBF	1.6	5 LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	9.5 mmbtu/hr		GCP/CBF	0.95	5 LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	30 MMBTU/H		LNB/CBF/GCP	2.1	1 LB/H	BACT
*WI-0291	GRAYMONT WESTERN LIME-EDEN	GRAYMONT WESTERN LIME-EDEN	01/28/2019	0		LNB/GCP	43.5	B LB/HR	BACT
*WI-0291	GRAYMONT WESTERN LIME-EDEN	GRAYMONT WESTERN LIME-EDEN	01/28/2019	0		LNB/GCP	68.8		BACT
*WI-0291	GRAYMONT WESTERN LIME-EDEN	GRAYMONT WESTERN LIME-EDEN	01/28/2019	1.5	mmBTU/hr	GCP	0.	1 LB/MMBTU	BACT

							Emission	
RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls ^A	Limit Units	Туре
				n Monoxide				
*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020		MMBtu/hr	GCP/CBF	0.087 LB/MMBTU	BACT
*AL-0329	COLBERT COMBUSTION TURBINE PLANT	TENNESSEE VALLEY AUTHORITY	09/21/2021		MMBtu/hr	o on long	0.08 LB/MMBTU	BACT
AR-0155 AR-0155	BIG RIVER STEEL LLC BIG RIVER STEEL LLC	BIG RIVER STEEL LLC BIG RIVER STEEL LLC	11/07/2018 11/07/2018		MMBTU/HR	GCP/CBF GCP/CBF	0.0824 LB/MMBTU 0.0824 LB/MMBTU	BACT BACT
AR-0155 AR-0155	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	11/07/2018		MMBTU/HR	GCP/CBF GCP/CBF	0.0824 LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	33.7	WINDTO/TIK	GCP/CBF	0.0824 LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	C		GCP/CBF	0.0824 LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	C		GCP/CBF	0.0824 LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	C		GCP/CBF	0.0824 LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	C		GCP/CBF	0.0824 LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	C		GCP/CBF	0.0824 LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	C		GCP/CBF	0.0824 LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	С		GCP	0.084 LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019		MMBTU/hr each	GCP	0.084 LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019		MMBTU/hr	GCP	0.075 LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	15	MMBTU/hr each	GCP GCP	0.084 LB/MMBTU 0.084 LB/MMBTU	BACT BACT
*AR-0172 IL-0130	JACKSON ENERGY CENTER	NUCOR CORPORATION JACKSON GENERATION, LLC	09/01/2021	13	mmBtu/hour	GCP	0.084 LB/MMBTU	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	12/31/2018 07/23/2020		MMBtu/hr, combined	GCP	84 LB/MMSCF	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020		MMBtu/hr, combined	GCP	84 LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021		MMBtu/hr, total	GCP	84 LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021		MMBtu/hr	GCP	61 LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021		MMBtu/hr, each	GCP	84 LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021		MMBtu/hr	GCP	84 LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021		MMBtu/hr, each	GCP	84 LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	3	MMBtu/hr	GCP	84 LB/MMSCF	BACT
LA-0364	FG LA COMPLEX	FG LA LLC	01/06/2020	C		GCP	0.037 LB/MMBTU	BACT
MI-0440	MICHIGAN STATE UNIVERSITY	MICHIGAN STATE UNIVERSITY	05/22/2019	25	MMBTU/H	GCP	0.08 LB/MMBTU	BACT
MI-0442	THOMAS TOWNSHIP ENERGY, LLC	THOMAS TOWNSHIP ENERGY, LLC	08/21/2019		MMBTU/H	GCP	0.037 LB/MMBTU	BACT
*MI-0445	INDECK NILES, LLC	INDECK NILES, LLC	11/26/2019		MMBTU/H	GCP	1.11 LB/H	BACT
MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021		MMBTU/H	GCP	50 PPM	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019		MMBTU/H	GCP/CBF	0.02 LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019		MMBTU/H	GCP/CBF	0.32 LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019		mmbtu/hr	GCP/CBF	0.19 LB/H	BACT
OH-0381 SC-0192	NORTHSTAR BLUESCOPE STEEL, LLC CANFOR SOUTHERN PINE - CONWAY MILL	NORTHSTAR BLUESCOPE STEEL, LLC CANFOR SOUTHERN PINE	09/27/2019 05/21/2019	30	ммвти/н	CBF/baffle burners/GCP Work Practice Standards	2.1 LB/H 0.0375 LB/MMBTU	BACT
*WI-0291	GRAYMONT WESTERN LIME-EDEN	GRAYMONT WESTERN LIME-EDEN	01/28/2019			GCP Standards	58.3 LB/HR	BACT
*WI-0291	GRAYMONT WESTERN LIME-EDEN	GRAYMONT WESTERN LIME-EDEN	01/28/2019			GCP	45.8 LB/HR	BACT
*WI-0291	GRAYMONT WESTERN LIME-EDEN	GRAYMONT WESTERN LIME-EDEN	01/28/2019	1.5	mmBTU/hr	GCP	0.082 LB/MMBTU	BACT
11. 0231	ON THIS TENTE ENTE EDEN	ON THE COLUMN LINE EDEN		ganic Compounds	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	100.	0.002 25,11111510	Dr.C.
*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020		MMBtu/hr	GCP/CBF	0.0057 LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	11/07/2018	C		GCP/CBF	0.0054 LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	11/07/2018	53.7	MMBTU/HR	GCP/CBF	0.0054 LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	11/07/2018	53.7	MMBTU/HR	GCP/CBF	0.054 LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	C		GCP/CBF	0.0054 LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	C		GCP/CBF	0.0054 LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	C		GCP/CBF	0.0054 LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	C		GCP/CBF	0.0054 LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	<u> </u>		GCP/CBF	0.0054 LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019			GCP/CBF GCP/CBF	0.0054 LB/MMBTU 0.0054 LB/MMBTU	BACT
AR-0159 AR-0171	BIG RIVER STEEL LLC NUCOR STEEL ARKANSAS	BIG RIVER STEEL LLC NUCOR CORPORATION	04/05/2019			GCP/CBF GCP	0.0054 LB/MMBTU 0.0076 LB/MMBTU	BACT BACT
AR-0171 AR-0171	NUCOR STEEL ARKANSAS NUCOR STEEL ARKANSAS	NUCOR CORPORATION NUCOR CORPORATION	02/14/2019 02/14/2019	2	MMBTU/hr each	GCP	0.0076 LB/MMBTU	BACT
AR-0171 AR-0171	NUCOR STEEL ARKANSAS NUCOR STEEL ARKANSAS	NUCOR CORPORATION NUCOR CORPORATION	02/14/2019		MMBTU/hr	GCP	0.0076 LB/MMB10	BACT
AR-0171 AR-0171	NUCOR STEEL ARKANSAS NUCOR STEEL ARKANSAS	NUCOR CORPORATION NUCOR CORPORATION	02/14/2019		MMBTU/hr each	GCP	0.0020 LB/HK 0.0055 LB/MMBTU	BACT
*AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	09/01/2021		oro, cucii	GCP	0.0055 LB/MMBTU	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	40	MMBtu/hr, combined	GCP	5.5 LB/MMSCF	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020		MMBtu/hr, combined	GCP	5.5 LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021		MMBtu/hr, total	GCP	5.5 LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021		MMBtu/hr	GCP	5.5 LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021		MMBtu/hr, each	GCP	5.5 LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	23	MMBtu/hr	GCP	5.5 LB/MMSCF	BACT

							Emission		
RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls ^A	Limit	Units	Туре
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	14.5	MMBtu/hr, each	GCP	5.5	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	3	MMBtu/hr	GCP	5.5	LB/MMSCF	BACT
LA-0364	FG LA COMPLEX	FG LA LLC	01/06/2020	()	GCP	4.02	LB/H	BACT
MI-0440	MICHIGAN STATE UNIVERSITY	MICHIGAN STATE UNIVERSITY	05/22/2019	25	MMBTU/H	GCP	0.005	LB/MMBTU	BACT
MI-0442	THOMAS TOWNSHIP ENERGY, LLC	THOMAS TOWNSHIP ENERGY, LLC	08/21/2019	7	MMBTU/H	GCP	0.025	LB/MMBTU	BACT
*MI-0445	INDECK NILES, LLC	INDECK NILES, LLC	11/26/2019	27	MMBTU/H	GCP	0.07	7 LB/H	BACT
MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	50	MMBTU/H	GCP	0.3	B LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	1.2	MMBTU/H	GCP/CBF	0.01	LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	16	MMBTU/H	GCP/CBF	0.09	LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	9.5	mmbtu/hr	GCP/CBF	0.05	LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	30	MMBTU/H	GCP/CBF	0.17	7 LB/H	BACT
SC-0192	CANFOR SOUTHERN PINE - CONWAY MILL	CANFOR SOUTHERN PINE	05/21/2019	(Work Practice Standards	0.0054	LB/MMBTU	BACT
*WI-0292	GREEN BAY PACKAGING INC. â€"MILL DIVISION	GREEN BAY PACKAGING INC. â€"MILL DIVISION	04/01/2019	20	mmBTU/hr	LNB/GCP	0.0055	LB/MMBTU	BACT
		Gr	eenhouse Gases -C	Carbon Dioxide Equ	ivalents				
*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	32	MMBtu/hr	GCP/CBF	117.1	LB/MMBTU	BACT
*AL-0329	COLBERT COMBUSTION TURBINE PLANT	TENNESSEE VALLEY AUTHORITY	09/21/2021	10	MMBtu/hr		117.1	L LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	(,	GCP	117	LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	()	GCP	12:	L LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	3	MMBTU/hr each	GCP	123	L LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	50.4	MMBTU/hr	GCP		L LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	15	MMBTU/hr each	GCP	123	LB/MMBTU	BACT
*AR-0172	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	09/01/2021	(GCP	12:	L LB/MMBTU	BACT
IL-0130	JACKSON ENERGY CENTER	JACKSON GENERATION, LLC	12/31/2018	13	mmBtu/hour	GCP	6700	TONS/YEAR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	40	MMBtu/hr, combined	GCP	20734	TON/YR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	22	MMBtu/hr, combined	GCP	11404	TON/YR	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	40	MMBtu/hr, total	GCP	20734	TONS/YR	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	50.4	MMBtu/hr	GCP	26125	TONS/YR	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	18	MMBtu/hr, each	GCP	12675	TONS/YR	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	23	MMBtu/hr	GCP	11922	TONS/YR	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	14.5	MMBtu/hr, each	GCP	15032	TONS/YR	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	3	MMBtu/hr	GCP	30	TONS/YR	BACT
LA-0364	FG LA COMPLEX	FG LA LLC	01/06/2020	(CBF/energy efficient design/GCP	5858	TONS/YR	BACT
MI-0440	MICHIGAN STATE UNIVERSITY	MICHIGAN STATE UNIVERSITY	05/22/2019	25	MMBTU/H	GCP/CBF	12822	T/YR	BACT
MI-0442	THOMAS TOWNSHIP ENERGY, LLC	THOMAS TOWNSHIP ENERGY, LLC	08/21/2019	7	MMBTU/H	Energy Efficiency	3590	T/YR	BACT
*MI-0445	INDECK NILES, LLC	INDECK NILES, LLC	11/26/2019	27	MMBTU/H	Energy Efficiency Measures/CBF	13848	T/YR	BACT
MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	50	MMBTU/H	Energy Efficiency Measures/CBF/GCP	25644	1 T/YR	BACT
OH-0379	PETMIN USA INCORPORATED	PETMIN USA INCORPORATED	02/06/2019	15.17	MMBTU/H	GCP/CBF	1784	LB/H	BACT
OH-0379	PETMIN USA INCORPORATED	PETMIN USA INCORPORATED	02/06/2019	15	MMBTU/H	GCP/CBF	1764	1 LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	1.2	MMBTU/H	CBF/Energy Efficient Design	140.22	LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	16	MMBTU/H	CBF/Energy Efficient Design	1869.65	LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	9.5	mmbtu/hr	CBF/Energy Efficient Design	1110.1	L LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	30	MMBTU/H	CBF/Energy Efficient Design	3505.59	LB/H	BACT

							Emission		
RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls ^A	Limit	Units	Туре
			PM	I ₁₀ (total)					
*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	32	MMBtu/hr	GCP/CBF	0.0079 L	B/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	11/07/2018	(GCP/CBF	0.0075 L	B/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	11/07/2018	53.7	MMBTU/HR	GCP/CBF	0.0019 L	B/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	11/07/2018	53.7	MMBTU/HR	GCP/CBF	6.8	(10^-4 LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	(GCP/CBF	0.0075 L	_B/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	(GCP/CBF	0.0019 L	_B/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	(GCP/CBF	0.0012 l	_B/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	()	GCP/CBF	0.0019 l	.B/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	(GCP/CBF	0.0075 L	B/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	(GCP/CBF	0.0007 L	B/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	()	GCP	0.0076 L	_B/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	3	MMBTU/hr each	GCP	0.0076 L	_B/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	50.4	MMBTU/hr	GCP	0.0076 L	_B/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	15	MMBTU/hr each	GCP	0.0076 L	B/MMBTU	BACT
*AR-0172	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	09/01/2021	(GCP	0.0076	GR/DSCF	BACT
*AR-0172	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	09/01/2021	(Wet Scrubber System with mist eliminator	0.0013 L	_B/MMBTU	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	40	MMBtu/hr, combined	GCP	7.6 L	_B/MMSCF	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	22	MMBtu/hr, combined	GCP	7.6 L	_B/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	40	MMBtu/hr, total	GCP	7.6 L	_B/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	50.4	MMBtu/hr	GCP	7.6 l	_B/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	18	MMBtu/hr, each	GCP	7.6 l	_B/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	23	MMBtu/hr	GCP	7.6 L	_B/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	14.5	MMBtu/hr, each	GCP	7.6 L	_B/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	3	MMBtu/hr	GCP	7.6 L	_B/MMSCF	BACT
LA-0364	FG LA COMPLEX	FG LA LLC	01/06/2020	(GCP/CBF	0.03 L	_B/H	BACT
MI-0440	MICHIGAN STATE UNIVERSITY	MICHIGAN STATE UNIVERSITY	05/22/2019	25	MMBTU/H	GCP	0.008 L	B/MMBTU	BACT
MI-0442	THOMAS TOWNSHIP ENERGY, LLC	THOMAS TOWNSHIP ENERGY, LLC	08/21/2019	7	MMBTU/H	GCP/CBF	7.6 L	_B/MMSCF	BACT
*MI-0445	INDECK NILES, LLC	INDECK NILES, LLC	11/26/2019	27	MMBTU/H	GCP	0.1 l	_B/H	BACT
MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	50	MMBTU/H	GCP	0.74 L	_B/H	BACT
OH-0379	PETMIN USA INCORPORATED	PETMIN USA INCORPORATED	02/06/2019	15.17	MMBTU/H	GCP/CBF	0.113 L	_B/H	BACT
OH-0379	PETMIN USA INCORPORATED	PETMIN USA INCORPORATED	02/06/2019	15	MMBTU/H	GCP/CBF	0.112 L	_B/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	1.2	MMBTU/H	GCP/CBF	0.004 L	.B/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	16	MMBTU/H	GCP/CBF	0.05 L	.B/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	9.5	mmbtu/hr	GCP/CBF	0.03 L	_B/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019	30	MMBTU/H	GCP/CBF	0.3 L	.B/H	BACT
			PM ₁₀ (fi	Iterable only)					
*AL-0329	COLBERT COMBUSTION TURBINE PLANT	TENNESSEE VALLEY AUTHORITY	09/21/2021		MMBtu/hr		0.008 L	B/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	-	<u> </u>	GCP/CBF		B/MMBTU	BACT
					l .	l '		•	

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls ^A	Emission Limit	Units	Туре
			PM ₂	, (total)					
*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020		MBtu/hr	GCP/CBF	0.0079	LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	11/07/2018	53.7 MI	MBTU/HR	GCP/CBF	0.0019	LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	11/07/2018		MBTU/HR	GCP/CBF		X10^-4 LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		GCP/CBF	0.0075		BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		GCP/CBF	0.0019	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		GCP/CBF	0.0012	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		GCP/CBF	0.0019	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		GCP/CBF	0.0075		BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		GCP/CBF	0.0007		BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	0		GCP	0.0076		BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	3 MI	MBTU/hr each	GCP	0.0076		BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019		MBTU/hr	GCP		LB/MMBTU	BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019		MBTU/hr each	GCP	0.0076		BACT
*AR-0172	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	09/01/2021	0		GCP		GR/DSCF	BACT
*AR-0172	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	09/01/2021	0		Wet Scrubber System with mist eliminator		GR/DSCF	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	40 MI	MBtu/hr, combined	GCP	_	LB/MMSCF	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020		MBtu/hr, combined	GCP		LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021		MBtu/hr, total	GCP		LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	50.4 MI		GCP	_	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021		MBtu/hr, each	GCP	_	LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021		MBtu/hr	GCP		LB/MMSCF	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021		MBtu/hr, each	GCP		LB/MMSCF	BACT
KY-0115 KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021		MBtu/hr	GCP	_	LB/MMSCF	BACT
LA-0364	FG LA COMPLEX	FG LA LLC	01/06/2020	0	VIDEU/III	GCP/CBF		LB/H	BACT
MI-0440	MICHIGAN STATE UNIVERSITY	MICHIGAN STATE UNIVERSITY	05/22/2019	25 M	MBTU/H	GCP		LB/MMBTU	BACT
MI-0440	THOMAS TOWNSHIP ENERGY, LLC	THOMAS TOWNSHIP ENERGY, LLC	08/21/2019		MBTU/H	GCP/CBF	_	LB/MMSCF	BACT
*MI-0445	INDECK NILES, LLC	INDECK NILES, LLC	11/26/2019		MBTU/H	GCP		LB/H	BACT
MI-0445	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021		MBTU/H	GCP	_	LB/H	BACT
OH-0379	PETMIN USA INCORPORATED	PETMIN USA INCORPORATED	02/06/2019	15.17 MI		GCP/CBF		LB/H	BACT
OH-0379	PETMIN USA INCORPORATED PETMIN USA INCORPORATED	PETMIN USA INCORPORATED PETMIN USA INCORPORATED	02/06/2019		MBTU/H	GCP/CBF GCP/CBF	_	LB/H	BACT
OH-0379 OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019		MBTU/H	GCP/CBF GCP/CBF		LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC		09/27/2019		MBTU/H	GCP/CBF GCP/CBF		LB/H	BACT
	·	NORTHSTAR BLUESCOPE STEEL, LLC			•	GCP/CBF GCP/CBF			
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019		mbtu/hr		_	LB/H	BACT
OH-0381	NORTHSTAR BLUESCOPE STEEL, LLC	NORTHSTAR BLUESCOPE STEEL, LLC	09/27/2019		ИВТИ/Н	GCP/CBF	0.3	LB/H	BACT
	T			Iterable only)	"			L = 1	
*AL-0329	COLBERT COMBUSTION TURBINE PLANT	TENNESSEE VALLEY AUTHORITY	09/21/2021	10 MI	MBtu/hr			LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	11/07/2018	0		GCP/CBF	0.0075	, -	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		GCP/CBF	0.0075	LB/MMBTU	BACT
				ses -Carbon Dioxide			_	T .	
AR-0155	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	11/07/2018	0		GCP/CBF		LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	11/07/2018		MBTU/HR	GCP/Boiler Efficiency		LB/MMBTU	BACT
AR-0155	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	11/07/2018	53.7 MI	MBTU/HR	GCP/Boiler Efficiency		LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		GCP		LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		GCP/Boiler Efficiency		LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		GCP		LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		GCP/Boiler Efficiency		LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		GCP	_	LB/MMBTU	BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		GCP/Boiler Efficiency	117	LB/MMBTU	BACT
				c Acid Mist					
IL-0130	JACKSON ENERGY CENTER	JACKSON GENERATION, LLC	12/31/2018	13 mr	nBtu/hour	GCP	0.014	POUNDS/HOUR	BACT

							Emission		
RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls ^A	Limit	Units	Туре
			C	pacity					
AR-0155	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	11/07/2018	0		GCP/CBF	5 %		BACT
AR-0155	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	11/07/2018	53.7	MMBTU/HR	GCP/CBF	5 %		BACT
AR-0155	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	11/07/2018	53.7	MMBTU/HR	GCP/CBF	5 %		BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		GCP/CBF	5 %		BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		GCP/CBF	5 %		BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		GCP/CBF	5 %		BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		GCP/CBF	5 %		BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		GCP/CBF	5 %		BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		GCP/CBF	5 %		BACT
AR-0159	BIG RIVER STEEL LLC	BIG RIVER STEEL LLC	04/05/2019	0		GCP/CBF	5 %		BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	0		GCP	5 %		BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	3	MMBTU/hr each	GCP	5 %		BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	50.4	MMBTU/hr	GCP	5 %		BACT
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	15	MMBTU/hr each	GCP	5 %		BACT
*AR-0172	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	09/01/2021	0		GCP	5 %		BACT
*AR-0172	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	09/01/2021	0		Wet Scrubber System with mist eliminator	10 %	•	BACT
*WI-0291	GRAYMONT WESTERN LIME-EDEN	GRAYMONT WESTERN LIME-EDEN	01/28/2019	0		GCP/LNB	15 %	•	BACT
*WI-0291	GRAYMONT WESTERN LIME-EDEN	GRAYMONT WESTERN LIME-EDEN	01/28/2019	0		GCP/LNB	15 %	•	BACT
*WI-0291	GRAYMONT WESTERN LIME-EDEN	GRAYMONT WESTERN LIME-EDEN	01/28/2019	1.5	mmBTU/hr	GCP	10 %	•	BACT

⁽a) GCP = good combustion practices, LNB = low-NOx burners, CBF = clean burning fuels, FGR = flue gas recirculation

Emergency Generator Table D-5 - RBLC Results for Emergency-Fire-Pump

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	EmissionLimit	Units	Туре
			Carbon Mon	oxide			•		
		WESTERN FARMERS ELECTRIC							
OK-0154	Mooreland Generating Sta	COOPERATIVE	7/2/2013	1,341	HP	GCP	0.00	g/hp-hr	BACT-PSD
TX-0728	Peony Chemical Manufacturing Facility	BASF	4/1/2015	1,500	HP	NSPS Compliance	0.01	g/hp-hr	Other Case-by-Case
PA-0278	Moxie Liberty LLC/Asylum Power Pl T	MOXIE ENERGY LLC	10/10/2012			None	0.13	g/hp-hr	Other Case-by-Case
LA-0231	Lake Charles Gasification Facility	LAKE CHARLES COGENERATION, LLC	6/22/2009	1,341	HP	NSPS Compliance	0.21	g/hp-hr	BACT-PSD
		99 CIVIL ENGINEER SQUADRON OF							
NV-0047	Nellis Air Force Base	USAF	2/26/2008	1,350	hP	Turbocharger	0.22	g/hp-hr	Other Case-by-Case
		WOLVERINE POWER SUPPLY							
MI-0402	Sumpter Power Plant	COOPERATIVE INC.	11/17/2011	732	HP	GCP		g/hp-hr	BACT-PSD
NY-0104	CPV Valley Energy Center	CPV VALLEY LLC	8/1/2013			GCP		g/hp-hr	BACT-PSD
NV-0050	MGM Mirage	MGM MIRAGE	11/30/2009	2,206	HP	Turbocharger	0.82	g/hp-hr	LAER
SC-0115	GP Clarendon LP	GP CLARENDON LP	2/10/2009	1,400	HP	GCP	0.98	g/hp-hr	BACT-PSD
SC-0114	GP Allendale LP	GP ALLENDALE LP	11/25/2008		HP	None	0.98	g/hp-hr	BACT-PSD
PA-0291	Hickory Run Energy Station	HICKORY RUN ENERGY LLC	4/23/2013	1,135	hP	None	2.31	g/hp-hr	Other Case-by-Case
NV-0049	Harrah's Operating Company, Inc.	HARRAH'S OPERATING COMPANY, INC.	8/20/2009	1,232		Turbocharger		g/hp-hr	Other Case-by-Case
AL-0301	Nucor Steel Tuscaloosa, Inc.	NUCOR STEEL TUSCALOOSA, INC.	7/22/2014	800	HP	None	2.49	g/hp-hr	BACT-PSD
		MID AMERICAN STEEL AND WIRE							
OK-0128	Mid American Steel Rolling Mill	COMPANY	9/8/2008	1,200	HP	None	2.49	g/hp-hr	BACT-PSD
	Energy Answers Arecibo Puerto Rico								
PR-0009	Renewable Energy Project	ENERGY ANSWERS ARECIBO, LLC	4/10/2014		hP	None	2.60	Or I	BACT-PSD
MI-0406	Renaissance Power LLC	LS POWER DEVELOPMENT LLC	11/1/2013	1,000		GCP	2.60	g/hp-hr	BACT-PSD
LA-0313	St. Charles Power Station	ENTERGY LOUISIANA, LLC	8/31/2016	2,584		NSPS Compliance		g/hp-hr	BACT-PSD
IN-0158	St. Joseph Energy Center, LLC	ST. JOSEPH ENERGY CENTER, LLC	12/3/2012		HP	GCP	2.60	g/hp-hr	BACT-PSD
IN-0158	St. Joseph Energy Center, LLC	ST. JOSEPH ENERGY CENTER, LLC	12/3/2012	2,012	HP	GCP	2.60	g/hp-hr	BACT-PSD
	Endicott Production Facility, Liberty	BRITISH PETROLEUM EXPLORATION							
AK-0066	Development Project	ALASKA (BPXA)	6/15/2009	1,041		GCP	2.60	g/hp-hr	BACT-PSD
MD-0044	Cove Point LNG Terminal	DOMINION COVE POINT LNG, LP	6/9/2014	1,550	HP	GCP	2.60	g/hp-hr	BACT-PSD
	Ni sa saila Bailat Flantais Casa sati sa Blant	ENTER CY LOUISIANIA LLC	0/45/2044	4 050		000 01 5 1	2.50	, ,	DA OT DOD
LA-0254	Ninemile Point Electric Generating Plant		8/16/2011	1,250		GCP, Clean Fuel		g/hp-hr	BACT-PSD
CA-1191	Victorville 2 Hybrid Power Project	CITY OF VICTORVILLE	3/11/2010	,	kW	None	2.60	g/hp-hr	BACT-PSD
CA-1212	Palmdale Hybrid Power Project	CITY OF PALMDALE	10/18/2011	2,683	HP	None	2.60	g/hp-hr	BACT-PSD
	Moundsville Combined Cycle Power		44 /24 /224 4	2.016			2.50	, ,	DAGT DOD
WV-0025	Plant	MOUNDSVILLE POWER, LLC	11/21/2014	2,016	HP	None	2.60	g/hp-hr	BACT-PSD
		FOOTPRINT POWER SALEM HARBOR	1 /20 /201 1	750			2.50	/, ,	
	Salem Harbor Station Redevelopment	DEVELOPMENT LP	1/30/2014	750		None		g/hp-hr	Other Case-by-Case
AK-0082	Point Thomson Production Facility	EXXON MOBIL CORPORATION	1/23/2015		HP	None	2.60	g/hp-hr	BACT-PSD
LA-0288	Lake Charles Chemical Complex	SASOL CHEMICALS (USA) LLC	5/23/2014	2,682	HP	GCP	2.61	g/hp-hr	BACT-PSD
	Lake Charles Chemical Complex LDPE							, .	
LA-0296	Unit	SASOL CHEMICALS (USA) LLC	5/23/2014	2,682	HP	GCP	2.61	g/hp-hr	BACT-PSD
			614/554			0.00		, .	D 4 CT DCD
IN-0173	Midwest Fertilizer Corporation	MIDWEST FERTILIZER CORPORATION	6/4/2014	3,600	HP	GCP	2.61	g/hp-hr	BACT-PSD

Emergency Generator Table D-5 - RBLC Results for Emergency-Fire Pump

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	EmissionLimit	Units	Туре
IN-0179	Ohio Valley Resources, LLC	OHIO VALLEY RESOURCES, LLC	9/25/2013	4,690		GCP	2.61	g/hp-hr	BACT-PSD
IN-0180	Midwest Fertilizer Corporation	MIDWEST FERTILIZER CORPORATION	6/4/2014	3,600	HP	GCP	2.61	g/hp-hr	BACT-PSD
IN-0263	Midwest Fertilizer Company LLC	MIDWEST FERTILIZER COMPANY LLC	3/23/2017	3,600	HP	GCP	2.61	g/hp-hr	BACT-PSD
OH-0352	Oregon Clean Energy Center	ARCADIS, US, INC.	6/18/2013	2,250	kW	NSPS Compliance	3.50	g/hp-hr	BACT-PSD
FL-0310	Shady Hills Generating Station	SHADY HILLS POWER COMPANY	1/12/2009	2,500	kW	NSPS Compliance	8.50	g/hp-hr	BACT-PSD
		ASSOCIATED ELECTRIC COOPERATIVE							
OK-0129	Chouteau Power Plant	INC	1/23/2009	2,200	HP	None	3.50	g/kW-hr	BACT-PSD
MI-0421	Grayling Particleboard	ARAUCO NORTH AMERICA	8/26/2016	1,600	kW	GCP		g/kW-hr	BACT-PSD
MI-0425	Grayling Particleboard	ARAUCO NORTH AMERICA	5/9/2017	1,500	kW	GCP	3.50	g/kW-hr	BACT-PSD
MI-0425	Grayling Particleboard	ARAUCO NORTH AMERICA	5/9/2017	1,500	kW	GCP	3.50	g/kW-hr	BACT-PSD
LA-0251	Flopam Inc. Facility	FLOPAM INC.	4/26/2011	1,175	hP	None	3.50	g/kW-hr	BACT-PSD
IA-0095	Tate & Lyle Ingredients Americas, Inc.		9/19/2008	700	kW	None	3.50	g/kW-hr	BACT-PSD
OH-0317	Ohio River Clean Fuels, LLC	OHIO RIVER CLEAN FUELS, LLC	11/20/2008	2,922	HP	GCP	3.50	g/kW-hr	BACT-PSD
IA-0105	Iowa Fertilizer Company	IOWA FERTILIZER COMPANY	10/26/2012	2,000	kW	GCP	3.50	g/kW-hr	BACT-PSD
	CF Industries Nitrogen, LLC - Port Neal								
IA-0106	Nitrogen Complex	CF INDUSTRIES NITROGEN, LLC	7/12/2013			GCP	3.50	g/kW-hr	BACT-PSD
MI-0389	Karn Weadock Generating Complex	CONSUMERS ENERGY	12/29/2009	2,000	kW	GCP, Clean Fuel	3.50	g/kW-hr	BACT-PSD
MI-0423	Indeck Niles, LLC	INDECK NILES, LLC	1/4/2017	2,922	hP	GCP	3.50	g/kW-hr	BACT-PSD
	Highlands Biorefinery And Cogeneration								
FL-0332	Plant	HIGHLANDS ENVIROFUELS (HEF), LLC	9/23/2011	2,682	hP	NSPS Compliance	3.50	g/kW-hr	BACT-PSD
ID-0018	Langley Gulch Power Plant	IDAHO POWER COMPANY	6/25/2010	750	kW	GCP	3.50	g/kW-hr	BACT-PSD
IL-0114	Cronus Chemicals, LLC	CRONUS CHEMICALS, LLC	9/5/2014	3,755	HP	NSPS Compliance	3.50	g/kW-hr	BACT-PSD
AK-0076	Point Thomson Production Facility	EXXON MOBIL CORPORATION	8/20/2012	1,750	kW	None	3.50	g/kW-hr	BACT-PSD
	Sweet Sorghum-To-Ethanol Advanced	SOUTHEAST RENEWABLE FUELS (SRF),							
FL-0322	Biorefinery	LLC	12/23/2010	2,000	kW	None	3.50	g/kW-hr	BACT-PSD
FL-0356	Okeechobee Clean Energy Center	FLORIDA POWER & LIGHT	3/9/2016	3,300	kW	GCP	3.50	g/kW-hr	BACT-PSD
		DYNO NOBEL LOUISIANA AMMONIA,							
	Ammonia Production Facility	LLC	3/27/2013	1,200	HP	GCP	3.50	g/kW-hr	BACT-PSD
SC-0113	Pyramax Ceramics, LLC	PYRAMAX CERAMICS, LLC	2/8/2012	757	HP	NSPS Compliance	3.50	g/kW-hr	BACT-PSD
FL-0346	Lauderdale Plant	FLORIDA POWER & LIGHT	4/22/2014	3,100	kW	GCP	3.50	g/kW-hr	BACT-PSD
LA-0204	Plaquemine PVC Plant	SHINTECH LOUISIANA LLC	2/27/2009	1,389	HP	GCP	0.85	lb/MMBtu	BACT-PSD
		Greenh	ouse Gases - C	arbon Dioxide					
								1.	
IN-0173	Midwest Fertilizer Corporation	MIDWEST FERTILIZER CORPORATION	6/4/2014	3,600		GCP	_	U, 1	BACT-PSD
IN-0179	Ohio Valley Resources, LLC	OHIO VALLEY RESOURCES, LLC	9/25/2013	4,690	HP	GCP	526.39	g/hp-hr	BACT-PSD
								" .	
IN-0180	Midwest Fertilizer Corporation	MIDWEST FERTILIZER CORPORATION	6/4/2014	3,600		GCP		g/hp-hr	BACT-PSD
IA-0105	lowa Fertilizer Company	IOWA FERTILIZER COMPANY	10/26/2012	2,000	kW	GCP	1.55	g/kW-hr	BACT-PSD
	CF Industries Nitrogen, LLC - Port Neal								
IA-0106	Nitrogen Complex	CF INDUSTRIES NITROGEN, LLC	7/12/2013			GCP	703.07	g/kW-hr	BACT-PSD
			0/10/05::		l <u>.</u>				
LA-0254	Ninemile Point Electric Generating Plant	ENTERGY LOUISIANA LLC	8/16/2011	1,250		GCP	163.00	lb/MMBtu	BACT-PSD
		Greenhouse G	iases - Carbon	Dioxide Equiv	/alents				

Emergency Generator Table D-5 - RBLC Results for Emergency-Fire-Pump

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	EmissionLimit	Units	Туре
		WOLVERINE POWER SUPPLY							
MI-0402	Sumpter Power Plant	COOPERATIVE INC.	11/17/2011	732	HP	GCP	444.05	g/hp-hr	BACT-PSD
	Moundsville Combined Cycle Power								
WV-0025	Plant	MOUNDSVILLE POWER, LLC	11/21/2014	2,016	HP	None	543.67	g/hp-hr	BACT-PSD
		FOOTPRINT POWER SALEM HARBOR							
MA-0039	Salem Harbor Station Redevelopment	DEVELOPMENT LP	1/30/2014	750	kW	None	162.85	lb/MMBtu	BACT-PSD
			Sulfuric Acid	Mist			•		
		FOOTPRINT POWER SALEM HARBOR							
MA-0039	Salem Harbor Station Redevelopment	DEVELOPMENT LP	1/30/2014	750	kW	None	5.44E-04	g/kW-hr	BACT-PSD
NY-0101	Cornell Combined Heat & Power Project	CORNELL UNIVERSITY	3/12/2008	1,000	kW	Clean fuels	9.07E-04	g/kW-hr	BACT-PSD
NY-0104	CPV Valley Energy Center	CPV VALLEY LLC	8/1/2013			Clean fuels			BACT-PSD
	, ,,		Nitrogen O	xides			1	· ·	I.
TX-0728	Peony Chemical Manufacturing Facility	BASF	4/1/2015	1,500	HP	NSPS Compliance	0.02	g/hp-hr	LAER
	Energy Answers Arecibo Puerto Rico					·		0, 1	
PR-0009	Renewable Energy Project	ENERGY ANSWERS ARECIBO, LLC	4/10/2014	670	hP	None	2.85	g/hp-hr	BACT-PSD
CA-1221	Pacific Bell	PACIFIC BELL	12/5/2011			NSPS Compliance		g/hp-hr	Other Case-by-Case
SC-0115	GP CLARENDON LP	GP CLARENDON LP	2/10/2009			GCP		g/hp-hr	BACT-PSD
SC-0114	GP Allendale LP	GP ALLENDALE LP	11/25/2008			None		g/hp-hr	BACT-PSD
								0, 1	
CA-1220	San Diego International Airport	SAN DIEGO INTERNATIONAL AIRPORT	10/3/2011	1,881	HP	NSPS Compliance	3.90	g/hp-hr	Other Case-by-Case
PA-0291	Hickory Run Energy Station	HICKORY RUN ENERGY LLC	4/23/2013			None		g/hp-hr	Other Case-by-Case
	, , , , , , , , , , , , , , , , , , , ,	CITY OF SAN DIEGO PUD (PUMP	,,=0,=0=0					6/ ·· F ···	
CA-1219	City Of San Diego PUD (Pump Station 1)	STATION 1)	7/9/2012	2,722	НР	NSPS Compliance	4.00	g/hp-hr	Other Case-by-Case
	and a commentation of the		1/0/-0					6/ ·· F ···	
IN-0263	Midwest Fertilizer Company LLC	MIDWEST FERTILIZER COMPANY LLC	3/23/2017	3,600	HP	GCP	4.42	g/hp-hr	BACT-PSD
				.,				O/ 1	
IN-0173	Midwest Fertilizer Corporation	MIDWEST FERTILIZER CORPORATION	6/4/2014	3,600	HP	GCP	4.46	g/hp-hr	BACT-PSD
IN-0179	Ohio Valley Resources, LLC	OHIO VALLEY RESOURCES, LLC	9/25/2013			GCP		g/hp-hr	BACT-PSD
			0,20,202	1,000				6/ ·· F ···	
IN-0180	Midwest Fertilizer Corporation	MIDWEST FERTILIZER CORPORATION	6/4/2014	3,600	НР	GCP	4.46	g/hp-hr	BACT-PSD
CA-1191	Victorville 2 Hybrid Power Project	CITY OF VICTORVILLE	3/11/2010		kW	None		g/hp-hr	BACT-PSD
LA-0288	Lake Charles Chemical Complex	SASOL CHEMICALS (USA) LLC	5/23/2014	2,682	HP	GCP		g/hp-hr	BACT-PSD
	Lake Charles Chemical Complex LDPE	` ,		,				O/ 1	
LA-0296	Unit	SASOL CHEMICALS (USA) LLC	5/23/2014	2,682	HP	GCP	4.63	g/hp-hr	BACT-PSD
	Endicott Production Facility, Liberty	BRITISH PETROLEUM EXPLORATION						0, 1	
AK-0066	Development Project	ALASKA (BPXA)	6/15/2009	1,041	HP	GCP	4.70	g/hp-hr	BACT-PSD
WV-0027	Inwood	KNAUF INSULATION INC.	9/15/2017			GCP, Clean Fuel		g/hp-hr	BACT-PSD
		LOUISIANA ENERGY AND POWER				·		J. 1	
LA-0308	Morgan City Power Plant	AUTHORITY (LEPA)	9/26/2013	2,000	kW	GCP	4.78	g/hp-hr	BACT-PSD
MI-0406	Renaissance Power LLC	LS POWER DEVELOPMENT LLC	11/1/2013		kW	GCP		g/hp-hr	BACT-PSD
LA-0313	St. Charles Power Station	ENTERGY LOUISIANA, LLC	8/31/2016			NSPS Compliance		g/hp-hr	BACT-PSD
		, .	1,1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,,,,,,		- p		о, г	-
LA-0292	Holbrook Compressor Station	CAMERON INTERSTATE PIPELINE LLC	1/22/2016	1,341	НР	GCP, Clean Fuel	4.80	g/hp-hr	BACT-PSD
	St. Joseph Energy Center, LLC	ST. JOSEPH ENERGY CENTER, LLC	12/3/2012			GCP		g/hp-hr	BACT-PSD
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RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	EmissionLimit	Units	Туре
IN-0158	St. Joseph Energy Center, LLC	ST. JOSEPH ENERGY CENTER, LLC	12/3/2012	2,012	HP	GCP	4.80	g/hp-hr	BACT-PSD
MD-0044	Cove Point LNG Terminal	DOMINION COVE POINT LNG, LP	6/9/2014	1,550	HP	GCP	4.80	g/hp-hr	LAER
		CONSTELLATION POWER SOURCE							
MD-0043	Perryman Generating Station	GENERATION, INC.	7/1/2014	1,300	НР	GCP	4.80	g/hp-hr	LAER
CA-1212	Palmdale Hybrid Power Project	CITY OF PALMDALE	10/18/2011	2,683		None		g/hp-hr	BACT-PSD
	Moundsville Combined Cycle Power		==,==,====	=,===				6/ ·· P ···	
WV-0025	Plant	MOUNDSVILLE POWER, LLC	11/21/2014	2,016	HP	None	4 80	g/hp-hr	BACT-PSD
5525	- I dit	FOOTPRINT POWER SALEM HARBOR	11/11/101	2,010				6/	57.101.105
MA-0039	Salem Harbor Station Redevelopment	DEVELOPMENT LP	1/30/2014	750	۲ ۱۸/	None	4.80	g/hp-hr	LAER
AK-0082	Point Thomson Production Facility	EXXON MOBIL CORPORATION	1/23/2015	2,695		None		g/hp-hr	BACT-PSD
AK-0082	Tome monison rouderion ruemey	WOLVERINE POWER SUPPLY	1/23/2013	2,033	1111	None	4.00	8/11P-111	DACI-13D
MI-0402	Sumpter Power Plant	COOPERATIVE INC.	11/17/2011	732	μр	GCP	1 05	g/hp-hr	BACT-PSD
1011-0402	Sumpler Fower Flam	COOPERATIVE INC.	11/1//2011	/32	пг	GCF	4.03	g/IIP-III	BACI-P3D
PA-0278	Moxie Liberty LLC/Asylum Power PI T	MOXIE ENERGY LLC	10/10/2012			None	4.02	a/hn hr	Other Case-by-Case
PA-0278	Blue Plains Advanced Wastewater	DISTRICT OF COLUMBIA WATER AND	10/10/2012			None	4.93	g/hp-hr	Other Case-by-Case
56 0000			2/45/2042	2.602		Nava	F 20		1.450
DC-0009	Treatment Plant	SEWER AUTHORITY	3/15/2012	2,682		None		g/hp-hr	LAER
OH-0352	Oregon Clean Energy Center	ARCADIS, US, INC.	6/18/2013	2,250	KW	NSPS Compliance	5.60	g/hp-hr	BACT-PSD
			. / /					, .	
LA-0231	Lake Charles Gasification Facility	LAKE CHARLES COGENERATION, LLC	6/22/2009	1,341	HP	NSPS Compliance	5.78	g/hp-hr	BACT-PSD
		MID AMERICAN STEEL AND WIRE							
OK-0128	Mid American Steel Rolling Mill	COMPANY	9/8/2008			None		g/hp-hr	BACT-PSD
NV-0050	MGM Mirage	MGM MIRAGE	11/30/2009	2,206		Turbocharger	5.94	Ů, I	Other Case-by-Case
MD-0037	Medimmune Frederick Campus	MEDIMMUNE, INC.	1/28/2008	2,500		None		g/hp-hr	LAER
AL-0301	Nucor Steel Tuscaloosa, Inc.	NUCOR STEEL TUSCALOOSA, INC.	7/22/2014	800		None		g/hp-hr	BACT-PSD
FL-0310	Shady Hills Generating Station	SHADY HILLS POWER COMPANY	1/12/2009	2,500	kW	NSPS Compliance	6.90	g/hp-hr	BACT-PSD
		99 CIVIL ENGINEER SQUADRON OF							
NV-0047	Nellis Air Force Base	USAF	2/26/2008	1,350	hP	Turbocharger	7.58	g/hp-hr	BACT-PSD
NV-0049	Harrah's Operating Company, Inc.	HARRAH'S OPERATING COMPANY, INC.	8/20/2009	1,232	HP	Turbocharger	10.89	g/hp-hr	BACT-PSD
NJ-0073	Trigen	TRIGEN - TRENTON ENERGY CORP	3/8/2008			None	12.00	g/hp-hr	RACT
IL-0114	Cronus Chemicals, LLC	CRONUS CHEMICALS, LLC	9/5/2014	3,755	HP	NSPS Compliance	0.67	g/kW-hr	BACT-PSD
MI-0425	Grayling Particleboard	ARAUCO NORTH AMERICA	5/9/2017	1,500	kW	GCP	1.33	g/kW-hr	BACT-PSD
SC-0113	Pyramax Ceramics, LLC	PYRAMAX CERAMICS, LLC	2/8/2012	757	HP	NSPS Compliance	4.00	g/kW-hr	BACT-PSD
		WESTERN FARMERS ELECTRIC							
OK-0154	Mooreland Generating Sta	COOPERATIVE	7/2/2013	1,341	HP	GCP	4.99	g/kW-hr	BACT-PSD
		GENERAL MOTORS TECHNICAL CENTER-							
MI-0394	Warren Technical Center	WARREN	2/29/2012	3,010	kW	GCP, ITR	5.98	g/kW-hr	BACT-PSD
		GENERAL MOTORS TECHNICAL CENTER-		-				<u>. </u>	
MI-0395	Warren Technical Center	-WARREN	7/13/2012	3,010	kW	GCP, ITR	5.98	g/kW-hr	BACT-PSD
IA-0105	Iowa Fertilizer Company	IOWA FERTILIZER COMPANY	10/26/2012	2,000	kW	GCP		g/kW-hr	BACT-PSD
	p)	22	-, -,	_,				J	
IA-0095	Tate & Lyle Ingredients Americas, Inc.		9/19/2008	700	kW	None	6 20	g/kW-hr	BACT-PSD
171 0033		ASSOCIATED ELECTRIC COOPERATIVE	3, 13, 2000	, 00			5.20	0/ 1544 111	201 100
OK-0129	Chouteau Power Plant	INC	1/23/2009	2,200	HP	None	6.40	g/kW-hr	BACT-PSD
LA-0251	Flopam Inc. Facility	FLOPAM INC.	4/26/2011	1,175		None	_	g/kW-hr	LAER
OH-0317	Ohio River Clean Fuels, LLC	OHIO RIVER CLEAN FUELS, LLC	11/20/2008			GCP		g/kW-hr	BACT-PSD
OH-031/	Offic River Clean Fuels, LLC	OTHO RIVER CLEAN FUELS, LLC	11/20/2008	2,922	ıπr	UCF	0.40	R/ KAA-111	מאכו-ראט

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	EmissionLimit	Units	Туре
AK-0073	International Station Power Plant	CHUGACH ELECTRIC ASSOCIATION	12/20/2010	1,500	kW	GCP	6.40	g/kW-hr	BACT-PSD
MI-0423	Indeck Niles, LLC	INDECK NILES, LLC	1/4/2017	2,922	hP	GCP	6.40	g/kW-hr	BACT-PSD
	Highlands Biorefinery And Cogeneration								
FL-0332	Plant	HIGHLANDS ENVIROFUELS (HEF), LLC	9/23/2011	2,682	hP	NSPS Compliance	6.40	g/kW-hr	BACT-PSD
ID-0018	Langley Gulch Power Plant	IDAHO POWER COMPANY	6/25/2010	750	kW	GCP	6.40	g/kW-hr	BACT-PSD
AK-0076	Point Thomson Production Facility	EXXON MOBIL CORPORATION	8/20/2012	1,750	kW	None	6.40	g/kW-hr	BACT-PSD
	Sweet Sorghum-To-Ethanol Advanced	SOUTHEAST RENEWABLE FUELS (SRF),							
FL-0322	Biorefinery	LLC	12/23/2010	2,000	kW	None	6.40	g/kW-hr	BACT-PSD
		BENTELER STEEL / TUBE							
LA-0309	Benteler Steel Tube Facility	MANUFACTURING CORPORATION	6/4/2015	2,922	HP	NSPS Compliance	6.40	g/kW-hr	BACT-PSD
		DYNO NOBEL LOUISIANA AMMONIA,							
LA-0272	Ammonia Production Facility	LLC	3/27/2013	1,200	HP	GCP	6.40	g/kW-hr	BACT-PSD
MI-0421	Grayling Particleboard	ARAUCO NORTH AMERICA	8/26/2016	1,600	kW	GCP	6.41	g/kW-hr	BACT-PSD
MI-0425	Grayling Particleboard	ARAUCO NORTH AMERICA	5/9/2017	1,500	kW	GCP	6.41	g/kW-hr	BACT-PSD
		GENERAL MOTORS TECHNICAL CENTER-							
MI-0394	Warren Technical Center	WARREN	2/29/2012	2,280	kW	GCP, ITR	6.93	g/kW-hr	BACT-PSD
		GENERAL MOTORS TECHNICAL CENTER-							
MI-0395	Warren Technical Center	-WARREN	7/13/2012	2,500	kW	GCP, ITR	7.13	g/kW-hr	BACT-PSD
		GENERAL MOTORS TECHNICAL CENTER							
MI-0418	Warren Technical Center	- WARREN	1/14/2015	2,710	kW	GCP, ITR	7.13	g/kW-hr	BACT-PSD
		GENERAL MOTORS TECHNICAL CENTER							
MI-0418	Warren Technical Center	- WARREN	1/14/2015	3,490	kW	GCP, ITR	8.00	g/kW-hr	BACT-PSD
AK-0072	Dutch Harbor Power Plant	CITY OF UNALASKA	7/14/2011	4,400	kW	GCP	9.80	g/kW-hr	BACT-PSD
NH-0015	Concord Steam Corporation	CONCORD STEAM CORPORATION	2/27/2009			None	1.98	lb/MMBtu	LAER
NH-0015	Concord Steam Corporation	CONCORD STEAM CORPORATION	2/27/2009			None	1.98	lb/MMBtu	LAER
LA-0204	Plaquemine PVC Plant	SHINTECH LOUISIANA LLC	2/27/2009	1,389	HP	GCP	3.20	lb/MMBtu	BACT-PSD
	•		PM10 - filte	rable			•	•	•
TX-0728	Peony Chemical Manufacturing Facility	BASF	4/1/2015	1,500	HP	NSPS Compliance		g/hp-hr	Other Case-by-Case
NV-0050	MGM Mirage	MGM MIRAGE	11/30/2009	2,206	HP	Turbocharger	0.05	g/hp-hr	Other Case-by-Case
SC-0115	GP Clarendon LP	GP CLARENDON LP	2/10/2009	1,400	HP	GCP	0.06	g/hp-hr	BACT-PSD
SC-0114	GP Allendale LP	GP ALLENDALE LP	11/25/2008	1,400	HP	None	0.06	g/hp-hr	BACT-PSD
		99 CIVIL ENGINEER SQUADRON OF							
NV-0047	Nellis Air Force Base	USAF	2/26/2008	1,350	hP	Turbocharger	0.08	g/hp-hr	Other Case-by-Case
IN-0158	St. Joseph Energy Center, LLC	ST. JOSEPH ENERGY CENTER, LLC	12/3/2012	1,006	HP	GCP	0.15	g/hp-hr	BACT-PSD
IN-0158	St. Joseph Energy Center, LLC	ST. JOSEPH ENERGY CENTER, LLC	12/3/2012	2,012	HP	GCP		g/hp-hr	BACT-PSD
AK-0082	Point Thomson Production Facility	EXXON MOBIL CORPORATION	1/23/2015	2,695	HP	None	0.15	g/hp-hr	BACT-PSD
LA-0313	St. Charles Power Station	ENTERGY LOUISIANA, LLC	8/31/2016	2,584	HP	GCP	0.15	g/hp-hr	BACT-PSD
NV-0049	Harrah's Operating Company, Inc.	HARRAH'S OPERATING COMPANY, INC.	8/20/2009	1,232	HP	Turbocharger	0.32	g/hp-hr	Other Case-by-Case
IA-0095	Tate & Lyle Ingredients Americas, Inc.		9/19/2008	700		None		g/kW-hr	BACT-PSD
OH-0317	Ohio River Clean Fuels, LLC	OHIO RIVER CLEAN FUELS, LLC	11/20/2008	2,922	HP	GCP		g/kW-hr	BACT-PSD
LA-0251	Flopam Inc. Facility	FLOPAM INC.	4/26/2011	1,175	hP	None	0.20	g/kW-hr	BACT-PSD
		LOUISIANA ENERGY AND POWER							
LA-0308	Morgan City Power Plant	AUTHORITY (LEPA)	9/26/2013	2,000	kW	GCP	0.24	g/kW-hr	BACT-PSD

Emergency Generator Table D-5 - RBLC Results for Emergency-Fire-Pump

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	EmissionLimit	Units	Туре
			PM10 - to	tal		•			•
PA-0278	Moxie Liberty LLC/Asylum Power Pl T	MOXIE ENERGY LLC	10/10/2012			None	0.02	g/hp-hr	Other Case-by-Case
LA-0231	Lake Charles Gasification Facility	LAKE CHARLES COGENERATION, LLC	6/22/2009	1,341	HP	NSPS Compliance	0.02	g/hp-hr	BACT-PSD
AK-0073	International Station Power Plant	CHUGACH ELECTRIC ASSOCIATION	12/20/2010	1,500	kW	Turbo Charging	0.03	g/hp-hr	BACT-PSD
LA-0288	Lake Charles Chemical Complex	SASOL CHEMICALS (USA) LLC	5/23/2014	2,682	HP	GCP	0.15	g/hp-hr	BACT-PSD
	Lake Charles Chemical Complex LDPE								
LA-0296	Unit	SASOL CHEMICALS (USA) LLC	5/23/2014	2,682	HP	GCP	0.15	g/hp-hr	BACT-PSD
IN-0173	Midwest Fertilizer Corporation	MIDWEST FERTILIZER CORPORATION	6/4/2014	3,600	HP	GCP	0.15	g/hp-hr	BACT-PSD
IN-0179	Ohio Valley Resources, LLC	OHIO VALLEY RESOURCES, LLC	9/25/2013	4,690	HP	GCP	0.15	g/hp-hr	BACT-PSD
IN-0180	Midwest Fertilizer Corporation	MIDWEST FERTILIZER CORPORATION	6/4/2014	3,600	HP	GCP	0.15	g/hp-hr	BACT-PSD
MI-0406	Renaissance Power LLC	LS POWER DEVELOPMENT LLC	11/1/2013	1,000	kW	GCP	0.15	g/hp-hr	BACT-PSD
	Energy Answers Arecibo Puerto Rico								
PR-0009	Renewable Energy Project	ENERGY ANSWERS ARECIBO, LLC	4/10/2014	670	hP	None	0.15	g/hp-hr	BACT-PSD
LA-0254	Ninemile Point Electric Generating Plant	ENTERGY LOUISIANA LLC	8/16/2011	1,250	HP	GCP, Clean Fuel	0.15	g/hp-hr	BACT-PSD
CA-1212	Palmdale Hybrid Power Project	CITY OF PALMDALE	10/18/2011	2,683	HP	Clean fuels	0.15	g/hp-hr	BACT-PSD
IN-0263	Midwest Fertilizer Company LLC	MIDWEST FERTILIZER COMPANY LLC	3/23/2017	3,600	HP	GCP	0.15	g/hp-hr	BACT-PSD
		FOOTPRINT POWER SALEM HARBOR							
MA-0039	Salem Harbor Station Redevelopment	DEVELOPMENT LP	1/30/2014	750	kW	None	0.15	g/hp-hr	BACT-PSD
MD-0044	Cove Point LNG Terminal	DOMINION COVE POINT LNG, LP	6/9/2014	1,550	HP	GCP, Clean Fuel	0.17	g/hp-hr	BACT-PSD
		CONSTELLATION POWER SOURCE							
MD-0043	Perryman Generating Station	GENERATION, INC.	7/1/2014	1,300	HP	GCP	0.17	g/hp-hr	BACT-PSD
OH-0352	Oregon Clean Energy Center	ARCADIS, US, INC.	6/18/2013	2,250	kW	NSPS Compliance	0.20	g/hp-hr	BACT-PSD
		WOLVERINE POWER SUPPLY							
MI-0400	Wolverine Power	COOPERATIVE, INC.	6/29/2011	4,000	HP	None		g/hp-hr	BACT-PSD
WV-0027	Inwood	KNAUF INSULATION INC.	9/15/2017	900	HP	Clean fuels	0.20	g/hp-hr	BACT-PSD
MI-0423	Indeck Niles, LLC	INDECK NILES, LLC	1/4/2017	2,922	hP	GCP	0.25	g/hp-hr	BACT-PSD
		MID AMERICAN STEEL AND WIRE							
OK-0128	Mid American Steel Rolling Mill	COMPANY	9/8/2008	1,200	HP	None	0.32	g/hp-hr	BACT-PSD
FL-0310	Shady Hills Generating Station	SHADY HILLS POWER COMPANY	1/12/2009	2,500	kW	GCP, Clean Fuel		g/hp-hr	BACT-PSD
FL-0310	Shady Hills Generating Station	SHADY HILLS POWER COMPANY	1/12/2009	2,500	kW	Clean fuels	0.40	g/hp-hr	BACT-PSD
AR-0140	Big River Steel LLC	BIG RIVER STEEL LLC	9/18/2013	1,500	kW	GCP	0.04	g/kW-hr	BACT-PSD
MI-0425	Grayling Particleboard	ARAUCO NORTH AMERICA	5/9/2017	1,500	kW	GCP	0.07	g/kW-hr	BACT-PSD
IL-0114	Cronus Chemicals, LLC	CRONUS CHEMICALS, LLC	9/5/2014	3,755		NSPS Compliance	0.10	g/kW-hr	BACT-PSD
MI-0425	Grayling Particleboard	ARAUCO NORTH AMERICA	5/9/2017	1,500	kW	GCP	0.20	g/kW-hr	BACT-PSD
		ASSOCIATED ELECTRIC COOPERATIVE							
OK-0129	Chouteau Power Plant	INC	1/23/2009	2,200	HP	None	0.20	g/kW-hr	BACT-PSD
IA-0105	Iowa Fertilizer Company	IOWA FERTILIZER COMPANY	10/26/2012	2,000	kW	GCP	0.20	g/kW-hr	BACT-PSD
	CF Industries Nitrogen, LLC - Port Neal								
IA-0106	Nitrogen Complex	CF INDUSTRIES NITROGEN, LLC	7/12/2013			GCP	0.20	g/kW-hr	BACT-PSD

Table D-5 - RBLC Results for Emergency Fire Pump

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W-hr BACT-PSD
V has DACT DCD
N-UL BACI-P2D
MMBtu BACT-PSD
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o-hr Other Case-by-Case
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Emergency Generator Table D-5 - RBLC Results for Emergency-Fire Pump

MI-0425 Grayling Particleboard ARAUCO NORTH AMERICA 5/9/2017 1,500 kW GCP 0.20 g/kW-hr BACT-PSD	RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	EmissionLimit	Units	Туре
MA-0034 Salem Harbor Station Redevelopment MA-0035 Salem Harbor Station Redevelopment MA-0036 Cove Point LNG Terminal OOMINION COVE POINT LNG. LP 6/9/2014 1.550 HP GCP, Clean Fuel 0.17 g/hp-hr AACT-PSD										
MAG033 Salem Harbor Station Redevelopment DeVELOPMENT LP 1/30/2014 750 km 0.15 g/hp-hr 8ACT-PSD 0.00 km/000 COVERNITY LWG, LP 6/9/2014 1,550 km 0.00 km/000 COVERNITY LWG, LP LP LP LP LP LP LP LP LP L	IN-0263	Midwest Fertilizer Company LLC		3/23/2017	3,600	HP	GCP	0.15	g/hp-hr	BACT-PSD
MD-004 Cove Point ING Terminal DOMINION COVE POINT ING, IP 6/9/2014 1,550 HP GCP, Clean Fuel 0.17 php hr BACT-PSD										
Mi-0400 Wolverine Power COPFERATUPIC Mi-0421 14,000 HP None 0.20 g/hp-hr 8ACT-PSD		-								<u> </u>
Mi-0400 Wolverine Power	MD-0044	Cove Point LNG Terminal		6/9/2014	1,550	HP	GCP, Clean Fuel	0.17	g/hp-hr	BACT-PSD
Minor Mino	NAL 0400	M/alicaria a Dancar		6/20/2011	4.000		Name	0.20	- /h h	DACT DCD
INDITED			*					_		<u> </u>
AR.0140 Sig River Steel LLC		·	•						ŭ. ,	
Mil-0425 Grylling Particleboard		•	-	<u> </u>					U,	
III.0114 Cronus Chemicals, LLC									<u> </u>	
AK-008 Point Thomson Production Facility EXXONMOBIL CORPORATION 6/12/2013 610 HP GCP 0.15 g/kW-hr Other Case-by MI-0425 Grayling Particleboard ARAUCO NORTH AMERICA 5/9/2017 1,500 kW GCP 0.20 g/kW-hr BACT-PSD GCP 0.20 GCP		· -		1 1					<u> </u>	<u> </u>
Mi-0425 Grayling Particleboard ARAUCO NORTH AMERICA 5/9/2017 1,500 kW GCP 0.20 g/kW-hr BACT-PSD		·	,	<u> </u>			·		· ·	Other Case-by-Case
IA-0105 lowa Fertilizer Company			ARAUCO NORTH AMERICA		1,500	kW	GCP			
IA-0106 Nitrogen Complex CF INDUSTRIES NITROGEN, LLC 7/12/2013 GCP 0.20 g/kW-hr BACT-PSD			IOWA FERTILIZER COMPANY	10/26/2012	2,000	kW	GCP	0.20		BACT-PSD
AK-0076 Point Thomson Production Facility EXXON MOBIL CORPORATION 8/20/2012 1,750 kW None 0.20 g/kW-hr BACT-PSD		CF Industries Nitrogen, LLC - Port Neal								
BENTELER STEEL / TUBE	IA-0106	Nitrogen Complex	CF INDUSTRIES NITROGEN, LLC	7/12/2013			GCP	0.20	g/kW-hr	BACT-PSD
LA-0309 Benteler Steel Tube Facility MANUFACTURING CORPORATION 6/4/2015 2,922 HP NSPS Compliance 0.20 g/kW-hr BACT-PSD	AK-0076	Point Thomson Production Facility	EXXON MOBIL CORPORATION	8/20/2012	1,750	kW	None	0.20	g/kW-hr	BACT-PSD
MI-0421 Grayling Particleboard ARAUCO NORTH AMERICA 8/26/2016 1,600 kW GCP 0.40 g/kW-hr BACT-PSD			BENTELER STEEL / TUBE							
MI-0402 Sumpter Power Plant COOPERATIVE INC. 11/17/2011 732 HP GCP 0.06 Ib/MMBtu BACT-PSD							·		<u> </u>	
MI-0402 Sumpter Power Plant COOPERATIVE INC. 11/17/2011 732 HP GCP 0.06 Ib/MMBtu BACT-PSD	MI-0421	Grayling Particleboard		8/26/2016	1,600	kW	GCP	0.40	g/kW-hr	BACT-PSD
IN-0166 Indiana Gasification, LLC INDIANA GASIFICATION, LLC 6/27/2012 1,341 HP Clean fuels 15.00 ppm Sulfur BACT-PSD										
NY-0104 CPV Valley Energy Center CPV VALLEY LLC 8/1/2013 Clean fuels 0.03 g/hp-hr BACT-PSD		•								
NY-0104 CPV Valley Energy Center CPV VALLEY LLC 8/1/2013 Clean fuels 0.03 g/hp-hr BACT-PSD	IN-0166	Indiana Gasification, LLC	INDIANA GASIFICATION, LLC	•		HP	Clean fuels	15.00	ppm Sulfur	BACT-PSD
TX-0728 Peony Chemical Manufacturing Facility BASF	NV 0104	CDV Valley Energy Center	CDVVALLEVILC		abie	l	Cloan fuels	0.02	a/hn hr	DACT DCD
MI-0402 Sumpter Power Plant WOLVERINE POWER SUPPLY COOPERATIVE INC. 11/17/2011 732 HP GCP 0.05 g/hp-hr BACT-PSD IN-0173 Midwest Fertilizer Corporation MIDWEST FERTILIZER LOSA MIDWEST FERTILIZER CORPORATION MIDWES	111-0104	CFV Valley Lifelgy Celiter	CFV VALLET ELC	8/1/2013			Clean rueis	0.03	g/iip-iii	DACI-F3D
MI-0402 Sumpter Power Plant COOPERATIVE INC. 11/17/2011 732 HP GCP 0.05 g/hp-hr BACT-PSD IN-0173 Midwest Fertilizer Corporation MIDWEST FERTILIZER CORPORATION 6/4/2014 3,600 HP GCP 0.15 g/hp-hr BACT-PSD IN-0179 Ohio Valley Resources, LLC OHIO VALLEY RESOURCES, LLC 9/25/2013 4,690 HP GCP 0.15 g/hp-hr BACT-PSD IN-0180 Midwest Fertilizer Corporation MIDWEST FERTILIZER CORPORATION 6/4/2014 3,600 HP GCP 0.15 g/hp-hr BACT-PSD MI-0406 Renaissance Power LLC LS POWER DEVELOPMENT LLC 11/1/2013 1,000 kW GCP 0.15 g/hp-hr BACT-PSD Energy Answers Arecibo Puerto Rico PR-0009 Renewable Energy Project ENERGY ANSWERS ARECIBO, LLC 4/10/2014 670 hP None 0.15 g/hp-hr BACT-PSD IN-0158 St. Joseph Energy Center, LLC ST. JOSEPH ENERGY CENTER, LLC 12/3/2012 1,006 HP GCP 0.15 g/hp-hr BACT-PSD IN-0158 St. Joseph Energy Center, LLC ST. JOSEPH ENERGY CENTER, LLC 12/3/2012 1,006 HP GCP 0.15 g/hp-hr BACT-PSD MD-0044 Cove Point LNG Terminal DOMINION COVE POINT LNG, LP 6/9/2014 1,550 HP GCP, Clean Fuel 0.15 g/hp-hr BACT-PSD MI-0400 Wolverine Power COOPERATIVE, INC. 6/29/2011 4,000 HP None 0.32 g/hp-hr BACT-PSD AL-0301 Nucor Steel Tuscaloosa, Inc. NUCOR STEEL TUSCALOOSA, INC. 7/22/2014 800 HP None 0.32 g/hp-hr BACT-PSD	TX-0728	Peony Chemical Manufacturing Facility	BASE	4/1/2015	1 500	НР	NSPS Compliance	0.05	g/hn-hr	Other Case-by-Case
MI-0402 Sumpter Power Plant COOPERATIVE INC. 11/17/2011 732 HP GCP 0.05 g/hp-hr BACT-PSD	17.0720	reony enemical Manageding raciney		4/1/2013	1,300		1431 3 compliance	0.03	6/11P 111	Other case by case
IN-0173 Midwest Fertilizer Corporation MIDWEST FERTILIZER CORPORATION 6/4/2014 3,600 HP GCP 0.15 g/hp-hr BACT-PSD IN-0179 Ohio Valley Resources, LLC OHIO VALLEY RESOURCES, LLC 9/25/2013 4,690 HP GCP 0.15 g/hp-hr BACT-PSD IN-0180 Midwest Fertilizer Corporation MIDWEST FERTILIZER CORPORATION 6/4/2014 3,600 HP GCP 0.15 g/hp-hr BACT-PSD MI-0406 Renaissance Power LLC LS POWER DEVELOPMENT LLC 11/1/2013 1,000 kW GCP 0.15 g/hp-hr BACT-PSD Energy Answers Arecibo Puerto Rico Renewable Energy Project ENERGY ANSWERS ARECIBO, LLC 4/10/2014 670 hP None 0.15 g/hp-hr BACT-PSD IN-0158 St. Joseph Energy Center, LLC ST. JOSEPH ENERGY CENTER, LLC 12/3/2012 1,006 HP GCP 0.15 g/hp-hr BACT-PSD IN-0158 St. Joseph Energy Center, LLC ST. JOSEPH ENERGY CENTER, LLC 12/3/2012 2,012 HP GCP 0.15 g/hp-hr BACT-PSD MD-0044 Cove Point LNG Terminal DOMINION COVE POINT LNG, LP 6/9/2014 1,550 HP GCP, Clean Fuel 0.15 g/hp-hr BACT-PSD WOLVERINE POWER SUPPLY MI-0400 Wolverine Power COOPERATIVE, INC. 6/29/2011 4,000 HP None 0.32 g/hp-hr BACT-PSD AL-0301 Nucor Steel Tuscaloosa, Inc. NUCOR STEEL TUSCALOOSA, INC. 7/22/2014 800 HP None 0.32 g/hp-hr BACT-PSD	MI-0402	Sumpter Power Plant		11/17/2011	732	НР	GCP	0.05	g/hp-hr	BACT-PSD
IN-0179 Ohio Valley Resources, LLC OHIO VALLEY RESOURCES, LLC 9/25/2013 4,690 HP GCP 0.15 g/hp-hr BACT-PSD IN-0180 Midwest Fertilizer Corporation MIDWEST FERTILIZER CORPORATION 6/4/2014 3,600 HP GCP 0.15 g/hp-hr BACT-PSD MI-0406 Renaissance Power LLC LS POWER DEVELOPMENT LLC 11/1/2013 1,000 kW GCP 0.15 g/hp-hr BACT-PSD Energy Answers Arecibo Puerto Rico PR-0009 Renewable Energy Project ENERGY ANSWERS ARECIBO, LLC 4/10/2014 670 hP None 0.15 g/hp-hr BACT-PSD IN-0158 St. Joseph Energy Center, LLC ST. JOSEPH ENERGY CENTER, LLC 12/3/2012 1,006 HP GCP 0.15 g/hp-hr BACT-PSD IN-0158 St. Joseph Energy Center, LLC ST. JOSEPH ENERGY CENTER, LLC 12/3/2012 2,012 HP GCP 0.15 g/hp-hr BACT-PSD MD-0044 Cove Point LNG Terminal DOMINION COVE POINT LNG, LP 6/9/2014 1,550 HP GCP, Clean Fuel 0.15 g/hp-hr BACT-PSD MI-0400 Wolverine Power COOPERATIVE, INC. 6/29/2011 4,000 HP None 0.32 g/hp-hr BACT-PSD AL-0301 Nucor Steel Tuscaloosa, Inc. NUCOR STEEL TUSCALOOSA, INC. 7/22/2014 800 HP None 0.32 g/hp-hr BACT-PSD		- Pro-		1					O/ -	
IN-0179 Ohio Valley Resources, LLC OHIO VALLEY RESOURCES, LLC 9/25/2013 4,690 HP GCP 0.15 g/hp-hr BACT-PSD IN-0180 Midwest Fertilizer Corporation MIDWEST FERTILIZER CORPORATION 6/4/2014 3,600 HP GCP 0.15 g/hp-hr BACT-PSD MI-0406 Renaissance Power LLC LS POWER DEVELOPMENT LLC 11/1/2013 1,000 kW GCP 0.15 g/hp-hr BACT-PSD Energy Answers Arecibo Puerto Rico PR-0009 Renewable Energy Project ENERGY ANSWERS ARECIBO, LLC 4/10/2014 670 hP None 0.15 g/hp-hr BACT-PSD IN-0158 St. Joseph Energy Center, LLC ST. JOSEPH ENERGY CENTER, LLC 12/3/2012 1,006 HP GCP 0.15 g/hp-hr BACT-PSD IN-0158 St. Joseph Energy Center, LLC ST. JOSEPH ENERGY CENTER, LLC 12/3/2012 2,012 HP GCP 0.15 g/hp-hr BACT-PSD MD-0044 Cove Point LNG Terminal DOMINION COVE POINT LNG, LP 6/9/2014 1,550 HP GCP, Clean Fuel 0.15 g/hp-hr BACT-PSD MI-0400 Wolverine Power COOPERATIVE, INC. 6/29/2011 4,000 HP None 0.32 g/hp-hr BACT-PSD AL-0301 Nucor Steel Tuscaloosa, Inc. NUCOR STEEL TUSCALOOSA, INC. 7/22/2014 800 HP None 0.32 g/hp-hr BACT-PSD	IN-0173	Midwest Fertilizer Corporation	MIDWEST FERTILIZER CORPORATION	6/4/2014	3,600	HP	GCP	0.15	g/hp-hr	BACT-PSD
MI-0406 Renaissance Power LLC LS POWER DEVELOPMENT LLC 11/1/2013 1,000 kW GCP 0.15 g/hp-hr BACT-PSD Energy Answers Arecibo Puerto Rico PR-0009 Renewable Energy Project ENERGY ANSWERS ARECIBO, LLC 4/10/2014 670 hP None 0.15 g/hp-hr BACT-PSD IN-0158 St. Joseph Energy Center, LLC ST. JOSEPH ENERGY CENTER, LLC 12/3/2012 1,006 HP GCP 0.15 g/hp-hr BACT-PSD IN-0158 St. Joseph Energy Center, LLC ST. JOSEPH ENERGY CENTER, LLC 12/3/2012 2,012 HP GCP 0.15 g/hp-hr BACT-PSD MD-0044 Cove Point LNG Terminal DOMINION COVE POINT LNG, LP 6/9/2014 1,550 HP GCP, Clean Fuel 0.15 g/hp-hr BACT-PSD WOLVERINE POWER SUPPLY MI-0400 Wolverine Power COOPERATIVE, INC. 6/29/2011 4,000 HP None 0.32 g/hp-hr BACT-PSD AL-0301 Nucor Steel Tuscaloosa, Inc. NUCOR STEEL TUSCALOOSA, INC. 7/22/2014 800 HP None 0.32 g/hp-hr BACT-PSD	IN-0179	Ohio Valley Resources, LLC	OHIO VALLEY RESOURCES, LLC	9/25/2013	4,690	HP	GCP			BACT-PSD
MI-0406 Renaissance Power LLC LS POWER DEVELOPMENT LLC 11/1/2013 1,000 kW GCP 0.15 g/hp-hr BACT-PSD Energy Answers Arecibo Puerto Rico PR-0009 Renewable Energy Project ENERGY ANSWERS ARECIBO, LLC 4/10/2014 670 hP None 0.15 g/hp-hr BACT-PSD IN-0158 St. Joseph Energy Center, LLC ST. JOSEPH ENERGY CENTER, LLC 12/3/2012 1,006 HP GCP 0.15 g/hp-hr BACT-PSD IN-0158 St. Joseph Energy Center, LLC ST. JOSEPH ENERGY CENTER, LLC 12/3/2012 2,012 HP GCP 0.15 g/hp-hr BACT-PSD MD-0044 Cove Point LNG Terminal DOMINION COVE POINT LNG, LP 6/9/2014 1,550 HP GCP, Clean Fuel 0.15 g/hp-hr BACT-PSD WOLVERINE POWER SUPPLY MI-0400 Wolverine Power COOPERATIVE, INC. 6/29/2011 4,000 HP None 0.32 g/hp-hr BACT-PSD AL-0301 Nucor Steel Tuscaloosa, Inc. NUCOR STEEL TUSCALOOSA, INC. 7/22/2014 800 HP None 0.32 g/hp-hr BACT-PSD										
Energy Answers Arecibo Puerto Rico PR-0009 Renewable Energy Project ENERGY ANSWERS ARECIBO, LLC 4/10/2014 670 hP None 0.15 g/hp-hr BACT-PSD IN-0158 St. Joseph Energy Center, LLC ST. JOSEPH ENERGY CENTER, LLC 12/3/2012 1,006 HP GCP 0.15 g/hp-hr BACT-PSD IN-0158 St. Joseph Energy Center, LLC ST. JOSEPH ENERGY CENTER, LLC 12/3/2012 2,012 HP GCP 0.15 g/hp-hr BACT-PSD MD-0044 Cove Point LNG Terminal DOMINION COVE POINT LNG, LP 6/9/2014 1,550 HP GCP, Clean Fuel 0.15 g/hp-hr BACT-PSD WOLVERINE POWER SUPPLY MI-0400 Wolverine Power COOPERATIVE, INC. 6/29/2011 4,000 HP None 0.15 g/hp-hr BACT-PSD AL-0301 Nucor Steel Tuscaloosa, Inc. NUCOR STEEL TUSCALOOSA, INC. 7/22/2014 800 HP None 0.32 g/hp-hr BACT-PSD	IN-0180	Midwest Fertilizer Corporation	MIDWEST FERTILIZER CORPORATION	1 1				0.15	g/hp-hr	BACT-PSD
PR-0009 Renewable Energy Project ENERGY ANSWERS ARECIBO, LLC 4/10/2014 670 hP None 0.15 g/hp-hr BACT-PSD IN-0158 St. Joseph Energy Center, LLC ST. JOSEPH ENERGY CENTER, LLC 12/3/2012 1,006 HP GCP 0.15 g/hp-hr BACT-PSD IN-0158 St. Joseph Energy Center, LLC ST. JOSEPH ENERGY CENTER, LLC 12/3/2012 2,012 HP GCP 0.15 g/hp-hr BACT-PSD MD-0044 Cove Point LNG Terminal DOMINION COVE POINT LNG, LP 6/9/2014 1,550 HP GCP, Clean Fuel 0.15 g/hp-hr BACT-PSD MI-0400 Wolverine Power COOPERATIVE, INC. 6/29/2011 4,000 HP None 0.15 g/hp-hr BACT-PSD AL-0301 Nucor Steel Tuscaloosa, Inc. NUCOR STEEL TUSCALOOSA, INC. 7/22/2014 800 HP None 0.32 g/hp-hr BACT-PSD			LS POWER DEVELOPMENT LLC	11/1/2013	1,000	kW	GCP	0.15	g/hp-hr	BACT-PSD
IN-0158 St. Joseph Energy Center, LLC ST. JOSEPH ENERGY CENTER, LLC 12/3/2012 1,006 HP GCP 0.15 g/hp-hr BACT-PSD IN-0158 St. Joseph Energy Center, LLC ST. JOSEPH ENERGY CENTER, LLC 12/3/2012 2,012 HP GCP 0.15 g/hp-hr BACT-PSD MD-0044 Cove Point LNG Terminal DOMINION COVE POINT LNG, LP 6/9/2014 1,550 HP GCP, Clean Fuel 0.15 g/hp-hr BACT-PSD WOLVERINE POWER SUPPLY 0.15 g/hp-hr BACT-PSD AL-0301 Nucor Steel Tuscaloosa, Inc. NUCOR STEEL TUSCALOOSA, INC. 7/22/2014 800 HP None 0.32 g/hp-hr BACT-PSD										
IN-0158 St. Joseph Energy Center, LLC ST. JOSEPH ENERGY CENTER, LLC 12/3/2012 2,012 HP GCP 0.15 g/hp-hr BACT-PSD			,							
MD-0044 Cove Point LNG Terminal DOMINION COVE POINT LNG, LP 6/9/2014 1,550 HP GCP, Clean Fuel 0.15 g/hp-hr BACT-PSD MI-0400 Wolverine Power COOPERATIVE, INC. 6/29/2011 4,000 HP None 0.15 g/hp-hr BACT-PSD AL-0301 Nucor Steel Tuscaloosa, Inc. NUCOR STEEL TUSCALOOSA, INC. 7/22/2014 800 HP None 0.32 g/hp-hr BACT-PSD			·						· .	
MI-0400 Wolverine Power COOPERATIVE, INC. 6/29/2011 4,000 HP None 0.15 g/hp-hr BACT-PSD AL-0301 Nucor Steel Tuscaloosa, Inc. NUCOR STEEL TUSCALOOSA, INC. 7/22/2014 800 HP None 0.32 g/hp-hr BACT-PSD										<u> </u>
MI-0400 Wolverine Power COOPERATIVE, INC. 6/29/2011 4,000 HP None 0.15 g/hp-hr BACT-PSD AL-0301 Nucor Steel Tuscaloosa, Inc. NUCOR STEEL TUSCALOOSA, INC. 7/22/2014 800 HP None 0.32 g/hp-hr BACT-PSD	MD-0044	Cove Point LNG Terminal		6/9/2014	1,550	НР	GCP, Clean Fuel	0.15	g/np-hr	RAC1-52D
AL-0301 Nucor Steel Tuscaloosa, Inc. NUCOR STEEL TUSCALOOSA, INC. 7/22/2014 800 HP None 0.32 g/hp-hr BACT-PSD	ML0400	Wolverine Rower		6/20/2011	4 000	μр	None	0.15	g/hn.hr	RACT DSD
			•							
I AK-1140 IBIQ KIVECSTERLITI I IBIG KIVEKSTERLITI I 9/18/20131 1500 IKW 16(P I 0.07 Ta/kW-hr IRACT-DSD		Big River Steel LLC	BIG RIVER STEEL LLC	9/18/2013	1,500		GCP	0.02		BACT-PSD
IL-0114 Cronus Chemicals, LLC CRONUS CHEMICALS, LLC 9/5/2014 3,755 HP NSPS Compliance 0.10 g/kW-hr BACT-PSD		0							<u> </u>	<u> </u>

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	EmissionLimit	Units	Туре
1122012		Company Name		· · · · · · · · · · · · · · · · · · ·	00	Comments.		C	. 700
IA-0095	Tate & Lyle Ingredients Americas, Inc.		9/19/2008	700	kW	None	0.20	g/kW-hr	BACT-PSD
ID-0018	Langley Gulch Power Plant	IDAHO POWER COMPANY	6/25/2010	750	kW	GCP	0.20	g/kW-hr	BACT-PSD
MI-0421	Grayling Particleboard	ARAUCO NORTH AMERICA	8/26/2016	1,600	kW	GCP	0.20	g/kW-hr	BACT-PSD
MI-0425	Grayling Particleboard	ARAUCO NORTH AMERICA	5/9/2017	1,500	kW	GCP	0.20	g/kW-hr	BACT-PSD
MI-0425	Grayling Particleboard	ARAUCO NORTH AMERICA	5/9/2017	1,500	kW	GCP	0.20	g/kW-hr	BACT-PSD
MI-0423	Indeck Niles, LLC	INDECK NILES, LLC	1/4/2017	2,922	hP	GCP	0.20	g/kW-hr	BACT-PSD
IN-0166	Indiana Gasification, LLC	INDIANA GASIFICATION, LLC	6/27/2012	1,341	HP	Clean fuels	15.00	ppm Sulfur	BACT-PSD
			PM - tot	al		•	•		•
SC-0115	GP Clarendon LP	GP CLARENDON LP	2/10/2009	1,400	HP	GCP	0.08	g/hp-hr	BACT-PSD
SC-0114	GP Allendale LP	GP ALLENDALE LP	11/25/2008	1,400	HP	None	0.08	g/hp-hr	BACT-PSD
CA-1191	Victorville 2 Hybrid Power Project	CITY OF VICTORVILLE	3/11/2010	2,000	kW	Clean fuels	0.15	g/hp-hr	BACT-PSD
CA-1212	Palmdale Hybrid Power Project	CITY OF PALMDALE	10/18/2011	2,683	HP	Clean fuels	0.15	g/hp-hr	BACT-PSD
IN-0263	Midwest Fertilizer Company LLC	MIDWEST FERTILIZER COMPANY LLC	3/23/2017	3,600	HP	GCP	0.15	g/hp-hr	BACT-PSD
IA-0105	Iowa Fertilizer Company	IOWA FERTILIZER COMPANY	10/26/2012	2,000	kW	GCP	0.20	g/kW-hr	BACT-PSD
	CF Industries Nitrogen, LLC - Port Neal								
IA-0106	Nitrogen Complex	CF INDUSTRIES NITROGEN, LLC	7/12/2013			GCP	0.20	g/kW-hr	BACT-PSD
MI-0389	Karn Weadock Generating Complex	CONSUMERS ENERGY	12/29/2009	2,000	kW	GCP, Clean Fuel	0.20	g/kW-hr	BACT-PSD
	Highlands Biorefinery And Cogeneration								
FL-0332	Plant	HIGHLANDS ENVIROFUELS (HEF), LLC	9/23/2011	2,682	hP	NSPS Compliance	0.20	g/kW-hr	BACT-PSD
	Sweet Sorghum-To-Ethanol Advanced	SOUTHEAST RENEWABLE FUELS (SRF),							
FL-0322	Biorefinery	LLC	12/23/2010	2,000	kW	None	0.20	g/kW-hr	BACT-PSD
FL-0356	Okeechobee Clean Energy Center	FLORIDA POWER & LIGHT	3/9/2016		kW	Clean fuels	0.20	g/kW-hr	BACT-PSD
FL-0346	Lauderdale Plant	FLORIDA POWER & LIGHT	4/22/2014	3,100	kW	GCP	0.20	g/kW-hr	BACT-PSD
		Vola	tile Organic C	ompounds					
	Moxie Liberty LLC/Asylum Power Pl T	MOXIE ENERGY LLC	10/10/2012			None		g/hp-hr	Other Case-by-Case
SC-0115	GP Clarendon LP	GP CLARENDON LP	2/10/2009			GCP		g/hp-hr	BACT-PSD
SC-0114	GP Allendale LP	GP ALLENDALE LP	11/25/2008			None		g/hp-hr	BACT-PSD
NV-0050	MGM Mirage	MGM MIRAGE	11/30/2009	2,206	HP	Turbocharger	0.14	g/hp-hr	Other Case-by-Case
	Lake Charles Chemical Complex LDPE								
LA-0296	Unit	SASOL CHEMICALS (USA) LLC	5/23/2014			NSPS Compliance		g/hp-hr	BACT-PSD
LA-0288	Lake Charles Chemical Complex	SASOL CHEMICALS (USA) LLC	5/23/2014	2,682	HP	GCP	0.14	g/hp-hr	BACT-PSD
	Energy Answers Arecibo Puerto Rico]						
PR-0009	Renewable Energy Project	ENERGY ANSWERS ARECIBO, LLC	4/10/2014	670	hP	None	0.15	g/hp-hr	BACT-PSD
		99 CIVIL ENGINEER SQUADRON OF]						
NV-0047	Nellis Air Force Base	USAF	2/26/2008	1,350	hP	Turbocharger	0.20	g/hp-hr	Other Case-by-Case
	Peony Chemical Manufacturing Facility	BASF	4/1/2015			NSPS Compliance		g/hp-hr	Other Case-by-Case
IN-0158	St. Joseph Energy Center, LLC	ST. JOSEPH ENERGY CENTER, LLC	12/3/2012	2,012	HP	GCP	0.23	g/hp-hr	BACT-PSD

Emergency Generator Table D-5 - RBLC Results for Emergency-Fire Pump

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	EmissionLimit	Units	Туре
	Moundsville Combined Cycle Power								
WV-0025	Plant	MOUNDSVILLE POWER, LLC	11/21/2014	2,016	HP	None	0.28	g/hp-hr	BACT-PSD
PA-0291	Hickory Run Energy Station	HICKORY RUN ENERGY LLC	4/23/2013	1,135		None	0.28	g/hp-hr	Other Case-by-Case
LA-0292	Holbrook Compressor Station	CAMERON INTERSTATE PIPELINE LLC	1/22/2016	1,341	HP	GCP	0.28	g/hp-hr	BACT-PSD
MI-0423	Indeck Niles, LLC	INDECK NILES, LLC	1/4/2017	2,922	hP	GCP	0.29	g/hp-hr	BACT-PSD
		MID AMERICAN STEEL AND WIRE							
OK-0128	Mid American Steel Rolling Mill	COMPANY	9/8/2008	1,200	HP	None	0.29	g/hp-hr	BACT-PSD
VA-0327	Perdue Grain And Oilseed, LLC	PERDUE AGRIBUSINESS, LLC	7/12/2017	760	hP	None	0.29	g/hp-hr	BACT-PSD
IN-0173	Midwest Fertilizer Corporation	MIDWEST FERTILIZER CORPORATION	6/4/2014			GCP		g/hp-hr	BACT-PSD
IN-0179	Ohio Valley Resources, LLC	OHIO VALLEY RESOURCES, LLC	9/25/2013	4,690	HP	GCP	0.31	g/hp-hr	BACT-PSD
IN-0180	Midwest Fertilizer Corporation	MIDWEST FERTILIZER CORPORATION	6/4/2014	3,600	HP	GCP	0.31	g/hp-hr	BACT-PSD
			- / /			L		, ,	
NV-0049	Harrah's Operating Company, Inc.	HARRAH'S OPERATING COMPANY, INC.	8/20/2009			Turbocharger		g/hp-hr	Other Case-by-Case
AK-0082	Point Thomson Production Facility	EXXON MOBIL CORPORATION	1/23/2015	2,695	НР	None	0.32	g/hp-hr	BACT-PSD
OV 0454	Manager de Caracation Cha	WESTERN FARMERS ELECTRIC	7/2/2012	4 2 4 4		CCD	0.22	- /1 1	DACT DCD
OK-0154	Mooreland Generating Sta	COOPERATIVE	7/2/2013	1,341	НР	GCP	0.32	g/hp-hr	BACT-PSD
01/ 04/20	Charles Barre Blant	ASSOCIATED ELECTRIC COOPERATIVE	4 /22 /2000	2 200		CCD	0.22	- /1 1	DACT DCD
OK-0129	Chouteau Power Plant	INC	1/23/2009	2,200	пР	GCP	0.32	g/hp-hr	BACT-PSD
IN-0263	Midwest Fertilizer Company LLC	MIDWEST FERTILIZER COMPANY LLC	3/23/2017	3,600	⊔р	GCP	0.25	g/hp-hr	BACT-PSD
	St. Joseph Energy Center, LLC	ST. JOSEPH ENERGY CENTER, LLC	12/3/2017	1,006		GCP		g/hp-hr	BACT-PSD
OH-0352	Oregon Clean Energy Center	ARCADIS, US, INC.	6/18/2013	2,250		NSPS Compliance		g/hp-hr	BACT-PSD
011-0332	Oregon clean Energy center	ARCADIS, 03, INC.	0/18/2013	2,230	KVV	Noi o compliance	0.75	8/11P-111	DACI-I 3D
LA-0254	Ninemile Point Electric Generating Plant	ENTERGY LOUISIANA LLC	8/16/2011	1,250	НР	GCP, Clean Fuel	1.00	g/hp-hr	BACT-PSD
OK-0175	Wildhorse Terminal	WILDHORSE TERMINAL LLC	6/29/2017		hP	GCP		g/hp-hr	BACT-PSD
LA-0313	St. Charles Power Station	ENTERGY LOUISIANA, LLC	8/31/2016	2,584		GCP		g/hp-hr	BACT-PSD
MD-0044	Cove Point LNG Terminal	DOMINION COVE POINT LNG, LP	6/9/2014	1,550		GCP, Clean Fuel		g/hp-hr	LAER
		·							
IA-0095	Tate & Lyle Ingredients Americas, Inc.		9/19/2008	700	kW	None	0.20	g/kW-hr	BACT-PSD
IA-0105	Iowa Fertilizer Company	IOWA FERTILIZER COMPANY	10/26/2012	2,000	kW	GCP	0.40	g/kW-hr	BACT-PSD
IL-0114	Cronus Chemicals, LLC	CRONUS CHEMICALS, LLC	9/5/2014	3,755	HP	NSPS Compliance	0.40	g/kW-hr	BACT-PSD
	CF Industries Nitrogen, LLC - Port Neal								
IA-0106	Nitrogen Complex	CF INDUSTRIES NITROGEN, LLC	7/12/2013			GCP	4.00	g/kW-hr	BACT-PSD
SC-0113	Pyramax Ceramics, LLC	PYRAMAX CERAMICS, LLC	2/8/2012	757	HP	NSPS Compliance	4.00	g/kW-hr	BACT-PSD
OH-0317	Ohio River Clean Fuels, LLC	OHIO RIVER CLEAN FUELS, LLC	11/20/2008	2,922	HP	GCP	6.40	g/kW-hr	BACT-PSD
SC-0159	US10 Facility	MICHELIN NORTH AMERICA, INC.	7/9/2012	1,000	kW	NSPS Compliance		g/kW-hr	BACT-PSD
ID-0018	Langley Gulch Power Plant	IDAHO POWER COMPANY	6/25/2010	750	kW	GCP	6.40	g/kW-hr	BACT-PSD
		DYNO NOBEL LOUISIANA AMMONIA,							
LA-0272	Ammonia Production Facility	LLC	3/27/2013	1,200	HP	GCP		g/kW-hr	BACT-PSD
NY-0104	CPV Valley Energy Center	CPV VALLEY LLC	8/1/2013			GCP	0.03	lb/MMBtu	LAER

Table D-5 Addendum: RBLC Results for Emergency Generator Updated Data: November 2018 to October 2021

				L I		A			_
RBLC ID	Facility Name	Company Name	Permit Date		Units	Controls ^A	Emission Limit	Units	Туре
AD 0171	NUICOR CTEFL ARVANCAC	NUICOR CORRODATION	Nitrogen Oxi		L	loca	1 2	C/WW LID	BACT
AR-0171 KY-0110	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	1073	bhp HP	GCP GCP		G/KW-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG NUCOR STEEL BRANDENBURG	NUCOR NUCOR	07/23/2020 07/23/2020	920 700	HP	GCP		G/HP-HR G/HP-HR	BACT
MI-0441	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	12/21/2018	1500	HP	GCP		G/KW-H	BACT
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	1341	HP	GCP	14.96		BACT
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	500	HR/YR	GCP/high efficiency design/CBF		G/HP-HR	BACT
VA-0332	CHICKAHOWINT FOWER LEC	CHICKAHOWINT FOWER LEC	Carbon Mono		TIII TIX	der / High emiciency design/ cbi	1 31	0/111 -111X	DACI
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	1073	bhp	GCP	4	G/KW-HR	BACT
IL-0130	JACKSON ENERGY CENTER	JACKSON GENERATION, LLC	12/31/2018	1500	kW			G/KW-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	920	HP	GCP		G/HP-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	700	HP	GCP		G/HP-HR	BACT
MI-0441	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	12/21/2018	1500	HP	GCP		G/KW-H	BACT
MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	4474.2	KW	GCP		G/KW-H	BACT
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	1341	HP	GCP	7.7		BACT
*PA-0326		SHELL CHEMICAL APPALACHIA LLC	02/18/2021	0		GCP/engine design	0.5	G	BACT
*PA-0326		SHELL CHEMICAL APPALACHIA LLC	02/18/2021	0		GCP/engine design	0.5	G .	BACT
*PA-0326		SHELL CHEMICAL APPALACHIA LLC	02/18/2021	0		GCP/engine design		GRAM	BACT
TX-0889	SWEENY OLD OCEAN FACILITIES	CHEVRON PHILLIPS CHEMICAL COMPANY LP	08/08/2020	0		GCP/engine design		HR/YR	BACT
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	500	HR/YR	GCP/high efficiency design/CBF		G/HP-H	BACT
			tile Organic Co			1		-,	
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	1073	bhp	GCP	1	G/KW-HR	BACT
LA-0366	HOLDEN WOOD PRODUCTS MILL	WEYERHAEUSER NR COMPANY	02/03/2021	0		GCP	804.6	HP	BACT
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	1341	HP	GCP	14.96	LB/H	BACT
OK-0181	WILDHORSE TERMINAL	KEYERA ENERGY INC	09/11/2019	0		GCP	3 (GM/HP-HR	BACT
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	500	HR/YR	GCP/high efficiency design/CBF	0.11	G/HP-HR	BACT
			PM ₁₀ (tota	I)					
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	1073	bhp	GCP	0.2	G/KW-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	920	HP	GCP		G/HP-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	700	HP	GCP		G/HP-HR	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	700	HP	GCP		G/HP-HR	BACT
MI-0441	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	12/21/2018	1500	HP	GCP/CBF	0.69	LB/H	BACT
MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	4474.2	KW	GCP/CBF	1	LB/H	BACT
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	1341	HP	GCP	0.44	LB/H	BACT
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	500	HR/YR	GCP/high efficiency design/CBF	0.15	G/HP-HR	BACT
			PM _{2.5} (tota	I)					
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	1073	bhp	GCP	0.2	G/KW-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	920	HP	GCP		G/HP-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	700	HP	GCP	0.15	G/HP-HR	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	700	HP	GCP	0.15	G/HP-HR	BACT
MI-0441	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	12/21/2018	1500	HP	CBF		LB/H	BACT
MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	4474.2	KW	CBF		LB/H	BACT
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	1341	HP	GCP	0.44	LB/H	BACT
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	500	HR/YR	GCP/high efficiency design/CBF	0.15	G/HP-HR	BACT
		Greenho	use Gases - CO	2 Equivalents					
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	1073	bhp	GCP	163	LB/MMBTU	BACT
IL-0130	JACKSON ENERGY CENTER	JACKSON GENERATION, LLC	12/31/2018	1500	kW		225	TONS/YEAR	BACT
MI-0441	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	12/21/2018	1500	HP	GCP/energy efficiency measures.	406	T/YR	BACT
MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	4474.2	KW	GCP/CBF/energy efficiency measures.	590	T/YR	BACT
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	1341	HP	GCP	80	T/YR	BACT
*PA-0326	SHELL POLYMERS MONACA SITE	SHELL CHEMICAL APPALACHIA LLC	02/18/2021	0		GCP	10	TONS	BACT
*PA-0326	SHELL POLYMERS MONACA SITE	SHELL CHEMICAL APPALACHIA LLC	02/18/2021	0		GCP	10	TONS	BACT
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	500	HR/YR	GCP/high efficiency design/CBF	106		BACT
			Sulfuric Acid I	Mist					
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	500	HR/YR	GCP/high efficiency design/CBF	0.0001	LB/MMBTU	BACT
			Opacity						
AR-0171	NUCOR STEEL ARKANSAS	NUCOR CORPORATION	02/14/2019	1073	bhp	GCP	20 9	%	BACT

(a) GCP = good combustion practices, CBF = clean burning fuels

Emergency Fire Pump Table D-6 - RBLC Results for Emergency Generator

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	EmissionLimit	Units	Type
	•			Monoxide		-			
		AVENAL POWER CENTER							1
CA-1192	Avenal Energy Project	LLC	6/21/2011	288	НР	Turbocharger, aftercooler	0.45	g/HP-hr	BACT-PSD
	5, ,	CRICKET VALLEY ENERGY						O/	
NY-0103	Cricket Valley Energy Center	CENTER LLC	2/3/2016	460	НР	GCP	0.53	g/HP-hr	BACT-PSD
	Flopam Inc. Facility	FLOPAM INC.	4/26/2011	444		GCP		g/HP-hr	BACT-PSD
	,	GRAIN PROCESSING						<i>J.</i>	+
IN-0234	Grain Processing Corporation	CORPORATION	12/8/2015	425	НР	GCP	2.01	g/HP-hr	BACT-PSD
	Oregon Clean Energy Center	ARCADIS, US, INC.	6/18/2013	300	НР	NSPS	2.57	g/HP-hr	BACT-PSD
	3 37 3 3	,,	-, -, -					U,	
NJ-0085	Middlesex Energy Center, LLC	STONEGATE POWER, LLC	7/19/2016	327	НР	Clean Fuels	2.59	g/HP-hr	BACT-PSD
		ASSOCIATED ELECTRIC	1,20,2020					6,	1
OK-0129	Chouteau Power Plant	COOPERATIVE INC	1/23/2009	267	НР	None	2.60	g/HP-hr	BACT-PSD
		COMPETITIVE POWER	2,20,200					<i>8,</i> · · · · · ·	1-11-11-11
		VENTURES, INC./CPV							
MD-0040	CPV St Charles	MARYLAND, LLC	11/12/2008	300	НР	None	2 60	g/HP-hr	BACT-PSD
	CPV St. Charles	CPV MARYLAND, LLC	4/23/2014	300		GCP, Clean Fuels	2.60	g/HP-hr	BACT-PSD
1010 00 11	Energy Answers Arecibo Puerto Rico	ENERGY ANSWERS	1/23/2011	300		Cor, cream racis	2.00	6/ 111 111	5,101.135
PR-0009	Renewable Energy Project	ARECIBO, LLC	4/10/2014	335	НР	None	2 60	g/HP-hr	BACT-PSD
	Indeck Niles, LLC	INDECK NILES, LLC	1/4/2017	260		GCP, NSPS	2.60	g/HP-hr	BACT-PSD
1411 0-123	Lake Charles Chemical Complex Ethylene 2	SASOL CHEMICALS (USA)	1/4/2017	200		GCI , NSI 3	2.00	6/111 111	BACTISE
LA-0301	1	LLC	5/23/2014	500	нр	GCP, NSPS	2 60	g/HP-hr	BACT-PSD
LA-0301	Offic	MIDWEST FERTILIZER	3/23/2014	300	111	GCI , NSI 3	2.00	8/111-111	DACI-13D
INI_0173	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	HD	GCP	2 60	g/HP-hr	BACT-PSD
114-0173	widwest reruizer corporation	MIDWEST FERTILIZER	0/4/2014	300	111	GCI	2.00	8/111-111	DACI-13D
IN-0173	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	ПD	GCP	2 60	g/HP-hr	BACT-PSD
111-0173	widwest rertilizer corporation	MIDWEST FERTILIZER	0/4/2014	300	TIF	der	2.00	8/115-111	BACT-F3D
INI_0190	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	ПD	GCP	2 60	g/HP-hr	BACT-PSD
114-0100	widwest rertilizer corporation	MIDWEST FERTILIZER	0/4/2014	300	TIF	der	2.00	8/115-111	BACT-F3D
INI_0190	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	ПD	GCP	2 60	g/HP-hr	BACT-PSD
114-0100	Wildwest Fertilizer corporation	CONTONATION	0/4/2014	300	IIF	GCF	2.00	g/11F-111	BACT-F3D
I A_0254	Ninemile Point Electric Generating Plant	ENTERGY LOUISIANA LLC	8/16/2011	350	ПD	GCP, Clean Fuels	2 60	g/HP-hr	BACT-PSD
LA-0234	Miletille Follit Electric Generating Flant	OHIO RIVER CLEAN	8/10/2011	330	TIF	der, clean i deis	2.00	8/115-111	BACT-F3D
∩H_0317	Ohio River Clean Fuels, LLC	FUELS, LLC	11/20/2008	300	ПD	GCP	2 60	g/HP-hr	BACT-PSD
011-0317	Offic River Clear Fuels, LLC	OHIO VALLEY	11/20/2008	300	TIF	GCF	2.00	8/115-111	BACT-F3D
IN-0179	Ohio Valley Resources, LLC	RESOURCES, LLC	9/25/2013	481	μр	GCP	2.60	g/HP-hr	BACT-PSD
111-0173	Offic valley resources, LLC	RESOURCES, LLC	9/23/2013	401	ПР	GCF	2.00	g/ mr-iii	BACI-P3D
NII 0001	DCEC Fossil II C Sowaron Congrating Station	DCEC FOSSIL LLC	2/7/2014	350	шп	Nana	2.60	a/UD br	DACT DCD
NJ-0081	PSEG Fossil LLC Sewaren Generating Station	PSEG FOSSIL LLC	3/7/2014	250	пР	None	2.00	g/HP-hr	BACT-PSD
14 0212	Ct. Charles Dawer Station	ENTERCY LOUISIANIA LLC	0/21/2016	202	LID	CCD NICDC	2.00	~/UD ha	DACT DCD
LA-0313	St. Charles Power Station	ENTERGY LOUISIANA, LLC	8/31/2016	282	ПР	GCP, NSPS	2.60	g/HP-hr	BACT-PSD
IN 0150	St. Joseph Energy Center, LLC	ST. JOSEPH ENERGY	12/2/2012	274	шп	CCD	2.00	g/UD ba	DACT DCD
1IN-0128	St. Joseph Energy Center, LLC	CENTER, LLC	12/3/2012	371	пР	GCP	2.60	g/HP-hr	BACT-PSD
	Supply Complying To Ethonol Advance	COLITIE ACT DENEWARE							1
EL 0222	Sweet Sorghum-To-Ethanol Advanced	SOUTHEAST RENEWABLE	12/22/2010	600	шп	None	3.60	a/UD ha	DACT DCD
rL-U322	Biorefinery	FUELS (SRF), LLC	12/23/2010	600	ППР	None	2.60	g/HP-hr	BACT-PSD

Emergency Fire Pump Table D-6 - RBLC Results for Emergency Generator

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	EmissionLimit	Units	Туре
		CONSUMERS ENERGY							
MI-0410	Thetford Generating Station	COMPANY	7/25/2013	315	HP	GCP, Clean Fuels	2.60	g/HP-hr	BACT-PSD
		MOUNDSVILLE POWER,							
WV-0025	Moundsville Combined Cycle Power Plant	LLC	11/21/2014	251	HP	None	2.60	g/HP-hr	BACT-PSD
		DOMINION COVE POINT							
MD-0044	Cove Point LNG Terminal	LNG, LP	6/9/2014	350	HP	GCP	3.00	g/HP-hr	BACT-PSD
		SOUTHWEST ELECTRIC							
		POWER COMPANY							
LA-0224	Arsenal Hill Power Plant	(SWEPCO)	3/20/2008	310	HP	GCP, Clean Fuels	3.03	g/HP-hr	BACT-PSD
	Holland Board Of Public Works - East 5th	HOLLAND BOARD OF							
MI-0412	Street	PUBLIC WORKS	12/4/2013	165	НР	GCP	3.70	g/HP-hr	BACT-PSD
	Holland Board Of Public Works - East 5th	HOLLAND BOARD OF	, ,					<i>.</i>	
MI-0424		PUBLIC WORKS	12/5/2016	165	HP	GCP	3.70	g/HP-hr	BACT-PSD
			, , , , , ,					O,	
IL-0114	Cronus Chemicals, LLC	CRONUS CHEMICALS, LLC	9/5/2014	373	НР	GCP, NSPS	3.50	g/kW-hr	BACT-PSD
	Flopam Inc. Facility	FLOPAM INC.	4/26/2011	193		None	3.50	g/kW-hr	BACT-PSD
27.0201	, repair me recincy	IOWA FERTILIZER	., 20, 2011	130			0.55	6/	27101 102
IA-0105	lowa Fertilizer Company	COMPANY	10/26/2012	235	kW/	GCP	3 50	g/kW-hr	BACT-PSD
171 0103	iowa i citilizer company	KEYS ENERGY CENTER,	10/20/2012	233	1.00		3.30	6/ 111	Brief 13B
MD-0046	Keys Energy Center	LLC	10/31/2014	300	HP	GCP, Clean Fuels	3 50	g/kW-hr	BACT-PSD
1010-0040	Reys Energy Center	KEYS ENERGY CENTER,	10/31/2014	300	111	der, clearr ders	3.30	8/ KVV-111	BACT-13D
MD-0046	Keys Energy Center	LLC	10/31/2014	1500	KW	GCP, Clean Fuels	3 50	g/kW-hr	BACT-PSD
1010-0040	Reys Ellergy Celiter	LLC	10/31/2014	1300	KVV	GCF, Clean Fuels	3.30	g/KVV-III	BACT-P3D
EL 0246	Lauderdale Plant	FLORIDA POWER & LIGHT	4/22/2014	200	шъ	GCP	3.50	a/1011 br	DACT DED
FL-0346	Lauderdale Plant	FLORIDA POWER & LIGHT	4/22/2014	300	ПР	GCP	3.50	g/kW-hr	BACT-PSD
EL 03E4	Laudardala Diant	FLORIDA POWER & LIGHT	0/25/2015	200	LID	Class Fuels	2.50	~/IdA/ ha	DACT DCD
FL-0354	Lauderdale Plant	MATTAWOMAN ENERGY,	8/25/2015	300	ПР	Clean Fuels	3.50	g/kW-hr	BACT-PSD
NAD 0045	Matter Contain	•	44/42/2045	205	LIB	CCD Class Finals	2.50	-/134/	DACT DCD
MD-0045	Mattawoman Energy Center	LLC	11/13/2015	305	НР	GCP, Clean Fuels	3.50	g/kW-hr	BACT-PSD
EL 0256	Oles albahas Class Francis Contac	ELODIDA DOMED O LICUT	2 /2 /204 6	422		COD	2.50	/134/1	DAGT DCD
FL-0356	Okeechobee Clean Energy Center	FLORIDA POWER & LIGHT	3/9/2016	422	НР	GCP	3.50	g/kW-hr	BACT-PSD
		SOLID WASTE							
EL 0224		AUTHORITY OF PALM	42/22/2040	250		COD CL . F . I	2.50	/134/1	DAGT DCD
	Palm Beach Renewable Energy Park	BEACH COUNTY	12/23/2010	250		GCP, Clean Fuels		g/kW-hr	BACT-PSD
CA-1212	Palmdale Hybrid Power Project	CITY OF PALMDALE	10/18/2011	182	НР	None	3.50	g/kW-hr	BACT-PSD
			- 1- 1						
	Pyramax Ceramics, LLC	PYRAMAX CERAMICS, LLC	2/8/2012	500		NSPS		g/kW-hr	BACT-PSD
	Victorville 2 Hybrid Power Project	CITY OF VICTORVILLE	3/11/2010		KW	None	_	Ċ.	BACT-PSD
MI-0389	Karn Weadock Generating Complex	CONSUMERS ENERGY	12/29/2009	40	KW	GCP, Clean Fuels	5.00	g/kW-hr	BACT-PSD
SC-0113	Pyramax Ceramics, LLC	PYRAMAX CERAMICS, LLC	2/8/2012	29	HP	GCP	5.50	g/kW-hr	BACT-PSD
TX-0799	Beaumont Terminal	PHILLIPS 66 PIPELINE LLC	6/8/2016			GCP	0.01	lb/HP-hr	BACT-PSD
	PSEG Fossil LLC Sewaren Generating Station	PSEG FOSSIL LLC	3/10/2016	2.6	MMBtu/hr	Clean Fuels		lb/MMBtu	
NY-0104	CPV Valley Energy Center	CPV VALLEY LLC	8/1/2013			GCP	0.75	lb/MMBtu	BACT-PSD

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	EmissionLimit	Units	Type
AK-0083	Kenai Nitrogen Operations	AGRIUM U.S. INC.	1/6/2015	2.7	MMBtu/hr	None	0.95	lb/MMBtu	BACT-PSD
LA-0204	Plaquemine PVC Plant	SHINTECH LOUISIANA LLC	2/27/2009	420	HP	GCP, Clean Fuels	0.95	lb/MMBtu	BACT-PSD
		Gr	eenhouse Gas	es - Carbon Di	oxide				
		MIDWEST FERTILIZER							
IN-0173	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	HP	GCP	527.40	g/HP-hr	BACT-PSD
		MIDWEST FERTILIZER							
IN-0173	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	HP	GCP	527.40	g/HP-hr	BACT-PSD
·		MIDWEST FERTILIZER							
IN-0180	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	HP	GCP	527.40	g/HP-hr	BACT-PSD
		MIDWEST FERTILIZER							
IN-0180	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	HP	GCP	527.40	g/HP-hr	BACT-PSD
		OHIO VALLEY							
IN-0179	Ohio Valley Resources, LLC	RESOURCES, LLC	9/25/2013	481	HP	GCP	527.40	g/HP-hr	BACT-PSD
		IOWA FERTILIZER							
IA-0105	Iowa Fertilizer Company	COMPANY	10/26/2012	235	kW	GCP	1.55	g/kW-hr	BACT-PSD
LA-0254	Ninemile Point Electric Generating Plant	ENTERGY LOUISIANA LLC	8/16/2011	350	HP	GCP	163.00	lb/MMBtu	BACT-PSD
		Greenho	ouse Gases - Ca	arbon Dioxide	Equivalents	S			
		MOUNDSVILLE POWER,							
WV-0025	Moundsville Combined Cycle Power Plant	LLC	11/21/2014	251	HP	None	558.41	g/HP-hr	BACT-PSD
		LOWER COLORADO							
TX-0612	Thomas C. Ferguson Power Plant	RIVER AUTHORITY	11/10/2011	617	HP	GCP	5,166.54	g/HP-hr	BACT-PSD
		FOOTPRINT POWER							
		SALEM HARBOR							
MA-0039	Salem Harbor Station Redevelopment	DEVELOPMENT LP	1/30/2014	2.7	MMBtu/hr	None	162.85	lb/MMBtu	BACT-PSD
			Sulfurio	Acid Mist					
		MATTAWOMAN ENERGY,							
MD-0045	Mattawoman Energy Center	LLC	11/13/2015	305	HP	GCP, Clean Fuels	7.00E-03	g/HP-hr	BACT-PSD
NY-0104	CPV Valley Energy Center	CPV VALLEY LLC	8/1/2013			Clean Fuels	3.00E-05	lb/MMBtu	BACT-PSD
		CRICKET VALLEY ENERGY							
NY-0103	Cricket Valley Energy Center	CENTER LLC	2/3/2016	460	HP	Clean Fuels	1.00E-04	lb/MMBtu	BACT-PSD
		FOOTPRINT POWER							
		SALEM HARBOR							
MA-0039	Salem Harbor Station Redevelopment	DEVELOPMENT LP	1/30/2014	2.7	MMBtu/hr	None	1.11E-04	lb/MMBtu	BACT-PSD
FL-0354	Lauderdale Plant	FLORIDA POWER & LIGHT	8/25/2015	300	HP	Clean Fuels	15.00	ppm Sulfur	BACT-PSD
			Nitroge	en Dioxide	1	T		1	1
		LOUISIANA ENERGY AND							
		POWER AUTHORITY]				
	Morgan City Power Plant	(LEPA)	9/26/2013	380		GCP		g/HP-hr	BACT-PSD
OH-0352	Oregon Clean Energy Center	ARCADIS, US, INC.	6/18/2013	300	HP	NSPS	2.57	g/HP-hr	BACT-PSD
i		MIDWEST FERTILIZER							
IN-0173	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	HP	GCP	2.83	g/HP-hr	BACT-PSD

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	EmissionLimit	Units	Туре
		MIDWEST FERTILIZER							
IN-0173	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	HP	GCP	2.83	g/HP-hr	BACT-PSD
		MIDWEST FERTILIZER							
IN-0180	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	HP	GCP	2.83	g/HP-hr	BACT-PSD
		MIDWEST FERTILIZER							
IN-0180	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	HP	GCP	2.83	g/HP-hr	BACT-PSD
	Energy Answers Arecibo Puerto Rico	ENERGY ANSWERS							
PR-0009	Renewable Energy Project	ARECIBO, LLC	4/10/2014	335	HP	None	2.85	g/HP-hr	BACT-PSD
		OHIO VALLEY							
IN-0179	Ohio Valley Resources, LLC	RESOURCES, LLC	9/25/2013	481	HP	GCP	2.86	g/HP-hr	BACT-PSD
	Lake Charles Chemical Complex Ethylene 2	SASOL CHEMICALS (USA)						<u> </u>	
LA-0301	Unit	LLC	5/23/2014	500	НР	GCP, NSPS	2.91	g/HP-hr	BACT-PSD
			, ,			,			
	Sweet Sorghum-To-Ethanol Advanced	SOUTHEAST RENEWABLE							
FL-0322	Biorefinery	FUELS (SRF), LLC	12/23/2010	600	НР	None	3.00	g/HP-hr	BACT-PSD
		BENTELER STEEL / TUBE	, , ,					G/	
		MANUFACTURING							
LA-0309	Benteler Steel Tube Facility	CORPORATION	6/4/2015	288	НР	NSPS	3.00	g/HP-hr	BACT-PSD
	,	COMPETITIVE POWER	57 17 2 2 2 2					6/	
		VENTURES, INC./CPV							
MD-0040	CPV St Charles	MARYLAND, LLC	11/12/2008	300	НР	None	3.00	g/HP-hr	BACT-PSD
	Flopam Inc. Facility	FLOPAM INC.	4/26/2011	444		None		g/HP-hr	BACT-PSD
L/ C U U U	Holland Board Of Public Works - East 5th	HOLLAND BOARD OF	1/20/2011			THORE .	3.00	6/ 111 111	B/(C) 13B
MI-0412		PUBLIC WORKS	12/4/2013	165	НР	GCP	3.00	g/HP-hr	BACT-PSD
1411 0 112	Holland Board Of Public Works - East 5th	HOLLAND BOARD OF	12/ 1/2013	103			3.00	6/ 111 111	B/(C) 13B
MI-0424		PUBLIC WORKS	12/5/2016	165	HP	GCP	3.00	g/HP-hr	BACT-PSD
	Indeck Niles, LLC	INDECK NILES, LLC	1/4/2017	260		GCP, NSPS		g/HP-hr	BACT-PSD
1411 0-123	indeak itiles, EEe	MOUNDSVILLE POWER,	1/4/201/	200		GCI , NSI S	3.00	6/ 111 111	BACT 13B
\\/\/_0025	Moundsville Combined Cycle Power Plant	LLC	11/21/2014	251	HD	None	3 00	g/HP-hr	BACT-PSD
VV V-0023	Wouldsville combined cycle rower riune	LEC	11/21/2014	231	111	None	3.00	8/111-111	BACT-13D
ΙΔ-0313	St. Charles Power Station	ENTERGY LOUISIANA, LLC	8/31/2016	282	HD	GCP, NSPS	3 00	g/HP-hr	BACT-PSD
LA-0313	ot. Charles i ower station	ST. JOSEPH ENERGY	0/31/2010	202	-	GCI , NSI S	3.00	8/111-111	BACT-13D
INI_0158	St. Joseph Energy Center, LLC	CENTER, LLC	12/3/2012	371	HD	GCP	3 00	g/HP-hr	BACT-PSD
114-0136	St. Joseph Energy Center, LLC	CONSUMERS ENERGY	12/3/2012	3/1	IIF	GCF	3.00	8/1115-1111	BACT-F3D
MI 0410	Thetford Generating Station	COMPANY	7/25/2013	315	uп	GCP, Clean Fuels	2.00	g/HP-hr	BACT-PSD
1011-0410	Thetiora deficiating station	WOLVERINE POWER	7/23/2013	313	TIF	der, clean rueis	3.00	8/1115-111	BACT-F3D
		SUPPLY COOPERATIVE,							
NAL 0400	 Wolverine Power	INC.	6/29/2011	420	ПР	None	2.00	g/HP-hr	BACT-PSD
1011-0400	Wolverine Fower	AVENAL POWER CENTER	0/29/2011	420	ПР	None	3.00	g/ nr-iii	BACT-P3D
CA 1103	Avanal Energy Project	LLC	6/21/2011	200	шь	Turbachargar afteresolar	2.40	a/UD br	DACT DCD
CA-1192	Avenal Energy Project	99 CIVIL ENGINEER	6/21/2011	288	пР	Turbocharger, aftercooler	3.40	g/HP-hr	BACT-PSD
NIV 0047	Nollie Air Ferre Dece		2/26/2000	F00	LIB	CCD NEDE	2.00	a/UD ba	DACT DCD
NV-004/	Nellis Air Force Base	SQUADRON OF USAF	2/26/2008	500	н	GCP, NSPS	3.88	g/HP-hr	BACT-PSD
OK 0433	Chautan Baura Blant	ASSOCIATED ELECTRIC	4 /22 /222	25-		Name	7.00	-/115 !	DACT DCD
UK-U129	Chouteau Power Plant	COOPERATIVE INC	1/23/2009	267	нч	None	/.80	g/HP-hr	BACT-PSD

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	EmissionLimit	Units	Туре
		OHIO RIVER CLEAN							
OH-0317	Ohio River Clean Fuels, LLC	FUELS, LLC	11/20/2008	300	HP	GCP, ITR, Turbocharger, aftercooler	7.80	g/HP-hr	BACT-PSD
		GRAIN PROCESSING							
IN-0234	Grain Processing Corporation	CORPORATION	12/8/2015	425	HP	GCP	9.50	g/HP-hr	BACT-PSD
		SOUTHWEST ELECTRIC							
		POWER COMPANY					1		
LA-0224	Arsenal Hill Power Plant	(SWEPCO)	3/20/2008	310	HP	GCP, Clean Fuels	14.06	g/HP-hr	BACT-PSD
IL-0114	Cronus Chemicals, LLC	CRONUS CHEMICALS, LLC	9/5/2014	373	НР	GCP, NSPS	3.50	g/kW-hr	BACT-PSD
		IOWA FERTILIZER					1		
IA-0105	Iowa Fertilizer Company	COMPANY	10/26/2012			GCP	3.75	g/kW-hr	BACT-PSD
CA-1191	Victorville 2 Hybrid Power Project	CITY OF VICTORVILLE	3/11/2010	135		None		g/kW-hr	BACT-PSD
LA-0251	Flopam Inc. Facility	FLOPAM INC.	4/26/2011	193	HP	None	4.00	g/kW-hr	BACT-PSD
		KEYS ENERGY CENTER,					1		
MD-0046	Keys Energy Center	LLC	10/31/2014	300	HP	GCP, Clean Fuels	4.00	g/kW-hr	BACT-PSD
		IDAHO POWER					1		
ID-0018	Langley Gulch Power Plant	COMPANY	6/25/2010	235	KW	GCP, NSPS	4.00	g/kW-hr	BACT-PSD
FL-0354	Lauderdale Plant	FLORIDA POWER & LIGHT	8/25/2015	300	НР	Clean Fuels	4.00	g/kW-hr	BACT-PSD
		SOLID WASTE							
		AUTHORITY OF PALM					1		
FL-0324	Palm Beach Renewable Energy Park	BEACH COUNTY	12/23/2010	250	kW	GCP, Clean Fuels	4.00	g/kW-hr	BACT-PSD
CA-1212	Palmdale Hybrid Power Project	CITY OF PALMDALE	10/18/2011	182	HP	None		g/kW-hr	BACT-PSD
SC-0113	Pyramax Ceramics, LLC	PYRAMAX CERAMICS, LLC	2/8/2012	500	HP	NSPS	4.00	g/kW-hr	BACT-PSD
		KEYS ENERGY CENTER,					1		
MD-0046	Keys Energy Center	LLC	10/31/2014	1500	KW	GCP, Clean Fuels	6.40	g/kW-hr	BACT-PSD
SC-0113	Pyramax Ceramics, LLC	PYRAMAX CERAMICS, LLC	2/8/2012	20	НР	GCP	7 50	g/kW-hr	BACT-PSD
	Kenai Nitrogen Operations	AGRIUM U.S. INC.	1/6/2015		MMBtu/h			<u>.</u>	BACT-PSD
AK-0003	Renal Willogen Operations	Admon 6.5. IIVE.	1/0/2013	2.7	IVIIVIDEA/II	None	7.71	ID/ IVIIVIDE	DACI-13D
I A-0204	Plaquemine PVC Plant	SHINTECH LOUISIANA LLC	2/27/2009	420	НР	GCP, Clean Fuels	4.41	lb/MMBtu	BACT-PSD
				- Filerable	1			1.0,	
		COMPETITIVE POWER							
		VENTURES, INC./CPV					1		
MD-0040	CPV St Charles	MARYLAND, LLC	11/12/2008	300	НР	None	0.15	g/HP-hr	BACT-PSD
LA-0251	Flopam Inc. Facility	FLOPAM INC.	4/26/2011	444	HP	None	0.15	g/HP-hr	BACT-PSD
			- 1- 1	_			_		
LA-0313	St. Charles Power Station	ENTERGY LOUISIANA, LLC	8/31/2016	282	HP	GCP, NSPS	0.15	g/HP-hr	BACT-PSD
IN 61=5		ST. JOSEPH ENERGY	42/2/22	a = -				/	DAGT 505
IN-0158	St. Joseph Energy Center, LLC	CENTER, LLC	12/3/2012	371	HΡ	GCP	0.15	g/HP-hr	BACT-PSD
011 0247	Ohia Biyan Chan Evala III C	OHIO RIVER CLEAN	44/20/2000	200		CCD	0.40	-/UD b	DACT DCC
UH-031/	Ohio River Clean Fuels, LLC	FUELS, LLC	11/20/2008	300	HP	GCP	0.40	g/HP-hr	BACT-PSD

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	EmissionLimit	Units	Туре
		SOUTHWEST ELECTRIC							
		POWER COMPANY							
LA-0224	Arsenal Hill Power Plant	(SWEPCO)	3/20/2008	310	HP	GCP, Clean Fuels	0.99	g/HP-hr	BACT-PSD
LA-0251	Flopam Inc. Facility	FLOPAM INC.	4/26/2011	193	HP	None	0.20	g/kW-hr	BACT-PSD
			PM1	0 - Total					
NJ-0085	Middlesex Energy Center, LLC	STONEGATE POWER, LLC	7/19/2016	327	HP	Clean Fuels	0.15	g/HP-hr	BACT-PSD
		BENTELER STEEL / TUBE							
		MANUFACTURING							
	Benteler Steel Tube Facility	CORPORATION	6/4/2015	288		NSPS		g/HP-hr	BACT-PSD
MD-0041	CPV St. Charles	CPV MARYLAND, LLC	4/23/2014	300	HP	GCP, Clean Fuels	0.15	g/HP-hr	BACT-PSD
	Energy Answers Arecibo Puerto Rico	ENERGY ANSWERS							
PR-0009	Renewable Energy Project	ARECIBO, LLC	4/10/2014	335	HP	None	0.15	g/HP-hr	BACT-PSD
	Gateway Cogeneration 1, LLC - Smart Water	GATEWAY GREEN	- / /					,	
VA-0319		ENERGY	8/27/2012	1.86	MMBtu/hr	GCP, Clean Fuels	0.15	g/HP-hr	BACT-PSD
	Lake Charles Chemical Complex Ethylene 2	SASOL CHEMICALS (USA)	= /22 /22 /					// · · · · ·	
LA-0301	Unit	LLC	5/23/2014	500	HP	GCP, NSPS	0.15	g/HP-hr	BACT-PSD
		MIDWEST FERTILIZER	6/4/0044					/	
IN-01/3	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	НР	GCP	0.15	g/HP-hr	BACT-PSD
IN 0470		MIDWEST FERTILIZER	6/4/2044	500		669	0.45	/	DA CT DCD
IN-01/3	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	HP	GCP	0.15	g/HP-hr	BACT-PSD
INI 0100	Midwest Fortilizer Corneration	MIDWEST FERTILIZER CORPORATION	C/4/2014	500	LID	CCD	0.15	~/UD b~	DACT DCD
IN-0180	Midwest Fertilizer Corporation	MIDWEST FERTILIZER	6/4/2014	500	HP	GCP	0.15	g/HP-hr	BACT-PSD
INI 0100	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	шь	GCP	0.15	a/UD br	BACT-PSD
IIV-0190	widwest Fertilizer Corporation	CORPORATION	6/4/2014	500	пР	GCP	0.13	g/HP-hr	BACI-P3D
ΙΔ-0254	Ninemile Point Electric Generating Plant	ENTERGY LOUISIANA LLC	8/16/2011	350	HD	GCP, Clean Fuels	0.15	g/HP-hr	BACT-PSD
LA-0234	Which me I diffe Electric deficitating Fluit	OHIO VALLEY	6/10/2011	330	111	der, clearriders	0.13	8/111-111	DACI-13D
IN-0179	Ohio Valley Resources, LLC	RESOURCES, LLC	9/25/2013	481	HP	GCP	0.15	g/HP-hr	BACT-PSD
114-0173	one valley resources, Lee	MESOCIACES, EEC	3/23/2013	401	111	GCI	0.13	8/111-111	DACI-13D
NJ-0081	PSEG Fossil LLC Sewaren Generating Station	PSEG FOSSIL LLC	3/7/2014	250	НР	Clean Fuels	0.15	g/HP-hr	BACT-PSD
		FOOTPRINT POWER	-, , -					O,	
		SALEM HARBOR							
MA-0039	Salem Harbor Station Redevelopment	DEVELOPMENT LP	1/30/2014	2.7	MMBtu/hr	None	0.15	g/HP-hr	BACT-PSD
	•	THE EMPIRE DISTRICT			,			Ŭ,	
KS-0029	The Empire District Electric Company	ELECTRIC COMPANY	7/14/2015	750	KW	Clean Fuels	0.15	g/HP-hr	BACT-PSD
OH-0352	Oregon Clean Energy Center	ARCADIS, US, INC.	6/18/2013	300	HP	NSPS	0.15	g/HP-hr	BACT-PSD
		WOLVERINE POWER							
		SUPPLY COOPERATIVE,							
MI-0400	Wolverine Power	INC.	6/29/2011	420	HP	None	0.15	g/HP-hr	BACT-PSD
		GRAIN PROCESSING							
IN-0234	Grain Processing Corporation	CORPORATION	12/8/2015	425	HP	GCP	0.16	g/HP-hr	BACT-PSD
		DOMINION COVE POINT							
MD-0044	Cove Point LNG Terminal	LNG, LP	6/9/2014	350	HP	GCP, Clean Fuels	0.17	g/HP-hr	BACT-PSD

Emergency Fire Pump Table D-6 - RBLC Results for Emergency-Generator

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	EmissionLimit	Units	Туре
		LOUISIANA ENERGY AND							
		POWER AUTHORITY							
LA-0308	Morgan City Power Plant	(LEPA)	9/26/2013	380	HP	GCP	0.18	g/HP-hr	BACT-PSD
		KEYS ENERGY CENTER,							
MD-0046	Keys Energy Center	LLC	10/31/2014	300	HP	GCP, Clean Fuels	0.18	g/HP-hr	BACT-PSD
		KEYS ENERGY CENTER,							
MD-0046	Keys Energy Center	LLC	10/31/2014	1500	KW	GCP, Clean Fuels	0.18	g/HP-hr	BACT-PSD
		MATTAWOMAN ENERGY,							
MD-0045	Mattawoman Energy Center	LLC	11/13/2015	305	HP	GCP, Clean Fuels	0.18	g/HP-hr	BACT-PSD
		ASSOCIATED ELECTRIC							
OK-0129	Chouteau Power Plant	COOPERATIVE INC	1/23/2009	267	HP	None	0.40	g/HP-hr	BACT-PSD
		CONSUMERS ENERGY		_					
	Thetford Generating Station	COMPANY	7/25/2013	315		GCP, Clean Fuels		g/HP-hr	BACT-PSD
MI-0423	Indeck Niles, LLC	INDECK NILES, LLC	1/4/2017	260	HP	GCP	0.99	g/HP-hr	BACT-PSD
0444			0/5/2044	272		CCD NCDC	0.40	/134/1	DACT DCD
IL-0114	Cronus Chemicals, LLC	CRONUS CHEMICALS, LLC	9/5/2014	373	НР	GCP, NSPS	0.10	g/kW-hr	BACT-PSD
14 0405	Laura Fantiliana Cananana	IOWA FERTILIZER	10/26/2012	225	LAAZ	CCD	0.20	-/LAA/ la	DACT DCD
	Iowa Fertilizer Company Palmdale Hybrid Power Project	COMPANY CITY OF PALMDALE	10/26/2012 10/18/2011	235 182		GCP Clean Fuels		g/kW-hr g/kW-hr	BACT-PSD BACT-PSD
CA-1212	Paimdale Hybrid Power Project	CITY OF PALIVIDALE	10/18/2011	182	пР	Clean Fuels	0.20	g/KVV-fir	BACT-PSD
NII_0084	PSEG Fossil LLC Sewaren Generating Station	PSEG FOSSIL LLC	3/10/2016	2.6	NANAR+u/hr	r Clean Fuels	0.04	lb/MMBtu	BACT-DSD
113-0064	Holland Board Of Public Works - East 5th	HOLLAND BOARD OF	3/10/2010	2.0	IVIIVIBLU/III	Clean rueis	0.04	ID/ IVIIVID LU	DACT-F3D
MI-0412		PUBLIC WORKS	12/4/2013	165	HP	GCP	0.09	lb/MMBtu	BACT-PSD
1411 0 112	Holland Board Of Public Works - East 5th	HOLLAND BOARD OF	12/ 1/2013	103		CCI	0.03	is, iviivibea	Ditter 13D
MI-0424		PUBLIC WORKS	12/5/2016	165	НР	GCP	0.09	lb/MMBtu	BACT-PSD
	Karn Weadock Generating Complex	CONSUMERS ENERGY	12/29/2009		KW	GCP, Clean Fuels		lb/MMBtu	
	Kenai Nitrogen Operations	AGRIUM U.S. INC.	1/6/2015		MMBtu/hr	•		lb/MMBtu	
			2, 3, 23 23					,	
LA-0204	Plaquemine PVC Plant	SHINTECH LOUISIANA LLC	2/27/2009	420	HP	GCP, Clean Fuels	0.31	lb/MMBtu	BACT-PSD
			PM2.	5 - Total	·	·	•		
NJ-0085	Middlesex Energy Center, LLC	STONEGATE POWER, LLC	7/19/2016	327	HP	Clean Fuels	0.15	g/HP-hr	BACT-PSD
		BENTELER STEEL / TUBE							
		MANUFACTURING							
LA-0309	Benteler Steel Tube Facility	CORPORATION	6/4/2015	288	HP	NSPS	0.15	g/HP-hr	BACT-PSD
	Energy Answers Arecibo Puerto Rico	ENERGY ANSWERS							
PR-0009	Renewable Energy Project	ARECIBO, LLC	4/10/2014	335	HP	None	0.15	g/HP-hr	BACT-PSD
	Gateway Cogeneration 1, LLC - Smart Water	GATEWAY GREEN							
VA-0319		ENERGY	8/27/2012	1.86	MMBtu/hr	GCP, Clean Fuels	0.15	g/HP-hr	BACT-PSD
	Lake Charles Chemical Complex Ethylene 2	SASOL CHEMICALS (USA)							
LA-0301	Unit	LLC	5/23/2014	500	HP	GCP, NSPS	0.15	g/HP-hr	BACT-PSD
		MIDWEST FERTILIZER							
IN-0173	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	HP	GCP	0.15	g/HP-hr	BACT-PSD
		MIDWEST FERTILIZER	01-1		l <u>.</u>		_		
IN-0173	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	HP	GCP	0.15	g/HP-hr	BACT-PSD

Emergency Fire Pump Table D-6 - RBLC Results for Emergency Generator

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	EmissionLimit	Units	Туре
	,	MIDWEST FERTILIZER		O - P - W		2,000			,,,
IN-0180	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	HP	GCP	0.15	g/HP-hr	BACT-PSD
	·	MIDWEST FERTILIZER							
IN-0180	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	HP	GCP	0.15	g/HP-hr	BACT-PSD
	·								
LA-0254	Ninemile Point Electric Generating Plant	ENTERGY LOUISIANA LLC	8/16/2011	350	HP	GCP, Clean Fuels	0.15	g/HP-hr	BACT-PSD
		OHIO VALLEY							
IN-0179	Ohio Valley Resources, LLC	RESOURCES, LLC	9/25/2013	481	HP	GCP	0.15	g/HP-hr	BACT-PSD
		FOOTPRINT POWER							
		SALEM HARBOR							
MA-0039	Salem Harbor Station Redevelopment	DEVELOPMENT LP	1/30/2014	2.7	MMBtu/hr	None	0.15	g/HP-hr	BACT-PSD
		THE EMPIRE DISTRICT							
KS-0029	The Empire District Electric Company	ELECTRIC COMPANY	7/14/2015	750	KW	Clean Fuels	0.15	g/HP-hr	BACT-PSD
		WOLVERINE POWER							
		SUPPLY COOPERATIVE,							
MI-0400	Wolverine Power	INC.	6/29/2011	420	HP	None	0.15	g/HP-hr	BACT-PSD
		DOMINION COVE POINT							
MD-0044	Cove Point LNG Terminal	LNG, LP	6/9/2014	350	HP	GCP, Clean Fuels	0.17	g/HP-hr	BACT-PSD
		MATTAWOMAN ENERGY,							
MD-0045	Mattawoman Energy Center	LLC	11/13/2015	305	HP	GCP, Clean Fuels	0.18	g/HP-hr	BACT-PSD
		CONSUMERS ENERGY							
	Thetford Generating Station	COMPANY	7/25/2013	315		GCP, Clean Fuels		g/HP-hr	BACT-PSD
MI-0423	Indeck Niles, LLC	INDECK NILES, LLC	1/4/2017	260	HP	GCP	0.99	g/HP-hr	BACT-PSD
IL-0114	Cronus Chemicals, LLC	CRONUS CHEMICALS, LLC	9/5/2014	373	HP	GCP, NSPS	0.10	g/kW-hr	BACT-PSD
		IOWA FERTILIZER							
	Iowa Fertilizer Company	COMPANY	10/26/2012	235		GCP		g/kW-hr	BACT-PSD
	Palmdale Hybrid Power Project	CITY OF PALMDALE	10/18/2011	182		Clean Fuels		g/kW-hr	BACT-PSD
CA-1191	Victorville 2 Hybrid Power Project	CITY OF VICTORVILLE	3/11/2010	135	KW	None	0.20	g/kW-hr	BACT-PSD
			0/10/2016						
NJ-0084	PSEG Fossil LLC Sewaren Generating Station	PSEG FOSSIL LLC	3/10/2016	2.6	MMBtu/hr	Clean Fuels	0.04	lb/MMBtu	BACT-PSD
	Holland Board Of Public Works - East 5th	HOLLAND BOARD OF	42/4/2042	465		669	0.00	U /0.40.4D.	DAGT DCD
MI-0412		PUBLIC WORKS	12/4/2013	165	НР	GCP	0.09	ID/MMBtu	BACT-PSD
	Holland Board Of Public Works - East 5th	HOLLAND BOARD OF	42/5/2046	465		669	0.00	U /0.40.4D.	DAGT DCD
MI-0424		PUBLIC WORKS	12/5/2016	165	MMBtu/hr	GCP			BACT-PSD
AK-0083	Kenai Nitrogen Operations	AGRIUM U.S. INC.	1/6/2015		IVIIVIBTU/nr	None	0.31	ID/IVIIVIBTU	BACT-PSD
		<u> </u>	PIVIZ.5	- filterable	l	T			
1 / 0212	St. Charles Power Station	ENTERCY LOUISIANA LLC	8/31/2016	282	шп	GCP, NSPS	0.14	a/UD br	BACT-PSD
LA-U313	31. Charles Power Station	ENTERGY LOUISIANA, LLC MOUNDSVILLE POWER,	0/31/2016	282	пг	GCF, NSPS	0.14	g/HP-hr	DACI-PSD
\\/\/_ \ \\2	Moundsville Combined Cycle Power Plant	LLC	11/21/2014	251	НΒ	None	0.15	g/HP-hr	BACT-PSD
vv v-0025	iviounusvine Combined Cycle Power Plant	ST. JOSEPH ENERGY	11/21/2014	251	пг	None	0.15	g/ nr-iii	DACI-PSD
INI 01E0	St. Joseph Energy Center II C		12/3/2012	271	шп	GCP	0.15	a/UD br	DACT DCD
IIA-OTOQ	St. Joseph Energy Center, LLC	CENTER, LLC	12/3/2012	371	ПР	dcr	0.15	g/HP-hr	BACT-PSD

Emergency Fire Pump Table D-6 - RBLC Results for Emergency Generator

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	EmissionLimit	Units	Туре
		LOUISIANA ENERGY AND							
		POWER AUTHORITY							
LA-0308	Morgan City Power Plant	(LEPA)	9/26/2013	380	HP	GCP	0.18	g/HP-hr	BACT-PSD
			PM - 1	filterable					
		CRICKET VALLEY ENERGY							
NY-0103	Cricket Valley Energy Center	CENTER LLC	2/3/2016	460	HP	GCP	0.09	g/HP-hr	BACT-PSD
NJ-0085	Middlesex Energy Center, LLC	STONEGATE POWER, LLC	7/19/2016	327	HP	Clean Fuels	0.15	g/HP-hr	BACT-PSD
		DOMINION COVE POINT							
MD-0044	Cove Point LNG Terminal	LNG, LP	6/9/2014	350	HP	GCP, Clean Fuels	0.15	g/HP-hr	BACT-PSD
		COMPETITIVE POWER							
		VENTURES, INC./CPV							
	CPV St Charles	MARYLAND, LLC	11/12/2008			None		g/HP-hr	BACT-PSD
MD-0041	CPV St. Charles	CPV MARYLAND, LLC	4/23/2014	300	HP	GCP, Clean Fuels	0.15	g/HP-hr	BACT-PSD
	Energy Answers Arecibo Puerto Rico	ENERGY ANSWERS							
	Renewable Energy Project	ARECIBO, LLC	4/10/2014			None		g/HP-hr	BACT-PSD
MI-0423	Indeck Niles, LLC	INDECK NILES, LLC	1/4/2017	260	HP	GCP, NSPS	0.15	g/HP-hr	BACT-PSD
		MIDWEST FERTILIZER							
IN-0173	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	HP	GCP	0.15	g/HP-hr	BACT-PSD
		MIDWEST FERTILIZER							
IN-0173	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	HP	GCP	0.15	g/HP-hr	BACT-PSD
		MIDWEST FERTILIZER							
IN-0180	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	HP	GCP	0.15	g/HP-hr	BACT-PSD
		MIDWEST FERTILIZER							
IN-0180	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	HP	GCP	0.15	g/HP-hr	BACT-PSD
		OHIO VALLEY							
IN-0179	Ohio Valley Resources, LLC	RESOURCES, LLC	9/25/2013	481	HP	GCP	0.15	g/HP-hr	BACT-PSD
NJ-0081	PSEG Fossil LLC Sewaren Generating Station	PSEG FOSSIL LLC	3/7/2014	250	HP	Clean Fuels	0.15	g/HP-hr	BACT-PSD
		ST. JOSEPH ENERGY	10/0/0010	074			0.45	/	
IN-0158	St. Joseph Energy Center, LLC	CENTER, LLC	12/3/2012	371	НР	GCP	0.15	g/HP-hr	BACT-PSD
	TI 16 10 11 61 11	CONSUMERS ENERGY	7/25/2012	245		COD CL 5 L	0.45	/115.1	DA CT DCD
MII-0410	Thetford Generating Station	COMPANY	7/25/2013	315	НР	GCP, Clean Fuels	0.15	g/HP-hr	BACT-PSD
		WOLVERINE POWER							
N 41 O 400	M/alicaria a Dancara	SUPPLY COOPERATIVE,	6/20/2011	420	up	Nana	0.45	-/UD b	DA CT DCD
IVII-0400	Wolverine Power	INC.	6/29/2011	420	НР	None	0.15	g/HP-hr	BACT-PSD
INI 0224	Cuain Buancasina Camanatian	GRAIN PROCESSING	12/0/2015	425	LID	CCD	0.16	~/UD ha	DACT DCD
IN-0234	Grain Processing Corporation	CORPORATION	12/8/2015	425	пР	GCP	0.16	g/HP-hr	BACT-PSD
NAL 0412	Holland Board Of Public Works - East 5th	HOLLAND BOARD OF	12/4/2012	105	LID	GCP	0.22	~/UD ha	DACT DCD
MI-0412	Holland Board Of Public Works - East 5th	PUBLIC WORKS	12/4/2013	165	пР	GCF	0.22	g/HP-hr	BACT-PSD
NAL 0424		HOLLAND BOARD OF	12/5/2016	105	ПВ	GCP	0.33	a/UD ba	DACT DCD
MI-0424	Street	PUBLIC WORKS	12/5/2016	165	חר	GCP	0.22	g/HP-hr	BACT-PSD
II 0114	Cronus Chemicals, LLC	CRONUS CHEMICALS, LLC	9/5/2014	373	шь	GCP, NSPS	0.10	g/kW-hr	BACT-PSD
1L-U114	Cronus Chennicais, LLC	Choinus Cheiviicals, LLC	9/5/2014	5/3	IUL	שנר, ווארא	0.10	R/KAA-UL	DACI-PSD

Emergency Fire Pump Table D-6 - RBLC Results for Emergency-Generator

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	EmissionLimit	Units	Type
	,	KEYS ENERGY CENTER,							71
MD-0046	Keys Energy Center	LLC	10/31/2014	300	НР	GCP, Clean Fuels	0.20	g/kW-hr	BACT-PSD
		KEYS ENERGY CENTER,						<u> </u>	
MD-0046	Keys Energy Center	LLC	10/31/2014	1500	KW	GCP, Clean Fuels	0.20	g/kW-hr	BACT-PSD
		IDAHO POWER							
ID-0018	Langley Gulch Power Plant	COMPANY	6/25/2010	235	KW	GCP, NSPS	0.20	g/kW-hr	BACT-PSD
		MATTAWOMAN ENERGY,							
MD-0045	Mattawoman Energy Center	LLC	11/13/2015	305	HP	GCP, Clean Fuels	0.20	g/kW-hr	BACT-PSD
					_				
	PSEG Fossil LLC Sewaren Generating Station	PSEG FOSSIL LLC	3/10/2016	2.6	MMBtu/hi	Clean Fuels			BACT-PSD
NY-0104	CPV Valley Energy Center	CPV VALLEY LLC	8/1/2013			Clean Fuels	0.04	lb/MMBtu	BACT-PSD
			PM	- total				1	
	Supply Complying To Ethopol Advanced	COLITUE ACT DENEVA A DI E							
בו מפפי	Sweet Sorghum-To-Ethanol Advanced Biorefinery	SOUTHEAST RENEWABLE	12/22/2010	600	UD	None	0.15	a/UD br	BACT-PSD
FL-U322	Біогеппету	FUELS (SRF), LLC THE EMPIRE DISTRICT	12/23/2010	600	пР	None	0.15	g/HP-hr	BACT-P3D
K2-0029	The Empire District Electric Company	ELECTRIC COMPANY	7/14/2015	750	K/W	Clean Fuels	0.15	g/HP-hr	BACT-PSD
K3-0023	The Empire District Electric Company	ELECTRIC CONTENTS	7/14/2013	730	KVV	clean rueis	0.15	8/111-111	DACI-13D
FL-0346	Lauderdale Plant	FLORIDA POWER & LIGHT	4/22/2014	300	НР	GCP	0.20	g/HP-hr	BACT-PSD
	23440-14410	IOWA FERTILIZER	1,22,2021	300			0.20	6/ · · · · · ·	27101102
IA-0105	lowa Fertilizer Company	COMPANY	10/26/2012	235	kW	GCP	0.20	g/kW-hr	BACT-PSD
	. ,							G,	
FL-0354	Lauderdale Plant	FLORIDA POWER & LIGHT	8/25/2015	300	НР	Clean Fuels	0.20	g/kW-hr	BACT-PSD
FL-0356	Okeechobee Clean Energy Center	FLORIDA POWER & LIGHT	3/9/2016	422	HP	Clean Fuels	0.20	g/kW-hr	BACT-PSD
		SOLID WASTE							
		AUTHORITY OF PALM							
	Palm Beach Renewable Energy Park	BEACH COUNTY	12/23/2010			GCP, Clean Fuels		g/kW-hr	BACT-PSD
	Palmdale Hybrid Power Project	CITY OF PALMDALE	10/18/2011	182		Clean Fuels		g/kW-hr	BACT-PSD
	Victorville 2 Hybrid Power Project	CITY OF VICTORVILLE	3/11/2010			None		g/kW-hr	BACT-PSD
	Karn Weadock Generating Complex	CONSUMERS ENERGY	12/29/2009		KW	GCP, Clean Fuels		g/kW-hr	BACT-PSD
AK-0083	Kenai Nitrogen Operations	AGRIUM U.S. INC.	1/6/2015		MMBtu/hı	riNone	0.31	ID/MMBtu	BACT-PSD
	Holland Board Of Public Works - East 5th	HOLLAND BOARD OF	Volatile Orga	nic Compound	as			I	
MI-0412		PUBLIC WORKS	12/4/2013	165	ШΒ	GCP	2.75E-03	a/UD br	BACT-PSD
WII-0412	Street	GRAIN PROCESSING	12/4/2013	103	ПР	GCF	2.73E-03	g/ mr-iii	BACT-P3D
INI-023/I	Grain Processing Corporation	CORPORATION	12/8/2015	425	нр	GCP	0.05	g/HP-hr	BACT-PSD
111-0254	Lake Charles Chemical Complex Ethylene 2	SASOL CHEMICALS (USA)	12/6/2013	423		GCI	0.05	8/111-111	DACI-13D
LA-0301	Unit	LLC	5/23/2014	500	НР	GCP, NSPS	0.09	g/HP-hr	BACT-PSD
2.3301	3	MIDWEST FERTILIZER	3,23,2014	300		,	0.00	<i>3,</i>	
IN-0173	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	НР	GCP	0.14	g/HP-hr	BACT-PSD
		MIDWEST FERTILIZER	-, ,						
IN-0173	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	НР	GCP	0.14	g/HP-hr	BACT-PSD
		MIDWEST FERTILIZER							
IN-0180	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	HP	GCP	0.14	g/HP-hr	BACT-PSD

Emergency Fire Pump Table D-6 - RBLC Results for Emergency Generator

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls	EmissionLimit	Units	Туре
	-	MIDWEST FERTILIZER							
IN-0180	Midwest Fertilizer Corporation	CORPORATION	6/4/2014	500	НР	GCP	0.14	g/HP-hr	BACT-PSD
	·	OHIO VALLEY						1	
IN-0179	Ohio Valley Resources, LLC	RESOURCES, LLC	9/25/2013	481	НР	GCP	0.14	g/HP-hr	BACT-PSD
	Energy Answers Arecibo Puerto Rico	ENERGY ANSWERS						<i>.</i>	
PR-0009	Renewable Energy Project	ARECIBO, LLC	4/10/2014	335	НР	None	0.15	g/HP-hr	BACT-PSD
	, , ,	ST. JOSEPH ENERGY						Ü,	
IN-0158	St. Joseph Energy Center, LLC	CENTER, LLC	12/3/2012	371	НР	GCP	0.20	g/HP-hr	BACT-PSD
	,	MOUNDSVILLE POWER,	, -, -					G/	
WV-0025	Moundsville Combined Cycle Power Plant	LLC	11/21/2014	251	НР	None	0.31	g/HP-hr	BACT-PSD
	Oregon Clean Energy Center	ARCADIS, US, INC.	6/18/2013	300		NSPS		g/HP-hr	BACT-PSD
0 0002	oregon eleun zhelgy center	7 11 (2) (2) (3) (1) (3)	0, 20, 2020			1.16. 6	0.55	6/ · · · · · ·	2,10.1.02
IA-0254	Ninemile Point Electric Generating Plant	ENTERGY LOUISIANA LLC	8/16/2011	350	НР	GCP, Clean Fuels	1.00	g/HP-hr	BACT-PSD
	Indeck Niles, LLC	INDECK NILES, LLC	1/4/2017	260		GCP	1.12	g/HP-hr	BACT-PSD
1411 0 125	indeck wiles, EEC	ASSOCIATED ELECTRIC	1, 1,201,	200			1.12	6/ 111 111	Brief 13B
OK-0129	Chouteau Power Plant	COOPERATIVE INC	1/23/2009	267	НР	GCP	1 12	g/HP-hr	BACT-PSD
OK 0123	Chouteda i owei i lant	SOUTHWEST ELECTRIC	1/23/2003	207		J. C.	1.12	6/111 111	BACT 13B
		POWER COMPANY							
14 0224	Arsenal Hill Power Plant	(SWEPCO)	3/20/2008	310	⊔р	GCP, Clean Fuels	1 12	g/HP-hr	BACT-PSD
LA-0224	Holland Board Of Public Works - East 5th	HOLLAND BOARD OF	3/20/2008	310	ПР	GCF, Clean Fuels	1.15	g/ nr-iii	BACT-P3D
MI-0424		PUBLIC WORKS	12/5/2016	165	шь	GCP	1 20	a/UD br	BACT-PSD
IVII-U424	Street	WILDHORSE TERMINAL	12/5/2016	103	пР	GCP	1.29	g/HP-hr	BACT-PSD
OK 0175	Wildharsa Tarminal	LLC	C /20 /2017	F00	LID	CCD NCDC	2.00	~/UD ha	DACT DCD
OK-0175	Wildhorse Terminal	LLC	6/29/2017	500	HP	GCP, NSPS	3.00	g/HP-hr	BACT-PSD
	Ct. Charles Barrer Station	ENTERCYLOUIGIANIA II.C	0/24/2046	202		COD	2.04	/115.1	DAGT DCD
LA-0313	St. Charles Power Station	ENTERGY LOUISIANA, LLC	8/31/2016	282	НР	GCP	3.01	g/HP-hr	BACT-PSD
011 0247	Ohia Biyan Clasa Fyala II C	OHIO RIVER CLEAN	44/20/2000	200		COD	7.00	/115.1	DAGT DCD
OH-0317	Ohio River Clean Fuels, LLC	FUELS, LLC	11/20/2008	300	НР	GCP	7.80	g/HP-hr	BACT-PSD
		TINKER AIR FORCE BASE	. /0/0015					4	
OK-0164	Midwest City Air Depot	LOGISTICS CENTER	1/8/2015	300	HP	GCP	0.15	g/kW-hr	BACT-PSD
		IOWA FERTILIZER	10/05/0010					4	
IA-0105	Iowa Fertilizer Company	COMPANY	10/26/2012	235	kW	GCP	0.25	g/kW-hr	BACT-PSD
			- 1- 1						
IL-0114	Cronus Chemicals, LLC	CRONUS CHEMICALS, LLC	9/5/2014	373	HP	GCP, NSPS	0.40	g/kW-hr	BACT-PSD
		IDAHO POWER							
ID-0018	Langley Gulch Power Plant	COMPANY	6/25/2010	235	KW	GCP, NSPS	4.00	g/kW-hr	BACT-PSD
SC-0113	Pyramax Ceramics, LLC	PYRAMAX CERAMICS, LLC	2/8/2012	500	HP	GCP, NSPS	4.00	g/kW-hr	BACT-PSD
		MICHELIN NORTH							
SC-0159	US10 Facility	AMERICA, INC.	7/9/2012	211	KW	NSPS	4.00	g/kW-hr	BACT-PSD
SC-0113	Pyramax Ceramics, LLC	PYRAMAX CERAMICS, LLC	2/8/2012	29	HP	GCP	7.50	g/kW-hr	BACT-PSD
TX-0799	Beaumont Terminal	PHILLIPS 66 PIPELINE LLC	6/8/2016			GCP		lb/HP-hr	BACT-PSD
AK-0083	Kenai Nitrogen Operations	AGRIUM U.S. INC.	1/6/2015	2.7	MMBtu/h	r None	0.36	lb/MMBtu	BACT-PSD

Table D-6 Addendum: RBLC Results for Emergency Diesel Fire Pump Updated Data: November 2018 to October 2021

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls ^A	Emission Limit	Units	Туре
			Nitrogen Dioxide	2					
*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	19.4	gph	GCP	3.6	G/HP-HR	BACT
*AK-0086	KENAI NITROGEN OPERATIONS	AGRIUM U.S. INC.	03/26/2021	2.7	MMBtu/hr	GCP	4.41	LB/MMBTU	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	260	HP	GCP	2.98	G/HP-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	190	HP	GCP	2.98	G/HP-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	440	HP	GCP	2.98	G/HP-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	190	HP	GCP	2.98	G/HP-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	61	HP	GCP	3.5	G/HP-HR	BACT
*LA-0370	WASHINGTON PARISH ENERGY CENTER	WASHINGTON PARISH ENERGY CENTER LLC	04/27/2020	1.1	MM BTU/hr	CBF	1.15	LB/HR	BACT
*MI-0445	INDECK NILES, LLC	INDECK NILES, LLC	11/26/2019	1.66	MMBTU/H	GCP	3	G/BHP-H	BACT
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	402	HP	GCP	2.64	LB/H	BACT
OH-0379	PETMIN USA INCORPORATED	PETMIN USA INCORPORATED	02/06/2019	158	HP	CCD/high officians design/CDF	0.104	LB/H	BACT
VA-0332	CHICKAHOMINY POWER LLC CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC CHICKAHOMINY POWER LLC	06/24/2019	500 500	H/YR HR/YR	GCP/high efficiency design/CBF	4.8	G/HP-H G/HP-HR	BACT BACT
VA-0332 *WI-0291	GRAYMONT WESTERN LIME-EDEN	GRAYMONT WESTERN LIME-EDEN	06/24/2019 01/28/2019	0.22	mmBTU/hr	GCP/high efficiency design/CBF GCP	4.7	G/KWH	BACT
- WI-0291	GRATIVIONT WESTERN LIME-EDEN	GRATMONT WESTERN LIME-EDEN	Carbon Monoxide		ППВТО/П	GCP	4.7	G/KWH	BACI
*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	19.4	gph	GCP	3.3	G/HP-HR	BACT
*AK-0085	KENAI NITROGEN OPERATIONS	AGRIUM U.S. INC.	03/26/2021	2.7	MMBtu/hr	GCP	0.95	LB/MMBTU	BACT
IL-0130	JACKSON ENERGY CENTER	JACKSON GENERATION, LLC	12/31/2018	420	horsepower	GCr	3.5	G/KW-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	260	HP	GCP	2.61	G/HP-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	190	HP	GCP	2.61	G/HP-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	440	HP	GCP	2.61	G/HP-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	190	HP	GCP	2.61	G/HP-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	61	HP	GCP	3.73	G/HP-HR	BACT
*LA-0370	WASHINGTON PARISH ENERGY CENTER	WASHINGTON PARISH ENERGY CENTER LLC	04/27/2020	1.1	MM BTU/hr	GCP	0.4	LB/HR	BACT
MI-0441	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	12/21/2018	2.5	MMBTU/H	GCP	2.6	G/HP-H	BACT
*MI-0445	INDECK NILES, LLC	INDECK NILES, LLC	11/26/2019	1.66	MMBTU/H	GCP	2.6	G/BHP-H	BACT
MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	2.5	MMBTU/H	GCP	2.6	G/HP-H	BACT
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	402	HP	GCP	2.31	LB/H	BACT
*PA-0326	SHELL POLYMERS MONACA SITE	SHELL CHEMICAL APPALACHIA LLC	02/18/2021	0		GCP	0.5	G	BACT
*PA-0326	SHELL POLYMERS MONACA SITE	SHELL CHEMICAL APPALACHIA LLC	02/18/2021	0		GCP	0.5	G	BACT
*PA-0326	SHELL POLYMERS MONACA SITE	SHELL CHEMICAL APPALACHIA LLC	02/18/2021	0		GCP	387	GRAM	BACT
TX-0889	SWEENY OLD OCEAN FACILITIES	CHEVRON PHILLIPS CHEMICAL COMPANY LP	08/08/2020	0		GCP	100	HR/YR	BACT
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	500	H/YR	GCP/high efficiency design/CBF	2.6	G/HP-H	BACT
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	500	HR/YR	GCP/high efficiency design/CBF	2.6	G/HP-H	BACT
*WI-0291	GRAYMONT WESTERN LIME-EDEN	GRAYMONT WESTERN LIME-EDEN	01/28/2019	0.22	mmBTU/hr	GCP	5	G/KWH	BACT
			olatile Organic Comp						
*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	19.4	gph	GCP/CBF	0.19	G/HP-HR	BACT
*AK-0086	KENAI NITROGEN OPERATIONS	AGRIUM U.S. INC.	03/26/2021	2.7	MMBtu/hr	GCP	0.36	LB/MMBTU	BACT
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	402	HP	GCP	2.64	LB/H	BACT
OK-0181	WILDHORSE TERMINAL	KEYERA ENERGY INC	09/11/2019	0		GCP	3	GM/HP-HR	BACT
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	500	HR/YR	GCP/high efficiency design/CBF	0.11	G/HP-HR	BACT
*WI-0292	GREEN BAY PACKAGING INC. â€"MILL DIVISION	GREEN BAY PACKAGING INC. â€"MILL DIVISION	04/01/2019	0			200	HOURS	BACT
**** 0005	CAC TREATMENT DI ANIT		Gases - Carbon Diox			T con	452.5	LD /NANADT:	DACT
*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	19.4	gph	GCP	163.6	LB/MMBTU	BACT
*AK-0086	KENAI NITROGEN OPERATIONS	AGRIUM U.S. INC.	03/26/2021	2.7	MMBtu/hr	GCP	164	LB/MMBTU	BACT
*LA-0370	JACKSON ENERGY CENTER	JACKSON GENERATION, LLC WASHINGTON PARISH ENERGY CENTER LLC	12/31/2018	420	horsepower	GCP	241	TONS/YEAR TPY	BACT BACT
*LA-0370 MI-0441	WASHINGTON PARISH ENERGY CENTER LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	04/27/2020 12/21/2018	1.1 2.5	MM BTU/hr MMBTU/H	GCP/energy efficiency measures.	9 20	T/YR	BACT
*MI-0445	INDECK NILES, LLC	INDECK NILES, LLC	11/26/2019	1.66	MMBTU/H	GCP/energy efficiency measures.	13.58	T/YR	BACT
MI-0445	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	2.5	MMBTU/H	CBF/GCP/energy efficiency measures.	20	T/YR	BACT
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	402	HP	GCP	23	T/YR	BACT
OH-0379	PETMIN USA INCORPORATED	PETMIN USA INCORPORATED	02/06/2019	158	HP	GCP	181.7	LB/H	BACT
*PA-0326	SHELL POLYMERS MONACA SITE	SHELL CHEMICAL APPALACHIA LLC	02/06/2019	0	ΠF	GCP	101.7	TONS	BACT
*PA-0326	SHELL POLYMERS MONACA SITE	SHELL CHEMICAL APPALACHIA LLC	02/18/2021	0	†	GCP	10	TONS	BACT
VA-0320	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	500	H/YR	GCP/high efficiency design/CBF	1203	T/YR	BACT
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	500	HR/YR	GCP/high efficiency design/CBF	106	T/YR	BACT
*WI-0292	GREEN BAY PACKAGING INC. â€"MILL DIVISION	GREEN BAY PACKAGING INC. â€"MILL DIVISION	04/01/2019	0	,	22. / mgr. c.marena/ acaign/cai	200	HOURS	BACT
			,,		1	1			

(a) GCP = good combustion practices, CBF = clean burning fuels

Table D-6 Addendum: RBLC Results for Emergency Diesel Fire Pump Updated Data: November 2018 to October 2021

RBLC ID	Facility Name	Company Name	Permit Date	Throughput	Units	Controls ^A	Emission Limit	Units	Туре
			PM ₁₀ (total)						
*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	19.4	gph	GCP/CBF	0.19	G/HP-HR	BACT
*AK-0086	KENAI NITROGEN OPERATIONS	AGRIUM U.S. INC.	03/26/2021	2.7	MMBtu/hr	GCP	0.31	LB/MMBTU	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	260	HP	GCP	0.15	G/HP-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	190	HP	GCP	0.15	G/HP-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	440	HP	GCP	0.15	G/HP-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	190	HP	GCP	0.15	G/HP-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	61	HP	GCP	0.3	G/HP-HR	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	350	HP	GCP	0.15	G/HP-HR	BACT
*LA-0370	WASHINGTON PARISH ENERGY CENTER	WASHINGTON PARISH ENERGY CENTER LLC	04/27/2020	1.1	MM BTU/hr	CBF	0.04	LB/HR	BACT
MI-0441	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	12/21/2018	2.5	MMBTU/H	CBF/GCP	0.12	LB/H	BACT
*MI-0445	INDECK NILES, LLC	INDECK NILES, LLC	11/26/2019	1.66	MMBTU/H	GCP	0.57	LB/H	BACT
MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	2.5	MMBTU/H	CBF/GCP	0.12	LB/H	BACT
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	402	HP	GCP	0.13	LB/H	BACT
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	500	H/YR	GCP/high efficiency design/CBF	0.15	G/HP-HR	BACT
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	500	HR/YR	GCP/high efficiency design/CBF	0.15	G/HP-HR	BACT
			PM ₁₀ (filterable on	ly)					
OH-0379	PETMIN USA INCORPORATED	PETMIN USA INCORPORATED	02/06/2019	158	HP	GCP	5.22	X10-3 LB/H	BACT
			PM _{2.5} (total)						
*AK-0085	GAS TREATMENT PLANT	ALASKA GASLINE DEVELOPMENT CORPORATION	08/13/2020	19.4	gph	GCP/CBF	0.19	G/HP-HR	BACT
*AK-0086	KENAI NITROGEN OPERATIONS	AGRIUM U.S. INC.	03/26/2021	2.7	MMBtu/hr	GCP	0.31	LB/MMBTU	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	260	HP	GCP	0.15	G/HP-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	190	HP	GCP	0.15	G/HP-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	440	HP	GCP	0.15	G/HP-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	190	HP	GCP	0.15	G/HP-HR	BACT
KY-0110	NUCOR STEEL BRANDENBURG	NUCOR	07/23/2020	61	HP	GCP	0.3	G/HP-HR	BACT
KY-0115	NUCOR STEEL GALLATIN, LLC	NUCOR STEEL GALLATIN, LLC	04/19/2021	350	HP	GCP	0.15	G/HP-HR	BACT
*LA-0370	WASHINGTON PARISH ENERGY CENTER	WASHINGTON PARISH ENERGY CENTER LLC	04/27/2020	1.1	MM BTU/hr	CBF	0.04	LB/HR	BACT
MI-0441	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	12/21/2018	2.5	MMBTU/H	CBF/GCP	0.12	LB/H	BACT
*MI-0445	INDECK NILES, LLC	INDECK NILES, LLC	11/26/2019	1.66	MMBTU/H	GCP	0.57	LB/H	BACT
MI-0447	LBWLERICKSON STATION	LANSING BOARD OF WATER AND LIGHT	01/07/2021	2.5	MMBTU/H	CBF/GCP	0.12	LB/H	BACT
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	402	HP	GCP	0.13	LB/H	BACT
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	500	H/YR	GCP/high efficiency design/CBF	0.15	G/HP-HR	BACT
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	500	HR/YR	GCP/high efficiency design/CBF	0.15	G/HP-HR	BACT
			PM _{2.5} (Filterable)					
OH-0379	PETMIN USA INCORPORATED	PETMIN USA INCORPORATED	02/06/2019	158	HP	GCP	5.22	X10-3 LB/H	BACT
			Sulfuric Acid Mis	t					
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	500	H/YR	GCP/high efficiency design/CBF	0.0001	LB/MMBTU	BACT
VA-0332	CHICKAHOMINY POWER LLC	CHICKAHOMINY POWER LLC	06/24/2019	500	HR/YR	GCP/high efficiency design/CBF	0.0001	LB/MMBTU	BACT
			Opacity						
*WI-0291	GRAYMONT WESTERN LIME-EDEN	GRAYMONT WESTERN LIME-EDEN	01/28/2019	0.22	mmBTU/hr	GCP	10	% OPACITY	BACT

(a) GCP = good combustion practices, CBF = clean burning fuels

Table D-7

Table 2-4. RBLC Listings for Circuit Breaker Equipment Leaks

Best Available Control Technology Analysis

RBLC ID	Facility Name	State	Permit Date	Pollutant	BACT Level	BACT Units	Control
*VA-0332	Chickahominy Power LLC	VA	6/24/2019	CO ₂ e	0.5	% Leak Rate	Low-pressure detection system (with alarm)
TX-0748	FGE Power, FGE Texas Project	TX	4/28/2014	CO ₂ e	0.5	% Leak Rate	Low pressure alarm and a low
VA-0319	Gateway Cogeneration 1, LLC - Smart Water Project	VA	8/27/2012	CO ₂ e	1.0	% Leak Rate	Enclosed pressure circuit breaker.
VA-0328	C4GT, LLC	VA	4/26/2018	CO ₂ e	0.5	% Leak Rate	Enclosed-pressure design with low-pressure detection system (with alarm).
*IL-0130	Jackson Energy Center	IL	12/31/2018	SF ₆	0.5	% Leak Rate	Not specified
FL-0355	Fort Myers Plant	FL	9/10/2015	SF ₆	0.5	% Leak Rate	Leakage detection systems and alarms.
FL-0356	Okeechobee Clean Energy Center	FL	3/9/2016	SF ₆	0.5	% Leak Rate	Leakage detection systems and alarms.
IA-0107	Marshalltown Generating Station	IA	4/14/2014	SF ₆	0.5	% Leak Rate	Not specified
IL-0129	CPV Three Rivers Energy Center	IL	7/30/2018	SF ₆	0.5	% Leak Rate	Not specified
IN-0158	St. Joseph Energy Center, LLC	IN	12/3/2012	SF_6	0.5	% Leak Rate	A density alarm for leak detection and the use of totally enclosed and pressurized circuit breakers
MD-0041	CPV St. Charles	MD	4/23/2014	SF ₆	0.5	% Leak Rate	Designed to meet ANSI c37.013 or equivalent to detect and minimize SF6 leaks
TX-0612	Thomas C. Ferguson Power Plant	TX	11/10/2011	SF ₆	0.006	lb/hr	Not specified
CA-1212	Palmdale Hybrid Power Project	CA	10/18/2011	CO ₂ e	0.85	lbs SF ₆ /yr	Not specified
CA-1223	Pio Pico Energy Center	CA	11/19/2012	CO ₂ e	3.56	lbs SF ₆ /yr	Enclosed
KS-0029	The Empire District Electric Company	KS	7/14/2015	CO ₂ e	0.61	lbs SF ₆ /yr	Density (leak detection) alarms
TX-0824	Jackson County Generating Facility	TX	6/30/2017	CO ₂ e	3.04	lbs SF ₆ /yr	Totally enclosed insulation systems equipped with a low pressure alarm and low pressure lockout
PA-0309	Lackawanna Energy Ctr/Jessup	PA	12/23/2015	SF ₆	6.00	lbs SF ₆ /yr	State-of-the-art sealed enclosed- pressure circuit breakers with leak detection
PA-0310	CPV Fairview Energy Center	PA	9/2/2016	SF ₆	1500	ppm	Not specified

RBLC ID	Facility Name	State	Permit Date	Pollutant	BACT Level	BACT Units	Control
TX-0749	Golden Spread Electric Cooperative, Antelope Station	TX	6/2/2014	CO ₂ e	Not	specified	Pressure lockout.
TX-0753	Guadalupe Generating Station	TX	12/2/2014	CO ₂ e	Not specified		Low pressure alarm and a low pressure lockout
TX-0757	Indeck Wharton Energy Center	TX	5/12/2014	CO ₂ e	Not specified		Low pressure alarm and a low pressure lockout
TX-0758	Ector County Energy Center	TX	8/1/2014	CO ₂ e	Not specified		Low pressure alarm and a low pressure lockout
*MD- 0042	Wildcat Point Generation Facility	MD	4/8/2014	SF_6	Unspecified Manufacturer Provided Leak Rate		State-of-the-art circuit breakers
MD-0045	Mattawoman Energy Center	MD	11/13/2015	SF_6	Unspecified Manufacturer Provided Leak Rate		Designed to meet ANSI c37.013 or equivalent to detect and minimize SF6 leaks
MD-0046	Keys Energy Center	MD	10/31/2014	SF ₆	Unspecified Manufacturer Provided Leak Rate		Designed to meet ANSI c37.013 or equivalent to detect and minimize SF6 leaks

Table D-7 Addendum: RBLC Listings for Circuit Breaker Equipment Leaks Updated Data: February 2020 to October 2021

RBLC ID	Facility Name	State	Permit Date	Pollutant	BACT Level	BACT Units	Controls
IL-0130	JACKSON ENERGY CENTER	IL	12/31/2018	Sulfur Hexafluoride	0.5% Le	eak Rate	
VA-0332	CHICKAHOMINY POWER LLC	VA	06/24/2019	Carbon Dioxide Equivalent (CO2e)	0.5% Le	eak Rate	Enclosed-pressure design with low-pressure detection system (with alarm).

RBLC ID	Facility Name	Permit Date	Process Name	Pollutant	Control Method	Emission Limit	Limit Units
TX-0633	CHANNEL ENERGY ENERGY CENTER, LLC	11/29/2012	Natural Gas Fugitives	CO2		0.29	tpy
TX-0753	GUADALUPE GENERATING STATION	12/2/2014	Components Fugitive Leak Emissions	CO2e	AVO		
TX-0757	INDECK WHARTON ENERGY CENTER	5/12/2014	Components Fugitive Leak Emissions	CO2e	AVO		
TX-0758	ECTOR COUNTY ENERGY CENTER	8/1/2014	Components Fugitive Leaks	CO2e	AVO		
MD-0042	WILDCAT POINT GENERATION FACILITY	4/8/2014	Equipment Leaks	CO2e	AVO		
MD-0045	MATTAWOMAN ENERGY CENTER	11/13/2015	Equipment Leaks	CO2e	AVO		
MD-0046	KEYS ENERGY CENTER	10/31/2014	Equipment Leaks	CO2e	AVO		
MD-0041	CPV ST. CHARLES	4/23/2014	Fugitive Emissions	CO2e	AVO	72.7	tpy
TX-0824	JACKSON COUNTY GENERATING FACILITY	6/30/2017	Natural Gas Fugitives	CO2e	AVO	693.3	tpy
VA-0328	C4GT, LLC	4/26/2018	Equipment Leaks from Natural Gas Components	CO2e	LDAR		
TX-0748	FGE POWER, FGE TEXAS PROJECT	4/28/2014	Natural Gas Fugitive Emission Sources	CO2e	LDAR		
TX-0633	CHANNEL ENERGY ENERGY CENTER, LLC	11/29/2012	Natural Gas Fugitives	Methane		7.44	tpy
IL-0130	JACKSON ENERGY CENTER	12/31/2018	Natural Gas Piping and Components	Methane	LDAR	4.3	tpy

Table D-8 Addendum: RBLC Results for Piping Fugitives Updated Data: February 2021 to October 2021

RBLC ID	Facility Name	Permit Date	Process Name	Pollutant	Control Method	Emission Limit	Limit Units
IL-0130	JACKSON ENERGY CENTER	12/31/2018	Natural Gas Piping and Components	Methane	(LDAR)/, use of ''leakless'' components.	4.3	TONS/YEAR
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	Fugitive Emissions (P807)	Volatile Organic Compounds (VOC)	Enhanced connector monitoring requirements to the most stringent leak detection and repai	99.38	T/YR
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	Fugitive Emissions (P807)	Carbon Dioxide Equivalent (CO2e)	i.an LDAR program for leaks of methane from equipment and piping components in tail gas (f	35	T/YR
TX-0886	MONT BELVIEU NGL FRACTIONATION UNIT	03/31/2020	EQUIPMENT LEAK FUGITIVES	Volatile Organic Compounds (VOC)	28 LAER leak detection and repair (LDAR) program	0	
VA-0332	CHICKAHOMINY POWER LLC	06/24/2019	Equipment Leaks from Natural Gas Components	Carbon Dioxide Equivalent (CO2e)	Best management practices to prevent, detect and repair leaks of natural gas from the piping	0	
*TX-0908	NEWMAN POWER STATION	08/27/2021	Fugitives	Volatile Organic Compounds (VOC)	weekly AVO	0	
*TX-0908	NEWMAN POWER STATION	08/27/2021	Fugitives	Carbon Dioxide Equivalent (CO2e)	weekly AVO	0	
TX-0864	EQUISTAR CHEMICALS CHANNELVIEW COMPLEX	09/09/2019	Fugitive Components	Volatile Organic Compounds (VOC)	28LAER & 28PI	500	PPMV
TX-0864	EQUISTAR CHEMICALS CHANNELVIEW COMPLEX	09/09/2019	Fugitive Components	Carbon Dioxide Equivalent (CO2e)	LDAR	500	PPMV

RBLC ID	Facility Name	Permit Date	Process Name	Pollutant	Control Method	Emission Limit	Limit Units
SC-0181	RESOLUTE FP US INC CATAWBA LUMBER MILL	11/3/2017	Haul Roads	PM10-filterable	Good Housekeeping Practices	0.03	LB/VMT
OH-0376	IRONUNITS LLC - TOLEDO HBI	2/9/2018	Haul Roads-Paved	PM10-filterable	Water Flushing and Sweeping	0.63	T/YR
IA-0105	IOWA FERTILIZER COMPANY	10/26/2012	Haul Roads	PM10-total	Paving, wet/chemical suppression		
IA-0106	CF INDUSTRIES NITROGEN, LLC - PORT NEAL NITROGEN COMPLEX	7/12/2013	Haul Roads	PM10-total	Paving, wet/chemical suppression		
IN-0263	MIDWEST FERTILIZER COMPANY LLC	3/23/2017	Paved Roads and Parking Lots	PM10-total	Paving, wet/chemical suppression		
MD-0046	KEYS ENERGY CENTER	10/31/2014	Haul Roads-Paved and Unpaved	PM10-total	Water Flushing and Sweeping		
IN-0166	INDIANA GASIFICATION, LLC	6/27/2012	Haul Roads-Paved	PM10-total	Paving, wet/chemical suppression	90	% CONTROL
IN-0173	MIDWEST FERTILIZER CORPORATION	6/4/2014	Paved Roads and Parking Lots	PM10-total	Paving, wet/chemical suppression	90	% CONTROL
IN-0179	OHIO VALLEY RESOURCES, LLC	9/25/2013	Paved Roads and Parking Lots	PM10-total	Paving, wet/chemical suppression	90	% CONTROL
IN-0180	MIDWEST FERTILIZER CORPORATION	6/4/2014	Paved Roads and Parking Lots	PM10-total	Paving, wet/chemical suppression	90	% CONTROL
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	Haul Roads	PM10-total	Paving, wet/chemical suppression, speed re	0.38	T/YR
OH-0368	PALLAS NITROGEN LLC	4/19/2017	Haul Roads-Paved	PM10-total	Paving	2.6	T/YR
SC-0181	RESOLUTE FP US INC CATAWBA LUMBER MILL	11/3/2017	Haul Roads	PM2.5-filterable	Good Housekeeping Practices	0.01	LB/VMT
OH-0376	IRONUNITS LLC - TOLEDO HBI	2/9/2018	Haul Roads-Paved	PM2.5-filterable	Water Flushing and Sweeping	0.15	T/YR
IA-0105	IOWA FERTILIZER COMPANY	10/26/2012	Haul Roads	PM2.5-total	Paving, wet/chemical suppression		
IA-0106	CF INDUSTRIES NITROGEN, LLC - PORT NEAL NITROGEN COMPLEX	7/12/2013	Haul Roads	PM2.5-total	Paving, wet/chemical suppression		
IN-0263	MIDWEST FERTILIZER COMPANY LLC	3/23/2017	Paved Roads and Parking Lots	PM2.5-total	Paving, wet/chemical suppression		
IN-0166	INDIANA GASIFICATION, LLC	6/27/2012	Haul Roads-Paved	PM2.5-total	Paving, wet/chemical suppression	90	% CONTROL
IN-0173	MIDWEST FERTILIZER CORPORATION	6/4/2014	Paved Roads and Parking Lots	PM2.5-total	Paving, wet/chemical suppression	90	% CONTROL
IN-0179	OHIO VALLEY RESOURCES, LLC	9/25/2013	Paved Roads and Parking Lots	PM2.5-total	Paving, wet/chemical suppression	90	% CONTROL
IN-0180	MIDWEST FERTILIZER CORPORATION	6/4/2014	Paved Roads and Parking Lots	PM2.5-total	Paving, wet/chemical suppression	90	% CONTROL
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	Haul Roads	PM2.5-total	Paving, wet/chemical suppression, speed re	0.09	T/YR
MD-0046	KEYS ENERGY CENTER	10/31/2014	Haul Roads-Paved and Unpaved	PM-filterable	Water Flushing and Sweeping		
MO-0089	OWENS CORNING INSULATION SYSTEMS, LLC	5/12/2016	Haul Roads	PM-filterable	Vacuum sweeping/washing		
IN-0166	INDIANA GASIFICATION, LLC	6/27/2012	Haul Roads-Paved	PM-filterable	Paving, wet/chemical suppression	90	% CONTROL
IN-0173	MIDWEST FERTILIZER CORPORATION	6/4/2014	Paved Roads and Parking Lots	PM-filterable	Paving, wet/chemical suppression	90	% CONTROL
IN-0179	OHIO VALLEY RESOURCES, LLC	9/25/2013	Paved Roads and Parking Lots	PM-filterable	Paving, wet/chemical suppression	90	% CONTROL
IN-0180	MIDWEST FERTILIZER CORPORATION	6/4/2014	Paved Roads and Parking Lots	PM-filterable	Paving, wet/chemical suppression	90	% CONTROL
SC-0181	RESOLUTE FP US INC CATAWBA LUMBER MILL	11/3/2017	Haul Roads	PM-filterable	Good Housekeeping Practices	0.13	LB/VMT
KY-0100	J.K. SMITH GENERATING STATION	4/9/2010	Haul Roads	PM-fugitive	Paving, wet/chemical suppression		
MD-0041	CPV ST. CHARLES	4/23/2014	Haul Roads	PM-fugitive			
OK-0156	NORTHSTAR AGRI IND ENID	7/31/2013	Haul Roads	PM-fugitive	Paving		
MD-0042	WILDCAT POINT GENERATION FACILITY	4/8/2014	Haul Roads-Paved and Unpaved	PM-fugitive	Reasonable precautions		
OH-0332	MIDDLETOWN COKE COMPANY	2/9/2010	Paved Roads and Parking Lots	PM-fugitive	Watering	1.08	T/YR
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	Haul Roads	PM-fugitive	Paving, wet/chemical suppression, speed re	1.88	T/YR
OH-0368	PALLAS NITROGEN LLC	4/19/2017	Haul Roads-Paved	PM-fugitive	Paving	13.2	T/YR
OH-0345	DP&L J.M. STUART GENERATING STATION	8/16/2011	Haul Roads-Paved	PM-fugitive	Watering, speed restrictions	110.96	T/YR
IA-0105	IOWA FERTILIZER COMPANY	10/26/2012	Haul Roads	PM-total	Paving, wet/chemical suppression		
IA-0106	CF INDUSTRIES NITROGEN, LLC - PORT NEAL NITROGEN COMPLEX	7/12/2013	Haul Roads	PM-total	Paving, wet/chemical suppression		
IN-0263	MIDWEST FERTILIZER COMPANY LLC	3/23/2017	Paved Roads and Parking Lots	PM-total	Paving, wet/chemical suppression		
IL-0129	CPV THREE RIVERS ENERGY CENTER	7/30/2018	Haul Roads	PM-total	Paving	10	% OPACITY
IL-0130	JACKSON ENERGY CENTER	12/31/2018	Haul Roads	PM-total		10	% OPACITY

Table D-9 Addendum: RBLC Results for Haul Road Fugitives Updated Data: February 2021 to October 2021

RBLC ID	Facility Name	Permit Date	Process Name	POLLUTANT	Control Method	Emission Limit	Limit Units
IL-0130	JACKSON ENERGY CENTER	12/31/2018	Roadways	Particulate matter, total (TPM)		10	PERCENT OPACITY
KY-0110	NUCOR STEEL BRANDENBURG	07/23/2020	EP 14-01 - Paved Roadways	Particulate matter, fugitive	surface improvements/sweeping & watering	0	
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	Paved Roads & Datellite Coil Yard (EPs 04-01 & Damp; 04-04)	Particulate matter, filterable (FPM)	Sweeping & Watering	0	
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	Paved Roads & Datellite Coil Yard (EPs 04-01 & Damp; 04-04)	Particulate matter, total < 10 Âμ (TPM10)	Sweeping & Watering	0	
KY-0115	NUCOR STEEL GALLATIN, LLC	04/19/2021	Paved Roads & Datellite Coil Yard (EPs 04-01 & Damp; 04-04)	Particulate matter, total < 2.5 Âμ (TPM2.5)	Sweeping & Watering	0	
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	Facility Roadways (F001)	Particulate matter, fugitive	Paving/Sweeping & Watering	1.88	T/YR
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	Facility Roadways (F001)	Particulate matter, total < 10 Âμ (TPM10)	Paving/Sweeping & Watering	0.38	T/YR
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	Facility Roadways (F001)	Particulate matter, total < 2.5 Âμ (TPM2.5)	Paving/Sweeping & Watering	0.09	T/YR
OH-0378	PTTGCA PETROCHEMICAL COMPLEX	12/21/2018	Facility Roadways (F001)	Visible Emissions (VE)	Paving/Sweeping & Watering	0	
OH-0379	PETMIN USA INCORPORATED	02/06/2019	Plant Roadways (F001)	Particulate matter, total < 10 Âμ (TPM10)	Watering	0.21	T/YR
OH-0379	PETMIN USA INCORPORATED	02/06/2019	Plant Roadways (F001)	Particulate matter, total < 2.5 Âμ (TPM2.5)	Watering	0.02	T/YR
OH-0379	PETMIN USA INCORPORATED	02/06/2019	Plant Roadways (F001)	Visible Emissions (VE)	Watering	0	



Table E-1a SCR System Capital Cost Analysis - Auxiliary Boiler

ltem	Value	Basis
Direct Costs		
Purchased Equipment Cost		
Equipment cost + auxiliaries [A]	\$350,000	A = SCR system cost
Instrumentation	\$35,000	0.10 x (A)
Sales taxes	\$0	Pollution Control Equipment Exempt
Freight	\$17,500	0.05 x (A)
Total Purchased Equipment Cost (PEC) [B]	\$402,500	B = 1.15 x (A)
Direct Installation Costs		
Total Direct Installation Cost	\$120,750	0.30 x B
Site Preparation (SP)	\$0	As required
Buildings (Bldg.)	\$0	As required
Total Direct Cost (DC)	\$523,250	1.30B + SP + Bldg.
Indirect Costs (Installation)		
Engineering	\$40,250	0.10 x B
Construction and field expenses	\$20,125	0.05 x B
Contractor fees	\$40,250	0.10 x B
Start-up	\$8,050	0.02 x B
Performance test	\$7,500	Stack Test Vendor Quote
Contingencies	\$20,125	0.05 x B
Other	\$0	As required
Total Indirect Cost (IC)	\$136,300	0.32B + Other + Perf. Test
Total Capital Investment (TCI) = DC + IC	\$659,550	1.62B + Performance test + Other + SP + Bldg.

Table E-1b SCR System Annual Cost Analysis - Auxiliary Boiler

Item	ual Cost Analysis Value	Basis
Direct Annual Costs (DC)	Value	54010
Electricity		
Press. Drop (in W.C.)	3.0	Pressure drop - catalyst bed
Power output of Gas Heater (kW)	23,429	ISO Rating
Power Loss Due to Pressure Drop (%)	0.30%	0.1% for every 1" pressure drop
Power Loss Due to Pressure Drop (kW)	70.29	0.170 for every 1 pressure drop
Unit cost (\$/kWh)	\$0.045	Estimated market value
Cost of Power Loss (\$/yr)	\$27,707	Based on operation 8760 hours/yr
Operating Labor	Ψ21,101	based on operation of our hours, yi
Catalyst labor req.	\$16,425	1/2 hr/shift @ \$30/hr
Ammonia delivery requirement (SCR)	\$720	24 hr/yr (3 deliveries per year) @ \$30/hr
• • • • • • • • • • • • • • • • • • • •	\$1,200	
Ammonia recordkeeping and reporting (SCR)	· ·	40 hours per year @ \$30/hr
Catalyst cleaning	\$1,200	40 hours per year @ \$30/hr
Supervisor	\$2,464	15% Operating labor
Total Cost (\$/yr)	\$22,009	
Maintenance	#0.000	4071 / (0 1 401 0
Catalyst replacement labor	\$3,200	107 hr/yr (8 workers, 40 hr, every 3 years, \$30/hr)
Catalyst system maintenance labor req.	\$16,425	1/2 hr/shift @ \$30/hr
Ammonia system maintenance labor req.	\$10,950	1 hr/day @ \$30/hr
Material	\$27,375	100% of maintenance labor
Total Cost (\$/yr)	\$57,950	
Ammonia		
Requirement (tons/yr)	33.7	29% aqueous ammonia @ \$375/ton
Unit Cost (\$/ton)	\$375	Estimate
Total Cost (\$/yr)	\$12,654	
Process Air		
Requirement (scf/lb NH ₃)	350	
Requirement (mscf/yr)	103,463	
Unit Cost (\$/mscf)	\$0.20	\$0.20 per 1000 scf
Total Cost (\$/yr)	\$20,693	
Catalyst		
Catalyst Cost (\$)	\$35,000	Catalyst modules
Catalyst Disposal Cost (\$)	\$38	Disposal of catalyst modules
Sales Tax (\$)	\$0	Pollution Control Equipment Exempt
Catalyst Life (yrs)	3	n
Interest Rate (%)	7.0%	i
CRF	0.381	Amortization of catalyst for 3 yrs
Total Cost (\$/yr)	\$13,351	(Volume) * (Unit Cost) * (CRF)
Indirect Annual Costs (IC)		
Overhead	\$0	OAQPS SCR Assumption
Administrative charges	\$0	OAQPS SCR Assumption
Annual Contingency	\$0	OAQPS SCR Assumption
Property taxes	\$0	OAQPS SCR Assumption
Insurance	\$0	OAQPS SCR Assumption
Capital Recovery	\$62,257	CRF x TCI (20 yr life, 7.0% interest)
Total Indirect Costs (\$/yr)	\$62,257	
Total Annualized Costs (TAC) (\$)	\$216,620	
Total NOx Controlled (ton/yr)	14.2	90% reduction
COST EFFECTIVENESS (\$/ton)	\$15,264	

Table E-2a
Ultra-Low NOx Burner System Capital Cost Analysis - Auxiliary Boiler

ltem	Value	Basis
Direct Costs		
Purchased Equipment Cost		
Equipment cost + auxiliaries [A]	\$115,000	А
Instrumentation	\$11,500	0.10 x A
Sales taxes	\$0	Pollution Control Equipment Exempt
Freight	\$5,750	0.05 x A
Total Purchased Equipment Cost (PEC) [B]	\$132,250	B = 1.15 x A
Direct Installation Costs		
Electrical	\$5,290	0.04 x B
Insulation for ductwork	\$1,323	0.01 x B
Painting	\$1,323	0.01 x B
Total Direct Installation Cost	\$7,935	0.06 x B
Total Direct Cost (DC)	\$140,185	1.06B
Indirect Costs (Installation)		
Start-up	\$2,645	0.02 x B
Performance test	\$1,323	0.01 x B
Contingencies	\$6,613	0.05 x B
Other	\$0	As required
Total Indirect Cost (IC)	\$10,580	0.08B + Other
Total Capital Investment (TCI) = DC + IC	\$150,765	1.14B + Other

Table E-2b
Ultra-Low Nox Burner System Annual Cost Analysis - Auxiliary Boiler

Item	Value	Basis
Direct Annual Costs (DC)		
Operating Labor		
Operating Labor	\$19,163	1/2 hr/shift @ \$35/hr, 375 shifts/year
Supervisor	\$2,874	15% Operating labor
Total Cost (\$/yr)	\$22,037	
Maintenance		
Auxiliary boiler burner maintenance labor req.	\$3,210	107 hr/y (8 worker, 40 hr, every 3 years), \$30/hr
Material	\$3,210	100% of maintenance labor
Total Cost (\$/yr)	\$6,420	
Indirect Annual Costs (IC)		
Overhead	\$13,222.13	60% labor
Administrative charges	\$3,015	2% TCI
Annual Contingency	\$7,009	5% of DC
Property taxes	\$1,508	1% TCI
Insurance	\$1,508	1% TCI
Capital Recovery	\$12,150	CRF x TCI (30 yr life, 7.0% interest)
Total Indirect Costs (\$/yr)	\$38,412	
Total Annualized Costs (TAC) (\$)	\$66,868	
Total Pollutant Controlled (ton/yr) (Natural Gas)	11.3	30 ppm controlled to 9 ppm
COST EFFECTIVENESS (\$/ton)	\$5,895	

Table E-3a
Oxidation Catalyst Capital Cost Analysis - Auxiliary Boiler

Item	Value	Basis
Direct Costs		
Purchased Equipment Cost		
Equipment cost + auxiliaries [A]	\$75,000	A
Instrumentation	\$7,500	0.10 x (A)
Sales taxes	\$0	Pollution Control Equipment Exempt
Freight	\$3,750	0.05 x (A)
Total Purchased Equipment Cost (PEC) [B]	\$86,250	B = 1.15 x (A)
Direct Installation Costs		
Foundations and supports	\$6,900.00	0.08 x B
Handling and erection	\$12,075	0.14 x B
Electrical	\$3,450	0.04 x B
Piping	\$1,725	0.02 x B
Insulation for ductwork	\$863	0.01 x B
Painting	\$863	0.01 x B
Total Direct Installation Cost	\$25,875	0.30 x B
Site Preparation (SP)	\$0	As required
Buildings (Bldg.)	\$0	As required (5-18% PEC)
Total Direct Cost (DC)	\$112,125	1.3B + SP + Bldg.
Indirect Costs (Installation)		
Engineering	\$8,625	0.10 x B
Construction and field expenses	\$4,313	0.05 x B
Contractor fees	\$8,625	0.10 x B
Start-up	\$1,725	0.02 x B
Performance test	\$7,500	Stack Test Vendor Quote
Contingencies	\$4,313	0.05 x B
Other	\$0	As required
Total Indirect Cost (IC)	\$35,100	0.32B + Other + Perf. Test
Total Capital Investment (TCI) = DC + IC	\$147,225	1.62B + Performance test + Other + SP + Bldg.

Table E-3b
Oxidation Catalyst Annual Cost Analysis - Auxiliary Boiler

Item	Annual Cost Analysis - Value	Basis
item	Value	Dasis
Direct Annual Costs (DC)		
(= -,		
Steam		
Press. Drop (in W.C.)	3.0	Pressure drop - catalyst bed
Power output of Gas Heater (kW)	23,429	ISO Rating
Output Loss Due to Pressure Drop (%)	0.30%	0.1% for every 1" pressure drop
Output Loss Due to Pressure Drop (kW)	70.29	
Unit cost (\$/kWh)	\$0.05	Current Purchase Price
Cost of Heat Rate Loss (\$/yr)	\$27,707	Based on operation 8,760 hours/yr
(, 3, /		, ,
Operating Labor		Assumed \$30/hr
Catalyst labor req.	\$16,425	216 hr/yr (1/2 hr/shift. 1095 shifts/yr)
Supervisor	\$2,464	15% Operating labor
Total Cost (\$/yr)	\$18,889	. •
• • •		
Maintenance		
Catalyst replacement labor	\$3,200	107 hr/yr(8 worker, 40 hr, every 3 years)
Material	\$3,200	100% of maintenance labor
Total Cost (\$/yr)	\$6,400	
Catalyst		
Catalyst Cost (\$)	\$35,000	Catalyst modules
Catalyst Disposal Cost (\$)	\$1,500	Disposal of catalyst modules
Sales Tax (\$)	\$0	Assume exempt from taxes
Catalyst Life (yrs)	3	n
Interest Rate (%)	7%	I
CRF	0.381	Amortization of catalyst over 3 yrs
Total Cost (\$/yr)	\$13,908	(Volume)(Unit Cost)(CRF)
• •		, , , ,
Indirect Annual Costs (IC)		
Overhead	\$0	OAQPS SCR Assumption
Administrative charges	\$0	OAQPS SCR Assumption
Annual Contingency	\$0	OAQPS SCR Assumption
Property taxes	\$0	OAQPS SCR Assumption
Insurance	\$0	OAQPS SCR Assumption
Capital Recovery	\$13,897	CRF x TCI (20 yr life, 7.0% interest)
Total Indirect Costs (\$/yr)	\$13,897	
(+. J. /	4.0,001	
Total Annualized Costs (TAC) (\$)	\$80,801	
Total CO Controlled (ton/yr)	14.6	90% removal
Total VOC Controlled (ton/yr)	1.2	50% removal

Table 1a
Ultra-Low NOx Burner System Capital Cost Analysis - Natural Gas Heater

Item	Value	Basis
Direct Costs		
Purchased Equipment Cost		
Equipment cost + auxiliaries [A]	\$20,000	A
Instrumentation	\$2,000	0.10 x A
Sales taxes	\$0	Pollution Control Equipment Exempt
Freight	\$1,000	0.05 x A
Total Purchased Equipment Cost (PEC) [B]	\$23,000	$B = 1.15 \times A$
Direct Installation Costs		
Electrical	\$920	0.04 x B
Insulation for ductwork	\$230	0.01 x B
Painting	\$230	0.01 x B
Total Direct Installation Cost	\$1,380	0.06 x B
Total Direct Cost (DC)	\$24,380	1.06 x B
Indirect Costs (Installation)		
Start-up	\$460	0.02 x B
Performance test	\$0	Assumed not required
Contingencies	\$1,150	0.05 x B
Other	\$0	As required
Total Indirect Cost (IC)	\$1,610	0.07B + Other
Total Capital Investment (TCI) = DC + IC	\$25,990	1.13B + Other

Table 1b

Ultra-Low NOx Burner System Annual Cost Analysis - Natural Gas Heater

Item	Value	Basis
Direct Annual Costs (DC)		
Operating Labor		
Operating Labor	\$6,388	1/2 hr/shift @ \$35/hr, 365 shifts/year
Supervisor	\$958	15% Operating labor
Total Cost (\$/yr)	\$7,346	
Maintenance		
Heater burner maintenance labor req.	\$3,210	107 hr/y (8 worker, 40 hr, every 3 years), \$30/hr
Material	\$3,210	100% of maintenance labor
Total Cost (\$/yr)	\$6,420	
Indirect Annual Costs (IC)		
Overhead	\$4,407.38	60% labor
Administrative charges	\$520	2% TCI
Annual Contingency	\$1,219	5% of DC
Property taxes	\$260	1% TCI
Insurance	\$260	1% TCI
Capital Recovery	\$2,094	CRF x TCI (30 yr life, 7.0% interest)
Total Indirect Costs (\$/yr)	\$8,760	
Total Annualized Costs (TAC) (\$)	\$22,526	
Total Pollutant Controlled (ton/yr) (Natural Gas)	1.7	80% Reduction
COST EFFECTIVENESS (\$/ton)	\$13,187	

Table E-3a SCR System Capital Cost Analysis - Gas Heater

Item	Value	Basis
Direct Costs		
Purchased Equipment Cost		
Equipment cost + auxiliaries [A]	\$70,000	A (SCR system cost)
Instrumentation	\$7,000	0.10 x (A)
Sales taxes	\$0	Pollution Control Equipment Exempt
Freight	\$3,500	0.05 x (A)
Total Purchased Equipment Cost (PEC) [B]	\$80,500	B = 1.15 x (A)
Direct Installation Costs		
Total Direct Installation Cost	\$24,150	0.30 x B
Site Preparation (SP)	\$0	As required
Buildings (Bldg.)	\$0	As required
Total Direct Cost (DC)	\$104,650	1.30B + SP + Bldg.
Indirect Costs (Installation)		
Engineering	\$8,050	0.10 x B
Construction and field expenses	\$4,025	0.05 x B
Contractor fees	\$8,050	0.10 x B
Start-up	\$1,610	0.02 x B
Performance test	\$7,500	Stack Test Vendor Quote
Contingencies	\$4,025	0.05 x B
Other	\$0	As required
Total Indirect Cost (IC)	\$33,260	0.32B + Other + Perf. Test
Total Capital Investment (TCI) = DC + IC	\$137,910	1.62B + Performance test + Other + SP + Bldg.

Table E-3b SCR System Capital Cost Analysis - Gas Heater

Item	oital Cost Analysis - 0 Value	Basis
Direct Annual Costs (DC)	Value	D 4313
Electricity		
Press. Drop (in W.C.)	3.0	Pressure drop - catalyst bed
Power output of Gas Heater (kW)	2,343	ISO Rating
Power Loss Due to Pressure Drop (%)	0.30%	0.1% for every 1" pressure drop
Power Loss Due to Pressure Drop (kW)	7.03	0.170 for every 1 pressure drop
Unit cost (\$/kWh)	\$0.045	Estimated market value
Cost of Power Loss (\$/yr)	\$2,771	Based on operation 8,760 hours/yr
Operating Labor	φΖ,///	based on operation 6,700 flours/yi
	\$16,425	1/2 hr/shift @ \$30/hr
Catalyst labor req.		9 1
Ammonia delivery requirement (SCR)	\$720	24 hr/yr (3 deliveries per year) @ \$30/hr
Ammonia recordkeeping and reporting (SCR)	\$1,200	40 hours per year @ \$30/hr
Catalyst cleaning	\$1,200	40 hours per year @ \$30/hr
Supervisor	\$2,464	15% Operating labor
Total Cost (\$/yr)	\$22,009	
Maintenance		
Catalyst replacement labor	\$3,200	107 hr/yr (8 workers, 40 hr, every 3 years)
Catalyst system maintenance labor req.	\$16,425	1/2 hr/shift @ \$30/hr
Ammonia system maintenance labor req.	\$10,950	1 hr/day @ \$30/hr
Material	\$27,375	100% of maintenance labor
Total Cost (\$/yr)	\$57,950	
Ammonia		
Requirement (tons/yr)	4.6	29% aqueous ammonia @ \$375/ton
Unit Cost (\$/ton)	\$375	Estimate
Total Cost (\$/yr)	\$1,722	
Process Air		
Requirement (scf/lb NH ₃)	350	
Requirement (mscf/yr)	14,082	
Unit Cost (\$/mscf)	\$0.20	\$0.20 per 1000 scf
Total Cost (\$/yr)	\$2,816	
Catalyst		
Catalyst Cost (\$)	\$8,500	Catalyst modules
Catalyst Disposal Cost (\$)	\$38	Disposal of catalyst modules
Sales Tax (\$)	\$0	Pollution Control Equipment Exempt
Catalyst Life (yrs)	3	n
Interest Rate (%)	7.0%	i
CRF	0.381	Amortization of catalyst for 3 yrs
Total Cost (\$/yr)	\$3,253	(Volume) * (Unit Cost) * (CRF)
Indirect Annual Costs (IC)		
Overhead	\$0	OAQPS SCR Assumption
Administrative charges	\$0	OAQPS SCR Assumption
Annual Contingency	\$0	OAQPS SCR Assumption
Property taxes	\$0	OAQPS SCR Assumption
Insurance	\$0	OAQPS SCR Assumption
Capital Recovery	\$13,018	CRF x TCI (20 yr life, 7.0% interest)
Total Indirect Costs (\$/yr)	\$13,018	, ,
Total Annualized Costs (TAC) (\$)	\$103,539	
Total NOx Controlled (ton/yr)	1.9	90% reduction
(15.11.57. 55.11.51.51.51.71.7)	1.0	55,5.53461611
COST EFFECTIVENESS (\$/ton)	\$53,604	
(4.60.)	+30,004	

Table E-4a CO Catalyst Capital Cost Analysis - Gas Heater

Item	Value	Basis
Direct Costs		
Purchased Equipment Cost		
Equipment cost + auxiliaries [A]	\$14,000	А
Instrumentation	\$1,400	0.10 x (A)
Sales taxes	\$0	Pollution Control Equipment Exempt
Freight	\$700	0.05 x (A)
Total Purchased Equipment Cost (PEC) [B]	\$16,100	$B = 1.15 \times (A)$
Direct Installation Costs		
Foundations and supports	\$1,288.00	0.08 x B
Handling and erection	\$2,254	0.14 x B
Electrical	\$644	0.04 x B
Piping	\$322	0.02 x B
Insulation for ductwork	\$161	0.01 x B
Painting	\$161	0.01 x B
Total Direct Installation Cost	\$4,830	0.30 x B
Site Preparation (SP)	\$0	As required
Buildings (Bldg.)	\$0	As required (5-18% PEC)
Total Direct Cost (DC)	\$20,930	1.3B + SP + Bldg.
Indirect Costs (Installation)		
Engineering	\$1,610	0.10 x B
Construction and field expenses	\$805	0.05 x B
Contractor fees	\$1,610	0.10 x B
Start-up	\$322	0.02 x B
Performance test	\$7,500	Stack Test Vendor Quote
Contingencies	\$805	0.05 x B
Other	\$0	As required
Total Indirect Cost (IC)	\$12,652	0.32B + Other + Perf. Test
Total Capital Investment (TCI) = DC + IC	\$33,582	1.62B + Performance test + Other + SP + Bldg.

Table E-4b CO Catalyst Annual Cost Analysis - Gas Heater

CO Catalyst Annual Cost Analysis - Gas Heater			
Item	Value	Basis	
Direct Annual Costs (DC)			
Steam			
Press. Drop (in W.C.)	3.0	Pressure drop - catalyst bed	
Power output of Gas Heater (kW)	2,343	ISO Rating	
Output Loss Due to Pressure Drop (%)	0.30%	0.1% for every 1" pressure drop	
Output Loss Due to Pressure Drop (kW)	7.03	0.170 for every 1 pressure drop	
Unit cost (\$/kWh)	\$0.05	Current Purchase Price	
Cost of Heat Rate Loss (\$/yr)	\$2,771	Based on operation 8,760 hours/yr	
σου στησατικαίο 2000 (φ.γ.)	Ψ2,771	Based on operation of too hours, yi	
Operating Labor		Assumed \$30/hr	
Catalyst labor req.	\$16,425	216 hr/yr (1/2 hr/shift. 431 shifts/yr)	
Supervisor	\$2,464	15% Operating labor	
Total Cost (\$/yr)	\$18,889		
Maintenance			
Catalyst replacement labor	\$3,200	107 hr/yr(8 worker, 40 hr, every 3 years)	
Material	\$3,200	100% of maintenance labor	
Total Cost (\$/yr)	\$6,400		
Catalyst			
Catalyst Cost (\$)	\$8,000	Catalyst modules	
Catalyst Disposal Cost (\$)	\$1,500	Disposal of catalyst modules	
Sales Tax (\$)	\$0	Assume exempt from taxes	
Catalyst Life (yrs)	3	n	
Interest Rate (%)	7%	I	
CRF	0.381	Amortization of catalyst over 3 yrs	
Total Cost (\$/yr)	\$3,620	(Volume)(Unit Cost)(CRF)	
Indirect Annual Costs (IC)			
Overhead	\$0	OAQPS SCR Assumption	
Administrative charges	\$0	OAQPS SCR Assumption	
Annual Contingency	\$0	OAQPS SCR Assumption	
Property taxes	\$0	OAQPS SCR Assumption	
Insurance	\$0	OAQPS SCR Assumption	
Capital Recovery	\$3,170	CRF x TCI (20 yr life, 7.0% interest)	
Total Indirect Costs (\$/yr)	\$3,170		
Total Annualized Costs (TAC) (\$)	\$34,849		
Total CO Controlled (ton/yr)	\$34,649 3.2	90% removal	
Total VOC Controlled (ton/yr)	3.2 0.07	90% removal	
COST EFFECTIVENESS (\$/ton)	\$10,550		
(witon)	Ψ10,330		

Table 1
Oxidation Catalyst Capital Cost Analysis - Emergency Fire Pump

ltem	Value	Basis
Direct Costs		
Purchased Equipment Cost		
Equipment cost + auxiliaries [A]	\$11,895	A
Instrumentation	\$1,190	0.10 x A
Sales taxes	\$0	Pollution Control Equipment Exempt
Freight	\$595	0.05 x A
Total Purchased Equipment Cost (PEC) [B]	\$13,679	B = 1.15 x A
Direct Installation Costs		
Foundations and supports	\$1,094	0.08 x B
Handling and erection	\$1,915	0.14 x B
Electrical	\$547	0.04 x B
Piping	\$274	0.02 x B
Insulation for ductwork	\$137	0.01 x B
Painting	\$137	0.01 x B
Total Direct Installation Cost	\$4,104	0.30 x B
Site Preparation (SP)	\$0	As required
Buildings (Bldg.)	\$0	As required (5-18% PEC)
Total Direct Cost (DC)	\$17,783	1.3B + SP + Bldg.
Indirect Costs (Installation)		
Engineering	\$1,368	0.10 x B
Construction and field expenses	\$684	0.05 x B
Contractor fees	\$1,368	0.10 x B
Start-up	\$274	0.02 x B
Performance test	\$1,500	Stack Test Vendor Quote
Contingencies	\$684	0.05 x B
Other	\$0	As required
Total Indirect Cost (IC)	\$5,877	0.32B + Other + Performance Test
Total Capital Investment (TCI) = DC + IC	\$23,660	1.62B + Performance Test + SP + Bldg

Table 2
Oxidation Catalyst Annual Cost Analysis - Emergency Fire Pump

Oxidation Catalyst Annu Item	Value	Basis
itom	Value	Duoio
Direct Annual Costs (DC)		
Electricity		
Press. Drop (in W.C.)	3.0	Pressure drop - catalyst bed
Power output of Black Start Engine (kW)	450	ISO Rating
Output Loss Due to Pressure Drop (%)	0.30%	0.1% for every 1" pressure drop
Output Loss Due to Pressure Drop (kW)	1.35	, , , ,
Unit cost (\$/kWh)	\$0.059	Current Purchase Price
Cost of Heat Rate Loss (\$/yr)	\$40	Based on operation of 500 hours/yr
(4.7.)	*	
Operating Labor		Assumed \$30/hr
Catalyst labor	\$938	1/2 hr per shift
Material	\$938	100% of maintenance labor
Supervisor	\$141	15% Operating labor
Total Cost (\$/yr)	\$2,016	
Catalyat		
Catalyst Cost (C)	\$827	Catalyat madulas
Catalyst Cost (\$)	· · · · · · · · · · · · · · · · · · ·	Catalyst modules
Catalyst Disposal Cost (\$)	\$38	Disposal of catalyst modules
Catalyst replacement labor	\$3,200	107 hr/yr (8 worker, 40 hr, every 3 years)
Sales Tax (\$)	\$0	Assume exempt from taxes
Catalyst Life (yrs)	3	n
Interest Rate (%)	7%	<u> </u>
CRF	0.381	Amortization of catalyst over 3 yrs
Total Cost (\$/yr)	\$1,549	(Material + Labor Costs) * CRF
Indirect Annual Costs (IC)		
Overhead	\$0	OAQPS SCR Assumption
Administrative charges	\$0	OAQPS SCR Assumption
Annual Contingency	\$0	OAQPS SCR Assumption
Property taxes	\$0	OAQPS SCR Assumption
Insurance	\$0	OAQPS SCR Assumption
Capital Recovery	\$2,233	CRF x TCI (20 yr life, 7.0% interest)
Total Indirect Costs (\$/yr)	\$2,233	
, ,		
Total Annualized Costs (TAC) (\$)	\$5,838	
Total CO Controlled (ton/yr)	0.32	80% removal
Total VOC Controlled (ton/yr)	0.09	50% removal
COST EFFECTIVENESS (\$1500)	¢44.206	
COST EFFECTIVENESS (\$/ton)	\$14,326	

Table 3
SCR System Capital Cost Analysis - Emergency Generator

ltem	Value	Basis
Direct Costs		
Purchased Equipment Cost		
Equipment cost + auxiliaries [A]	\$42,601	Α
Instrumentation	\$4,260	0.10 x (A)
Sales taxes	\$0	Pollution Control Equipment Exempt
Freight	\$2,130	0.05 x (A)
Total Purchased Equipment Cost (PEC) [B]	\$48,991	$B = 1.15 \times (A)$
Direct Installation Costs		
Total Direct Installation Cost	\$14,697	0.30 x B
Site Preparation (SP)	\$0	As required
Buildings (Bldg.)	\$0	As required
Total Direct Cost (DC)	\$63,688	B + SP + Bldg. + Total Direct Install. Cost
Indirect Costs (Installation)		
Engineering	\$4,899	0.10 x B
Construction and field expenses	\$2,450	0.05 x B
Contractor fees	\$4,899	0.10 x B
Start-up	\$980	0.02 x B
Performance test	\$1,500	Stack Test Vendor Quote
Contingencies	\$2,450	0.05 x B
Other	\$0	As required
Total Indirect Cost (IC)	\$17,177	0.32B + Other + Performance Test
Total Capital Investment (TCI) = DC + IC	\$80,866	1.32B + Perf. Test + SP + Bldg + DC

Table 4
SCR System Annual Cost Analysis - Emergency Generator

ltem	Value	gency Generator Basis
Direct Annual Costs (DC)	Value	D 4313
Electricity		
Press. Drop (in W.C.)	3.0	Pressure drop - catalyst bed
Power output of Black Start (kW)	450	ISO Rating
Power Loss Due to Pressure Drop (%)	0.30%	0.1% for every 1" pressure drop
Power Loss Due to Pressure Drop (kW)	1.35	on we can one of the processing an op-
Unit cost (\$/kWh)	\$0.059	Estimated market value
Cost of Power Loss (\$/yr)	\$40	Based on operation of 500 hours/yr
Operating Labor	Ψίσ	Bacca on operation of occ ficulty,
Catalyst labor req.	\$938	1/2 hr/shift @ \$30/hr
Ammonia delivery requirement (SCR)	\$720	24 hr/yr (3 deliveries per year) @ \$30/hr
Ammonia recordkeeping and reporting (SCR)	\$1,200	10 hours per year @ \$30/hr
Catalyst cleaning	\$1,200	10 hours per year @ \$30/hr
Supervisor	\$141	15% Operating labor
Total Cost (\$/yr)	\$4,198	13 % Operating labor
Maintenance	ψ+, 190	
Catalyst replacement labor	\$3,210	107 hr/yr (8 workers, 40 hr, every 3 years)
Catalyst system maintenance labor req.	\$938	1/2 hr/shift @ \$30/hr
Ammonia system maintenance labor req.	\$10,950	1 hr/day @ \$30/hr
Material	\$11,888	100% of maintenance labor
Total Cost (\$/yr)	\$26,985	100 % Of Maintenance labor
Ammonia	φ20,965	
Requirement (tons/yr)	7.9	29% aqueous ammonia @ \$375/ton
• • • •		Estimate
Unit Cost (\$/ton)	\$375	Estimate
Total Cost (\$/yr) Process Air	\$2,975	
	250	
Requirement (scf/lb NH ₃)	350	
Requirement (mscf/yr)	24,323	40.00
Unit Cost (\$/mscf)	\$0.20	\$0.20 per 1000 scf
Total Cost (\$/yr)	\$4,865	
Catalyst	ФE 470	Ontolerature adults
Catalyst Cost (\$)	\$5,173	Catalyst modules
Catalyst Disposal Cost (\$)	\$38	Disposal of catalyst modules
Sales Tax (\$)	\$0	Pollution Control Equipment Exempt
Catalyst Life (yrs)	3	n
Interest Rate (%)	7.0%	1
CRF	0.381	Amortization of catalyst for 3 yrs
Total Cost (\$/yr)	\$1,986	(Volume) * (Unit Cost) * (CRF)
Indirect Annual Costs (IC)	**	04000.000 4
Overhead	\$0	OAQPS SCR Assumption
Administrative charges	\$0	OAQPS SCR Assumption
Annual Contingency	\$0	OAQPS SCR Assumption
Property taxes	\$0	OAQPS SCR Assumption
Insurance	\$0	OAQPS SCR Assumption
Capital Recovery	\$7,633	CRF x TCI (20 yr life, 7.0% interest)
Total Indirect Costs (\$/yr)	\$7,633	
Total Annualized Costs (TAC) (\$)	\$48,681	
Total Pollutant Controlled (ton/yr) (Natural gas)	3.3	85% reduction (Based on 500 hrs/yr)

State of Wisconsin DEPARTMENT OF NATURAL RESOURCES

Information Request

FID/Docket Number: 816127840 Date of Request: March 26, 2019

Requested From: WDNR Response Due: April 10, 2019

Contact Requesting Information: Megan Corrado, Air Management Engineer

If you feel your responses are trade secret or privileged, please indicate this on your response.

Request No.	
047 (0)	

017 (3.)

For the diesel generator, please provide the cost difference between a Tier 2 and Tier 4 engine as well as the associated dollar per ton of controlled emissions.

Response:

017 (3.)

For the diesel generator, the cost difference between a Tier 2 and a Tier 4 engine is summarized below and shown in detail in Attachment 2.

Parameter	Tier 2 Engine	Tier 4 Engine	Difference
Initial Capital Cost	\$500,000	\$950,000	\$450,000
Total Capital Investment	\$635,375	\$1,207,213	\$571,838
Total Annualized Costs	\$105,368	\$200,198	\$94,831
Emissions (Sum of NOx, PM, and VOC)	4.3 tons	3.1 tons	1.3 ton decrease
Cost per Ton for chan	ge from Tier 2 to	Tier 4	\$74,993

Due to the limited usage of the emergency generator and the cost of the Tier 4 engine, it is economically infeasible to install a Tier 4 engine.

Response by:	Minda Nelson, P.E.	List Sources of Information:
Title:	Associate Environmental Engineer	
Department:	Burns & McDonnell	
Telephone:	(816) 822-4208	

Table 2a
Tier 2 Generator Capital Cost Analysis

Item	Value	Basis
Direct Costs		
Purchased Equipment Cost		
Equipment cost + auxiliaries [A]	\$500,000	А
Instrumentation	\$50,000	0.10 x A
Sales taxes	\$0	Pollution Control Equipment Exempt
Freight	\$25,000	0.05 x A
Total Purchased Equipment Cost (PEC) [B]	\$575,000	B = 1.15 x A
Direct Installation Costs		
Not applicable		
Total Direct Cost (DC)	\$575,000	В
Indirect Costs (Installation)		
Start-up	\$11.500	0.02 x B
Performance test	\$0	Assumed not required
Contingencies	\$28,750	0.05 x B
Other	\$0	As required
Construction Period	0.5	Years (n)
Interest Rate	7.0	Percent (i)
Interest during construction (Int.)	\$20,125	DCxixn
Total Indirect Cost (IC)	\$60,375	0.07B + Other + Int
Total Capital Investment (TCI) = DC + IC	\$635,375	1.07B + Other + Int.

Tier 4 Generator Capital Cost Analysis

Item	Value	Basis
Direct Costs		
Purchased Equipment Cost		
Equipment cost + auxiliaries [A]	\$950,000	Α
Instrumentation	\$95,000	
Sales taxes		Pollution Control Equipment Exempt
Freight	\$47,500	0.05 x A
Total Purchased Equipment Cost (PEC) [B]	\$1,092,500	B = 1.15 x A
Direct Installation Costs		
Not applicable		
Total Direct Cost (DC)	\$1,092,500	В
Indirect Costs (Installation)		
Start-up	\$21,850	0.02 x B
Performance test	\$0	Assumed not required
Contingencies	\$54,625	0.05 x B
Other	\$0	As required
Construction Period	0.5	Years (n)
Interest Rate	7.0	Percent (i)
Interest during construction (Int.)	\$38,238	DCxixn
Total Indirect Cost (IC)	\$114,713	0.07B + Other + Int
Total Capital Investment (TCI) = DC + IC	\$1,207,213	1.07B + Other + Int.

Table 2b

ltom	Value	Pasis
Item	Value	Basis
Direct Annual Costs (DC)		
Operating Labor		
Not applicable		
Maintenance		
Not applicable		
Indirect Annual Costs (IC)		
Overhead	\$0	60% labor + materials
Administrative charges	\$12,708	2% TCI
Annual Contingency	\$28,750	5% of DC
Property taxes	\$6,354	1% TCI
Insurance	\$6,354	1% TCI
Capital Recovery	\$51,203	CRF x TCI (30 yr life, 7.0% interest)
Total Indirect Costs (\$/yr)	\$105,368	,
Total Annualized Costs (TAC) (\$)	\$105,368	

Tier 4 Ge	enerator Annual Cost A	nalysis
Item	Value Basis	
Direct Annual Costs (DC)		
Operating Labor		
Not applicable		
Maintenance		
Not applicable		
Indirect Annual Costs (IC)		
Overhead	\$0	60% labor + materials
Administrative charges	\$24,144	2% TCI
Annual Contingency	\$54,625	5% of DC
Property taxes	\$12,072	1% TCI
Insurance	\$12,072	1% TCI
Capital Recovery	\$97,285	CRF x TCI (30 yr life, 7.0% interest)
Total Indirect Costs (\$/yr)	\$200,198	,
Total Annualized Costs (TAC) (\$)	\$200,198	

ncrease in Annualized Costs (Tier 2 vs Tier 4)	\$94,831		
Nitrogen Oxides (NOx)	1.1	% Reduction	
Particulate	0.09	% Reduction	
Volatile Organic Compounds (VOC)	0.11	% Reduction	
Total Pollutant Controlled (ton/yr)	1.3	Tier 4	
COST EFFECTIVENESS (\$/ton)	\$74,993.24		

Cost Evaluation for Natural Gas Piping Leak Detection and Repair (LDAR)

LDAR Cost Item	1992 [Oolla	rs
Annualized Capital Charges - Instrumental LDAR			
Control Equipment			
Monitoring instrument	\$1,495.00		
Compressor seal vent system	-		
Rupture disk (i.e., pressure relief device) (Unit A model cost)	\$90.00	2	disks
Rupture disk	\$360.00	8	disks
Rupture disk assembly	\$1,256.00	2	disks
Closed-loop sampling (assume none)	\$5,024.00	8	disks
Subtotal Annualized Capital Charges (\$/year)	\$6,879.00		
Operating Costs			
Annual Maintenance Charges - Instrumental LDAR			
Monitoring instrument	\$4,280.00		
Compressor seal vent system			
Rupture disk (Unit A model cost)	\$8.00		
Rupture disk	\$32.00		
Rupture disk assembly (Unit A model cost)	\$385.00	2	disks
Rupture disk assembly	\$1,540.00	8	disks
Caps for open-ended lines (assume none)	\$0.00	2	disks
Closed-loop sampling (assume none)	\$0.00	8	disks
Replacement pump seals (assume none)	\$0.00		
Subtotal Annual Maintenance Charges (\$/year)	\$5,852.00		
Annual Miscellaneous Charges (taxes, insurance, administration) - Instru	umental LDA	R	
Monitoring instrument	\$260.00		
Compressor seal vent system			
Rupture disk assembly (Unit A model cost)	\$314.00	2	disks
Rupture disk	\$1,256.00	8	disks
Caps for open-ended lines (assume none)	\$0.00		
Closed-loop sampling (assume none)	\$0.00		
Replacement pump seals (assume none)	\$0.00		
Subtotal Annual Miscellaneous Charges (\$/year)	\$1,516.00		
Labor Charges - Instrumental LDAR			
LDAR monitoring	\$12,940		
Subsequent repair	\$7,369		
Administrative and support	\$8,124		
Subtotal Labor Charges (\$/year)	\$28,433		
Grand Total (\$/year) - Jan. 1992 dollars - Instrumental LDAR	\$42,680		
Total Annual Cost	2020 [Oolla	's ^b
Grand Total Cost of Instrumental LDAR (\$/year)	\$79,726		

⁽a) Cost information is from (Table 6-12) of Hazardous Air Pollutant Emissions from Process Units in the Synthetic Organic Chemical Manufacturing Industry – Background Information for Proposed Standards. Volume 1C: Model Emission Sources (EPA-453/D-92-016c). Nov. 1992. U.S. EPA. Unit A model facility costs utilized in the calculations. Costs are presented in 1992 dollars.

https://inflationdata.com/Inflation/Inflation_Calculators/Cumulative_Inflation_Calculator.aspx

⁽b) Annual costs converted from 1992 to January 2020 values using the consumer price index. Web site used to compute 2020 dollars is located at:

Cost Evaluation for Natural Gas Piping Leak Detection and Repair (LDAR)

Cost Effectiveness Calculations	
Uncontrolled emission rate, CO₂e (ton/year)	976.6
Uncontrolled emission rate, mass greenhouse gas (GHG) (ton/year) [CO ₂ e/ GWP CH ₄]	39.1
Uncontrolled emission rate, VOC (ton/year)	2.8
Total Uncontrolled emission rate, VOC + mass greenhouse gas (GHG) (ton/year) ^a	41.9
Average assumed control efficiency of instrumental LDAR (range is 30-97%)	56%
Mass GHG emission reduction from instrumental LDAR (ton/year)	23.45
Density of natural gas (pounds/standard cubic foot) ^b	0.0420
Volume GHG emission reduction from instrumental LDAR (standard cubic feet/year)	1,116,037
Value of natural gas (\$/1000 standard cubic feet - 2019) ^c	2.99
Instrumental LDAR Cost Effectiveness	
Natural gas recovery savings from instrumental LDAR (\$/year)	\$3,337
Net annual cost of instrumental LDAR (grand total cost - savings) (\$/year)	\$76,389
Cost effectiveness of instrumentation LDAR, mass basis (\$/ton GHG)	\$3,258
Cost effectiveness of instrumental LDAR, carbon dioxide equivalent (CO ₂ e) basis (\$/ton CO ₂ e) ^d	\$130

- (a) Total emissions evaluated does not include fuel oil VOC. The overall natural gas emissions (41.9 tpy) is greater than fuel oil emissions (7.58 tpy).
- (b) Density of natural gas obtained from Compilation of Air Pollutant Emission Factors, Volume I: Stationary Point and Area Sources (AP-42). Appendix A. January 1995. U.S. EPA.
- (c) 2019 value of natural gas for electric power production obtained from the United States Energy Information Administration: https://www.eia.gov/dnav/ng/ng_pri_sum_dcu_nus_a.htm. Accessed on 15 January 2021
- (d) Global warming potential (GWP) for methane used to convert the cost effectiveness from a mass basis to a CO₂e basis by dividing the mass based cost effectiveness by the GWP of methane. The GWP of methane is 25 according to 40 Code of Federal Regulations Part 98, Subpart A, Table A-1.

From Post Application BACT evaluation on "leak-proof" Piping Components Cost Analysis

Table 1 VOC Capital Cost Analysis - Certified Low Leaking Valve

ltem	Value	Basis
Direct Costs		
Purchased Equipment Cost		
Equipment cost + auxiliaries [A]	\$100,000	Α
Instrumentation	\$10,000	0.10 x (A)
Sales taxes	\$0	Pollution Control Equipment Exempt
Freight	\$5,000	0.05 x (A)
Total Purchased Equipment Cost (PEC) [B]	\$115,000	B = 1.15 x (A)
Direct Installation Costs		
Total Direct Installation Cost	\$34,500	0.30 x B
Inspection access infrastructure	\$475.037	
Total Direct Cost (DC)	\$624,537	
Indirect Costs (Installation)		
Engineering	\$11.500	0.10 x B
Construction and field expenses	\$5,750	0.05 x B
Contractor fees	\$11,500	0.10 x B
Start-up	\$2,300	0.02 x B
Contingencies	\$5,750	0.05 x B
Other	\$0	As required
Construction Period	0	Years (n)
Interest Rate	7.0	Percent (i)
Interest during construction (Int.)	\$0	DC x i x n
Total Indirect Cost (IC)	\$36,800	0.32B + Other
Total Capital Investment (TCI) = DC + IC	\$661,337	1.32B + SP + Bldg + DC

Table 2 VOC Annual Cost Analysis - Certified Low Leaking Valve

Item	Value	Basis
Direct Annual Costs (DC)		
Operating Labor		
Inspection labor req.	\$57,350	5 min to inspect a valve monthly @ \$50 /hr
Supervisor	\$8,603	15% Operating labor
Cost for inspection infrastructure	\$2,500	lifts and temporary scaffolding
Total Cost (\$/yr)	\$68,453	
Maintenance		
Valve replacement labor	\$0	
Material	\$0	\$2500 replacement cost/valve
Cost for replacement infrastructure	\$0	lifts and temporary scaffolding
Total Cost (\$/yr)	\$0	
Indirect Annual Costs (IC)		
Capital Recovery	\$161,294	CRF x TCI (5 yr life, 7.0% interest
Total Indirect Costs (\$/yr)	\$161,294	
Total Annualized Costs (TAC) (\$)	\$229,746	
Total Pollutant Controlled (ton/yr) VOC	7.7	80% reduction
COST EFFECTIVENESS (\$/ton)	\$29,826	\$/ton VOC

95.58 inspection hours/month
\$50 labor cost/hr
1,147 total valve count (NG and Oil)
229.40 valve/year replaced with 5 year life
5 year life
2,500 \$/valve total for replacements not needed on baseline valves

80% reduction
10 hr/replace a valve

	Capital Recovery Factor
Interest	7.0%
Years	5
CRF =	i * (1+i)^n
_	(1+i)^n - 1
CRF =	0.243890694

100 Low leak valve ppm guarantee 500 Standard valve ppm guarantee

From Post Application BACT evaluation on "leak-proof" Piping Components Cost Analysis

Table 1

Methane Capital Cost Analysis - Certified Low Leaking Valve

ltem	Value	Basis
Direct Costs		
Purchased Equipment Cost		
Equipment cost + auxiliaries [A]	\$100,000	A
Instrumentation	\$10,000	0.10 x (A)
Sales taxes	\$0	Pollution Control Equipment Exempt
Freight	\$5,000	0.05 x (A)
Total Purchased Equipment Cost (PEC) [B]	\$115,000	$B = 1.15 \times (A)$
Direct Installation Costs		
Total Direct Installation Cost	\$34,500	0.30 x B
Inspection access infrastructure	\$475,037	
Total Direct Cost (DC)	\$624,537	
Indirect Costs (Installation)		
Engineering	\$11.500	0.10 x B
Construction and field expenses	\$5,750	0.05 x B
Contractor fees	\$11,500	0.10 x B
Start-up	\$2,300	0.02 x B
Contingencies	\$5,750	0.05 x B
Other	\$0	As required
Construction Period	0	Years (n)
Interest Rate	7.0	Percent (i)
Interest during construction (Int.)	\$0	DCxixn
Total Indirect Cost (IC)	\$36,800	0.32B + Other
Total Capital Investment (TCI) = DC + IC	\$661,337	1.32B + SP + Bldg + DC

Table 2

Methane Annual Cost Analysis - Certified Low Leaking Valve

Item Value Basis				
Direct Annual Costs (DC)				
Operating Labor				
Inspection labor req.	\$42,800	5 min to inspect a valve monthly @ \$50 /hr		
Supervisor	\$6,420	15% Operating labor		
Cost for inspection infrastructure	\$2,500	lifts and temporary scaffolding		
Total Cost (\$/yr)	\$51,720			
Maintenance				
Valve replacement labor		All valves replaced over 5 years, 10 hr/replacement		
Material	\$0	\$2500 replacement cost/valve		
Cost for replacement infrastructure	\$0	lifts and temporary scaffolding		
Total Cost (\$/yr)	\$0			
Indirect Annual Costs (IC)				
Capital Recovery	\$161,294	CRF x TCI (5 yr life, 7.0% interest		
Total Indirect Costs (\$/yr)	\$161,294			
Total Annualized Costs (TAC) (\$)	\$213,014			
Total Pollutant Controlled (ton/yr) Methane	36.3	80% reduction		
COST EFFECTIVENESS (\$/ton)	COST EFFECTIVENESS (\$/ton) \$5,874 \$/ton Methane			
\$234.95 \$/ton CO2e				

71.33 inspection hours/month \$50 labor cost/hr 856 total valve count (NG) 171.20 valve/year replaced with 5 year life 5 year life 2,500 \$/valve total for replacements not ne

80% reduction
10 hr/replace a valve

Capital Recovery Factor
Interest 7.0%

Years 5

CRF = i * (1+i)^n

(1+i)^n - 1

0.243890694

100 Low leak valve ppm guarantee 500 Standard valve ppm guarantee

CRF =





State of Wisconsin

DEPARTMENT OF NATURAL RESOURCES

Information Request

FID/Docket Number: 816127840 Date of Request: February 1, 2019

Requested From: WDNR Response Due: February 14, 2019

Contact Requesting Information: Megan Corrado, Air Management Engineer

If you feel your responses are trade secret or privileged, please indicate this on your response.

Request No.	
007	Please propose allowable emission rates (lb/hr) of sulfur oxides for the

Please propose allowable emission rates (lb/hr) of sulfur oxides for the relevant emissions units so that the department may determine whether or not the proposed project causes or exacerbates an exceedance of the Ambient Air Quality Standards [s. NR 404.04(2), Wis. Adm. Code] or increment [s. NR 404.05, Wis. Adm. Code].

Response:

007

The allowable emission rates of sulfur oxides (lb/hr and tpy) emitted for the relevant emissions units are listed in Table 1 below.

Table 1: SO₂ Emission Rates

		SO ₂	
Source ID	Source Description	(lb/hr)	(tpy)
S01_DBNG	Turbine NG DB	6.4	28.2
S01_100NG	Turbine NG 100	5.1	28.2
S01_75NG	Turbine NG 75	4.0	28.2
S01_LWNG	Turbine NG 35	2.4	28.2
S01_SSNG	Turbine NG Starts	5.1	28.2
S01_DBFO	Turbine NG DB/FO	6.1	28.2
S01_100FO	Turbine FO 100	4.6	28.2
S01_75FO	Turbine FO 75	3.6	28.2
S01_LWFO	Turbine FO 46	2.8	28.2
S01_SSFO	Turbine FO Starts	4.6	28.2
S02_AUXB	Auxiliary Boiler	0.06	0.3
S04_DPH1	Natural Gas Heater	5.9E-03	0.03
S05_DPT2	Natural Gas Heater	5.9E-03	0.03

Response by:	Minda Nelson, P.E.	List Sources of Information:
Title:	Associate Environmental Engineer	
Department:	Burns & McDonnell	
Telephone:	(816) 822-4208	





September 1, 2020

Megan Corrado Air Management Engineer-Adv State of Wisconsin Department of Natural Resources 101 S. Webster Street Madison, WI 53707-7921

Re: Nemadji Trail Energy Center

Primary Site: FID No. 816127840 / Draft Permit 18-MMC-168 Alternate Site: FID No. 816121350 / Draft Permit 18-MMC-169

Air Pollution Control Construction Permit Request for Additional Information

Dear Ms. Corrado:

On behalf of South Shore Energy and Dairyland Power Cooperative ("Applicants," collectively), Burns & McDonnell Engineering Company hereby submits its response to the request for additional information for permits 18-MMC-168 and 18-MMC-169.

This response addresses WDNR's request for information confirming that the circuit breakers selected are consistent with the best that is presently available and are 'state of the art' and addresses why a 0.1% leakage rate is not achievable.

Circuit Breaker Performance Details

The below information presents data that supports the installation of three 345-kilovolt (kV) and two 19 kV low-side generator enclosed pressure SF₆ circuit breakers with a guaranteed loss rate of 0.5% by weight or less per year.

1) Circuit Breaker Industry Requirements

The current industry standard requirements of Institute of Electrical and Electronics Engineers (IEEE) is 0.5%. The requirements are listed in IEEE C37.122.3 "IEEE Guide for Sulphur Hexafluoride (SF₆) Gas Handling for High-Voltage Equipment."

IEEE C37.122.3-2011, Part 4.3.2

4.3.2 Closed-pressure systems

In closed-pressure systems, a volume is replenished only periodically by manual connection to an external gas source. High-voltage (above 72.5 kV) SF_6 single-pressure circuit breakers are examples of closed-pressure systems.

It is recommended that:

- The leakage rate be kept lower than 0.5% per annum (p.a.) per gas compartment.
- When SF_6 conditions are checked, that gas be recaptured from analysis equipment.
- Appropriate record-keeping procedures are used.



A leakage rate of 0.5% listed in the permit is in compliance with the IEEE industry standards.

2) Manufacturer Data

The contacted manufacturers indicated their lab tests demonstrated leakage rates below 0.1% per year. The manufacturers will guarantee this maximum leakage rate only during the warranty period of between 2 to 4 years, depending on the manufacturer.

This demonstrates that the best breakers presently available and 'state-of-the-art' breakers will be installed for the project and the installed breakers will meet permit conditions I.C.1.a.(1)(a) and I.C.1.c.(1)(b).

I.C.1.a.(1)(a) Circuit breakers containing SF_6 shall be pressurized and have a manufacturer guaranteed loss rate not to exceed 0.5%, by weight, per year: and

I.C.1.c.(1)(b) documentation from the manufacturer demonstrating that the circuit breakers installed are enclosed pressure SF_6 circuit breakers with a guaranteed loss rate of 0.5 percent by weight or less by year,

3) Leak Rates

EPA performed research on SF₆ leak rates from high voltage circuit breakers (See Attachment 1). The study evaluated a fleet of circuit breakers installed between 1998 and 2002 and found the average leakage range was between 0.2% to 2.5% per year over the study period.

The lower bound is overly optimistic relative to leakage over the life of fleet in that it did not include all leakage actually experienced in the fleet (only leakage that triggered the safety alarm) and further the study only evaluated breakers over a period of 2 to 7 years from initial installation versus a typical 30 year life. Even with these extremely optimistic characteristics, the average fleet leakage was found to be higher than the 0.1% per year levels.

It should also be noted that the upper bound (2.5%) is larger than the IEEC requirements (0.5%). The lower bound (0.2%) is higher than the manufacturer guarantees (0.1%), but lower than the IEEC requirement (0.5%).

While NTEC acknowledges that this study is slightly dated and it is possible that the circuit breakers for the project could perform better than those included in the study, it can also be concluded from the study that breakers leak more as they age. In the study, the 6 year old breakers exhibited more leakage than the younger breakers.

Based on this information, the 0.1% lifetime loss rate is not practical.



4) Measurements

Density analyzers will be used to determine compliance with condition I.C.1.c.(1)(i). Specifications for a density monitor is shown in Attachment 2, which shows an overall density measurement accuracy of 0.6% of its range.

This accuracy is not sufficient to measure the SF_6 gas loss of a single year with a permit limit at the 0.5% leakage loss rate and it would take more than 6 years of leakage for the accuracy of the instruments to measure the loss at a 0.1% level. As such, the instruments would not be suitable to provide an early indication of leaks to allow for preemptive maintenance to prevent exceedance of the permit limits if established at the 0.1% level.

Based on this information a 0.1% leakage loss rate limit is not practical.

5) Lifetime Performance

Manufacturer guarantees generally expire after 2 to 4 years of issuance. Manufacturers expect leakage rates will increase over the lifetime (30+ years) of the circuit breakers as components degrade, necessitating periodic overhauls to attempt to restore leakage levels. However, even with the overhauls, it is uncertain whether the leakage rates could be returned to the 0.1% per year level.

A leakage rate permit condition of 0.1% is not economically feasible as the circuit breakers will need to be overhauled and/or replaced more frequently to meet the permit condition.

Additionally, over the life of the equipment the leakage rate will not consistently meet the time-limited manufacturer guaranteed loss rate of 0.1% by weight per year value within the parameters of the permit condition presented in I.C.1.c.(1)(i).

I.C.1.c.(1)(i) an inventory of the initial SF_6 quantity and SF_6 replaced in the breakers each calendar year. The SF_6 replaced is assumed equal to the SF_6 that has lost to demonstrate compliance with I.C.1.a.(1)(a).

6) Economic

The economic impacts of installing circuit breakers with different loss rates was evaluated. For both the switchyard breakers (345 kV) and generator breakers (19 kV), a 0.1% loss rate is not maintainable over the 30-year life of the breakers. The cost analysis assumes that to meet a 0.1% loss rate, each breaker will need to be replaced every five years and for the 0.5% loss rate case the breakers will be replaced at the end of the 30-year life of the breakers.



Switchyard Breakers Economic Analysis

The initial capital costs associated with the switchyard breakers for both a 0.5% loss rate and a 0.1% loss rate is approximately \$250,000. This cost is also the cost to replace the breakers every five years to achieve a 0.1% loss rate. The difference in SF₆ losses from a 0.5% and 0.1% loss rate is 0.04 tons SF₆ over 30 years or 0.0014 tons SF₆ per year. On an annual basis, the 0.5% rate would cost approximately \$4,852,000 per ton SF₆ over a 30-year life and the 0.1% rate would cost approximately \$145,560,000 per ton SF₆ over a 30-year life.

Generator Breakers Economic Analysis

The initial capital costs associated with the generator breakers for both a 0.5% loss rate and a 0.1% loss rate is approximately \$700,000. This cost is also the cost to replace the breakers every five years to achieve a 0.1% loss rate. The difference in SF₆ losses from a 0.5% and 0.1% loss rate is 0.0014 tons SF₆ over 30 years or 0.000046 tons SF₆ per year. On an annual basis, the 0.5% rate would cost approximately \$405,797,000 per ton SF₆ over a 30-year life and the 0.1% rate would cost approximately \$12,173,913,000 per ton SF₆ over a 30-year life.

The details of the cost analysis is shown in Attachment 3. A 0.1% leakage rate results in costs that are economically infeasible due to the cost to replace the circuit breakers. BACT is a 0.5% leakage rate for the circuit breakers.

Conclusion

Based on the above information the conclusions are as follows:

- The circuit breakers will meet industry requirements (0.5% loss rate)
- The best circuit breakers available and 'State-of-the-art' breakers will be installed (Time-limited manufacturer guaranteed loss rate of 0.1% by weight per year.)
- Based on the EPA study the 0.1% lifetime loss rate is not practical.
- Due to density measurement accuracy limitations a 0.1% loss rate limit is not practical.
- Over the life of the equipment the leakage rate will not consistently meet the time-limited manufacturer guaranteed loss rate of 0.1% by weight per year value within the parameters of the permit condition presented in I.C.1.c.(1)(i).
- A leakage rate of 0.1% is not economically feasible due to the cost to continuously replace the circuit breakers over the plant lifetime.

Please note, a 0.1% leakage rate is unprecedented in WDNR permits and would drastically lower the BACT rate to a level that, as described in this response, is not demonstrated over the long term.

In conclusion, the circuit breakers selected are consistent with the best that is presently available and are 'state of the art' and a 0.1% leakage rate is not achievable.



Please contact me at (816) 822-4208 or email me at mnelson@burnsmcd.com if you have any questions.

Sincerely,

Minda Nelson, P.E.

Associate Environmental Engineer

Minda Nelson

cc: Tim Barton, Burns & McDonnell Robynn Andracsek, Burns & McDonnell Daniel McCourtney, Minnesota Power Melissa Weglarz, Minnesota Power Erik Hoven, Dairyland Power Cooperative Brad Foss, Dairyland Power Cooperative Josh Skelton, South Shore Energy, LLC



1

SF₆ Leak Rates from High Voltage Circuit Breakers - U.S. EPA Investigates Potential Greenhouse Gas Emissions Source

J. Blackman, *Program Manager, U.S. Environmental Protection Agency*, M. Averyt, *ICF Consulting*, and Z. Taylor, *ICF Consulting*

Abstract—This paper highlights a recent collaborative study between the EPA's SF_6 Emission Reduction Partnership for Electric Power Systems and the electric power industry to investigate SF_6 leak rates from high voltage circuit breakers manufactured and installed between 1998 and 2002. Information from over 2,300 circuit breakers were analyzed to quantify the frequency of leaks and to estimate the weighted average annual leak rate for this population of circuit breakers. The methodology, data, and results of this study are presented.

 $\it Index\ \it Terms$ -- $\it SF_6$, annual leak rate, greenhouse gas emissions, circuit breaker.

I. INTRODUCTION

C ULFUR hexafluoride (SF₆) is a gaseous dielectric used in high voltage electrical equipment as an insulator and/or arc quenching medium. SF₆ is the most potent greenhouse gas with a global warming potential that is 23,900 times greater than that of carbon dioxide (CO_2) ; it is also very persistent in the atmosphere with a lifetime of 3,200 years [1]. Potential sources of SF₆ emissions occur from: 1) losses through poor gas handling practices during equipment installation, maintenance and decommissioning; and 2) leakage from SF₆containing equipment. The operation and maintenance of SF₆ gas carts, which are used to remove, store, clean, and re-fill SF₆ gas to high-voltage equipment, are considered a major source of handling-related losses. Equipment leakage, on the other hand, is the result of the deterioration of SF₆-containing equipment fittings and materials with time and use through chemical, hardening, and corrosion effects.

Equipment leakage is one of the two potential sources of SF_6 emissions. Leak detection surveys have noted that approximately 10 percent of circuit breaker populations may leak [2, 3], and of these leaking populations, 15 percent of the breaker leaks were minor, with repairs that could be conducted immediately, while the remaining 85 percent were considered significant and had to be referred to operations for scheduled repairs [3]. In terms of where these leaks typically

occur, studies have noted that the majority occurs at gas mechanisms (73 percent), 21 percent from worn or broken bushings, and 6 percent from gas tanks [4]. Typically, such losses can only be mitigated through equipment repair or replacement. As electrical equipment ages and reaches the end of its operational service life, replacement rather than equipment repair may provide the more attractive SF₆ mitigation strategy. Many equipment manufacturers now guarantee minimal to zero leak rates for new equipment. Additionally, industry standards recommend that new equipment be built to low leakage limits [5]. Since there is little published information on new equipment leak rates, in a study initiated in 2004, EPA sought to obtain an improved understanding of average leak rates associated with newly manufactured equipment (i.e., installed between 1998 and 2002).

This paper provides a brief review of the data and results of an equipment study funded by EPA [6]. The remainder of this paper is organized into four sections:

- <u>Section II</u> describes the methodology of the field study, including study scope and data parameters.
- <u>Section III</u> provides a summary of the data compiled from utilities participating in the study.
- <u>Section IV</u> presents the results of the equipment leak rate analyses.
- <u>Section V</u> summarizes the conclusions drawn from the study.

II. FIELD STUDY METHODOLOGY

Section II defines the scope of the study and describes the data collection and compilation process.

A. Study Scope and Data Parameters

The scope of the study was limited to data from three Partner utilities. Information was requested on high voltage circuit breakers manufactured and installed between 1998 and 2002. SF₆ equipment can take the form of sealed or closed pressure systems. Only closed pressure system breakers were included in the study; circuit breakers that are defined as "sealed-for-life" were not addressed by this study. The period in which equipment leakage was assessed was defined as from 1998 through 2005. For purposes of this study, a circuit breaker was classified as leaking if it had documented "topups" of SF₆, which occur after a density alarm is sounded, indicating that 10 percent of the circuit breaker gas volume

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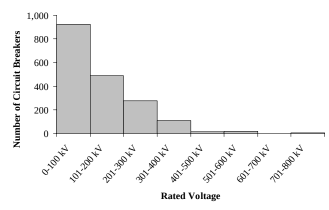
B. Data Collection and Compilation

The data collection was undertaken through a survey form via telephone and email correspondence. The form requested information on the utilities entire inventory of SF₆ breakers, defined by the study scope, including makes, models and installed quantities, number of breaker operations, and for leaking breakers, the quantity of SF₆ gas used during the "topup" operation.

III. DATA SUMMARY

To ensure confidentiality, the names of the utilities involved in the study are not listed. The data provided covered equipment ranging from 33kV to 800kV. In total, information was provided on 2,329 circuit breakers. Figure I illustrates the proportion of circuit breakers size by standard rated voltage. As shown, the majority of the equipment included in the study fell into the range of less than 100 kV. Only 148 breakers were greater 300 kV.

FIGURE I NUMBER OF CIRCUIT BREAKER BY RATED VOLTAGE



Of the 2,329 circuit breakers, 170 (7.3 percent) were reported as leaking.

Table I and Figure II present a summary of the number of circuit breakers, leaking and non-leaking, included in the study.

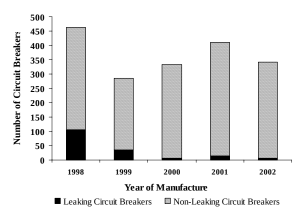
TABLE I SUMMARY OF LEAKING/NON-LEAKING CIRCUIT BREAKERS

Year of Manufacture	Leaking CB ^a	Non- Leaking CB ^b	Total CB	Leaking CB/Total CB	Leaking as % of Overall Total Leaking
1998	106	357	463	23%	62%
1999	35	250	285	12%	21%
2000	7	326	333	2%	4%
2001	15	396	411	4%	9%
2002	7	334	341	2%	4%
Total	170	1,663	1,833 ^c		100%

^aCB – Circuit Breakers

^cNumber of circuit breakers does not total 2,329 because year of CB manufacture data are not available for all non-leaking circuit breakers.

FIGURE II
NUMBER OF CIRCUIT BREAKERS BY YEAR OF
MANUFACTURE



For the circuit breakers in the data set that were manufactured in 1998, 23 percent were identified as leaking. These circuit breakers account for approximately 62 percent of the total number of leaking breakers. This result is intuitive considering the natural deterioration of seals and equipment over time.

^bNo alarm triggered

Table II presents emissions data related to the leaking circuit breakers for each year of manufacture. Total emissions of SF_6 are indicated for the leaking circuit breakers manufactured in each year. Total emissions as a percent of total nameplate capacity associated with the leaking circuit breakers are also presented.

TABLE II
SF₆ EMISSIONS FROM LEAKING CIRCUIT BREAKERS

^aNameplate capacity of leaking circuit breakers only.

Consistent with the observations in Table I, circuit breakers manufactured in 1998 were also the largest contributors to SF_6 emissions reported in the study. Their emissions as a function of total SF_6 -contained in the equipment (nameplate capacity), is approximately 6 percent, significantly larger than the values reported for leaking breakers manufactured in 1999 through 2002.

IV. LEAK RATE RESULTS AND ANALYSIS

Section IV presents the results of an analysis to define circuit breaker leak rates (as a percent of nameplate capacity) that are representative of the entire reported dataset. These estimates are referred to as the lower and upper bound leak rates, respectively, and are intended to illustrate potential industry trends. The key variables used to perform this analysis are 1) circuit breaker nameplate capacity, 2) total circuit breaker SF_6 leakage (lbs), and 3) the number of years that circuit breaker has been in operation.

Specifically, three leak rates (as a percent of nameplate capacity) were estimated. The first analysis generated a lower bound, or best case scenario, of an average circuit breaker leak rate estimate. The second two analyses both generated upper bound, or worst case scenario circuit breaker leak rate estimates, that are based on different methodologies and assumptions.

A. Lower Bound Weighted-Average Leak Rate

For the lower bound estimate, the weighted-average circuit breaker leak rate is approximately 0.2 percent per year. The lower bound leak rate was calculated by applying the raw reported data to Equation (1) and assuming that 1) through 2005, no additional "top-ups" have occurred after the last reported "top-up" (e.g., if the last reported "top-up was in 2003, it was assumed that no additional leakage occurred through 2005), and 2) for circuit breakers that have not reported any "top-ups" (i.e., they have not reached the 10 percent leakage threshold, and thus have not triggered a notification alarm), their emissions are zero.

This estimate is defined as the weighted average of circuit breaker annual leak rates as a percentage of SF_6 nameplate capacity, across all circuit breakers both leaking and non-leaking. The calculation for the weighted average annual leak rate per nameplate capacity is provided in Equation (1):

$$LC = \frac{\sum \frac{Q_{SF6_i}}{Y_i}}{\sum c_i} \quad (1)$$

Where:

LC = Weighted average annual leak rate per nameplate capacity (percent/year)

Q_{SF6i} = Total mass (i.e., lbs) of SF₆ for all top-up operations since installation for circuit breaker, i

 Y_i = Number of years the circuit breaker, i, has been in use C_i = Individual nameplate capacity for circuit breaker i (lbs SF_6)

B. Upper Bound Weighted-Average Leak Rate – Method 1

For the lower bound estimate, it was assumed that equipment that had not reported "top-ups" were not leaking; however, since "top-ups" are defined by density alarm triggers, it is possible that many more breakers had leaked, but had not reached the 10 percent density alarm leak threshold. To account for potential leakage under the density alarm threshold, an upper bound leak rate estimate was developed based on the following assumptions:

- (1) All circuit breakers that have not indicated an alarm trigger leaked slightly less than 10 percent of their capacity between their installation date and 2005. Thus, the 2,159 circuit breakers (93 percent) in the dataset which have no documented "top-ups" (and are assumed for the lower bound to have a leak rate of zero percent) are scaled to assume a leakage rate of 10 percent (this is an asymptotic upper bound).
- (2) The second adjustment assumed that for previously identified leaking breakers (those that have reported "top-ups"), an additional 10 percent of capacity (i.e., another "top-up") occurred between the last documented service call and 2005. For example, a circuit breaker with an annual leak rate of 5 percent whose last reported service call occurred one year before the company data submittal is assumed to have 10 percent additional leakage during that last year.

Based on these assumptions and the application of equation (1) the weighted-average upper bound estimate for circuit breaker leak rate is estimated to be 2.5 percent. This result represents a *worst case* upper bound leak rate.

C. Upper Bound Weighted-Average Leak Rate –Method 2

Since the second assumption listed in the prior section, may overestimate emissions from documented leaking circuit breakers, an additional upper bound estimate was calculated by redefining how additional "top-ups" for these circuit breakers are treated. That is, it was assumed that circuit breakers which are currently leaking will continue to leak at their current rate. That is, if a circuit breaker is calculated to have an existing leak rate of 2 percent per year per nameplate capacity between its installation and last reported top-up date, then it was assumed that this rate continues through the end of the study period. This alternative approach maintains the original assumptions for non-leaking circuit breakers by assuming a leakage of just under 10 percent has occurred since circuit breaker installation.

Based on these assumptions and the application of equation (1), the alternate weighted-average upper bound leak rate estimate is 2.4 percent.

V. CONCLUSION

For the study dataset, the lower and upper bound weighted-average leak rate estimates of 0.2 and 2.5 percent, respectively, represent the best and worst case scenarios for circuit breaker leakage. To put this into some context, NEMA's SF₆ management guidelines state, "...Over a 50 year service life the emission of SF₆ gas due to its use in electrical equipment will not exceed... 5% equipment leakage..." (i.e., 0.1 percent/year) [7]. Also, the IEC standard for new equipment leakage is 0.5 percent per year [5]. While the upper bound is significantly larger than both the NEMA and IEC guidelines, the lower bound leak rate estimate is comparable, and sits between the NEMA and IEC recommendations.

VI. ACKNOWLEDGMENT

The authors would like to acknowledge representatives from Eastern Research Group, Inc (ERG), the Electric Power Research Institute (EPRI), and the electric utilities, and original equipment manufacturers that assisted EPA in undertaking this study.

VII. REFERENCES

[1] IPCC, Climate Change 1995: The Science of Climate Change. Intergovernmental Panel on Climate Change; J.T. Houghton, L.G. Meira Filho, B.A. Callander, N. Harris, A. Kattenberg, and K. Maskell, eds; Cambridge University Press. Cambridge, U.K. [2] McCreary, J.D., "AEP: A Case Study," presented at the International Conference on SF₆ and the Environment: Emission Reduction Technologies, November 2-3, 2000, San Diego, CA. [Online]. Available: http://www.epa.gov/electricpower-sf6/pdf/mccrearyppt.pdf [3] D. Keith, J. Fisher, and T. McRae, "Experience with Infrared Leak Detection on FPL Switchgear," presented at the International Conference on SF₆ and the Environment: Emission Reduction Technologies, November 2-3, 2000, San Diego, CA. [Online]. Available: http://www.epa.gov/electricpower-sf6/pdf/fischerp.pdf [4] Salinas, A. and Flores, M., "Southern California Edison: SF₆ Gas Management Program Update," presented at the International Conference on SF₆ and the Environment: Emission Reduction Technologies, December 1-3, 2004, Scottsdale, AZ. [Online]. Available: http://www.epa.gov/electricpower-sf6/pdf/dec04/Salinas_ok2use.pdf [5] IEC, International Electrotechnical Commission Standard 62271-1, [6] EPA, "High Voltage Circuit Breakers Field Study," prepared by EPRI

and the Eastern Research Group, July, 2005.

[7] NEMA, "Management of SF₆ Gas for Use in Electrical Power Equipment," Ad-Hoc Task Group on SF₆, Switchgear Section (8-SG), February, 1998.

VIII. BIOGRAPHY

Jerome Blackman is Program Manager for EPA's SF_6 Emission Reduction Partnership for Electric Power Systems. Mr. Blackman joined EPA in 1995 and has work in several commercial/industrial non-regulatory voluntary pollution prevention programs within the Office of Atmospheric Programs.

Mollie Averyt is an Associate at ICF Consulting. Ms. Averyt specializes in environmental policy analyses related to climate change and ozone depletion issues; and provides support for EPA's SF_6 Emission Reduction Partnership.

Zephyr Taylor is a Research Assistant at ICF Consulting. Mr. Taylor specializes in quantitative modeling and analysis specifically related to climate change issues. Mr. Taylor provides technical support for EPA's SF₆ Emission Reduction Partnership.



Transmitter

For density, temperature, pressureand humidity of SF₆ gas Model GDHT-20, with MODBUS® output

WIKA data sheet SP 60.14



for further approvals see page 3

Applications

- Permanent monitoring of the relevant gas condition parameters in closed tanks
- For internal and external SF₆ gas-insulated equipment

Special features

- High-accuracy sensor technology
- MODBUS® output protocol via RS-485 interface
- Ingress protection IP65
- Very good long-term stability and EMC characteristics
- Compact dimensions



Transmitter, model GDHT-20

Description

The model GDHT-20 transmitter is a multi-sensor system with digital output for the measurands of pressure, temperature and humidity. Based on these measured values, the condition-related data can be determined.

Permanent monitoring

In order to prevent system failures in switchgear and, with that, network outages, the permanent monitoring of the gas density and moisture content is essential.

The GDHT-20 transmitter calculates the current gas density from the pressure and temperature using a complex virial equation in the transmitter's powerful microprocessor. Pressure changes resulting from thermal effects will be compensated by this and will not affect the output value.

In addition, the GDHT-20 transmitter delivers humidity or dew point information, which enables monitoring within the terms of the Cigré directives and IEC standards.

MODBUS® fieldbus

The RS-485 interface communicates using the MODBUS® RTU protocol. The instrument's output parameters and their units can be configured and read according to requirements. The GDHT-20 transmitter can be configured later by the customer for each defined SF₆ gas mixture with N₂ or CF₄.

Signal stability

Due to its high long-term stability, the transmitter is maintenance-free and requires no recalibration.

Due to the hermetically sealed weld seam and a measuring cell design without sealing elements, the permanent sealing of the measuring cell is ensured.

The EMC characteristics fulfil the IEC 61000-4-2 through to IEC 61000-4-6 standards and guarantee an interference-free data output.



Specifications

Measuring ranges

Dew point at ambient

pressure: -50 ... +30 °C

Density: 0 ... 60 g/litre (8.87 bar abs. SF₆ gas at

20 °C)

Temperature: -40 ... +80 °C

Pressure at 20 °C: 0 ... 8,87 bar abs. SF₆ gas

Pressure: 0 ...16 bar abs.
Burst pressure: 52 bar abs.
Overload safety: up to 30 bar abs.

Pressure reference: Absolute

Accuracy¹⁾

Specifications only valid for clean gaseous SF₆

Dew point: ±3 K

Density: ±0.60 %, ±0.35 g/litre (-40 ... 80 °C)

Temperature: ±1 K

Pressure: $\pm 0.20 \%$, $\pm 32 \text{ mbar } (-40 ... < 0 °C)$

±0.06 %, ±10 mbar (0 ... 80 °C)

Long-term stability at reference conditions 2)

Temperature: $\leq \pm 0.10 \%$ of span/year Pressure: $\leq \pm 0.05 \%$ of span/year Dew point: $\leq \pm 0.50 \%$ of span/year

Refresh rate

Density: 20 ms Temperature: 20 ms Pressure: 20 ms

Dew point: 2 s (typical), auto-adjustment cycle every 30 min.

Permissible ambient temperature

Selectable versions		
Standard	-40 +80 °C -40 +176 °F	-40 +80 °C -40 +176 °F
Option	-60 +80 °C -76 +176 °F	-60 +80 °C -76 +176 °F

Power supply UB+

DC 17 ... 30 V

Power consumption

max. 0.5 W (max. 3 W during the heating phase of the humidity sensor)

Electrical connection

Circular connector M12 x 1 (5-pin) MODBUS® RTU via RS-485 interface

Circular connector M12 x 1 (5-pin)			
	1	-	-
(20°01)	2	U_{B}^{+}	Power supply
((30 5 04))	3	U _B -	Ground
	4	Α	Signal RS-485
	5	В	Signal RS-485

¹⁾ Following DIN EN 60770-2

Functionality MODBUS®

Mixture ratio of SF_6 to N_2 or CF_4 (default 100 % SF_6 gas)

Customer-specific sensor name

Measured values with alternative units can be retrieved directly in the MODBUS® registers.

- Density: g/litre, kg/m³
- Temperature: °C, °F, K
- Pressure: mbar, Pa, kPa, MPa, psi, N/cm², bar (at 20 °C)
- Humidity: ppmv, ppmw
- Dew point: °C
- Freezing point: °C
- Relative humidity: %

Process connections

Selectable versions
G 1 B, male thread, stainless steel
DN20, female thread
G ½ B, male thread
Malmkvist®
G % JIS
Flange D40
M10 x 0.5
Via measuring chamber (see page 5)
DN8, female thread
Other connections on request

Case

Stainless steel

Permissible air humidity

≤ 90 % r. h. (non-condensing)

Ingress protection

IP65, only when plugged in and using mating connectors with the corresponding ingress protection

Electrical safety

Protected against reverse polarity, protected against overvoltage

Dimensions

Diameter: 48 mm Height: 96 mm

Weight

approx. 0.40 kg

²⁾ per IEC 61298-2

EMC tests

For EMC, observe the installation instructions of the operating instructions.

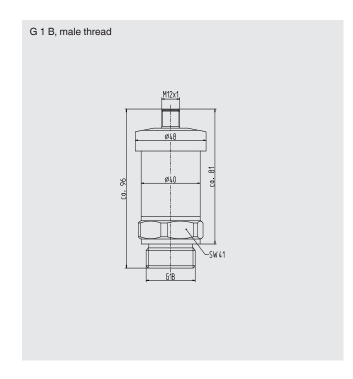
- Immunity per IEC 61000-4-3: 30 V/m (80 MHz ... 2.7 GHz)
- Burst per IEC 61000-4-4: 4 kV
- Surge immunity per IEC 61000-4-5: 1 kV conductor to ground, 1 kV conductor to conductor
- ESD per IEC 61000-4-2: 8 kV/15 kV, contact/air
- High-frequency fields per IEC 61000-4-6: 3 V

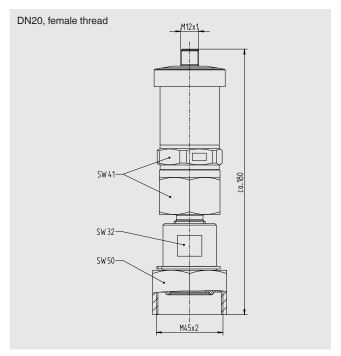
Approvals

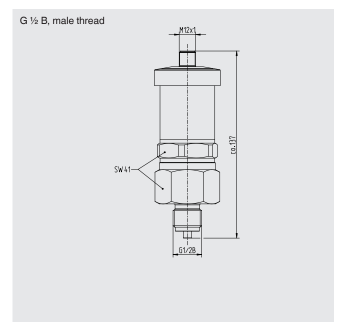
Logo	Description	Country
CE	EU declaration of conformity ■ EMC directive, EN 61326 emission (group 1, class B) and immunity (industrial application) ■ RoHS directive	European Union
EAC	EAC EMC directive	Eurasian Economic Community

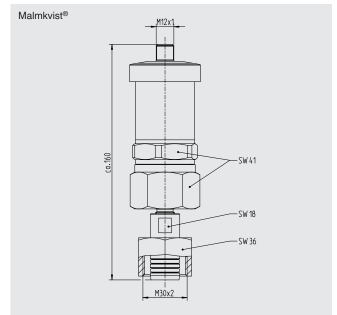
Approvals and certificates, see website

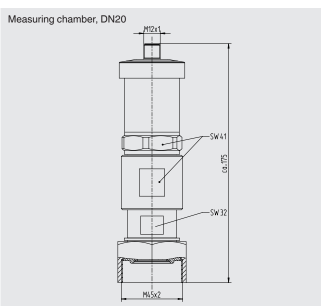
Dimensions in mm

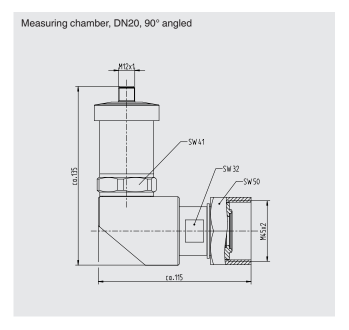


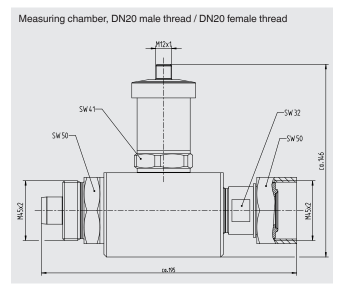


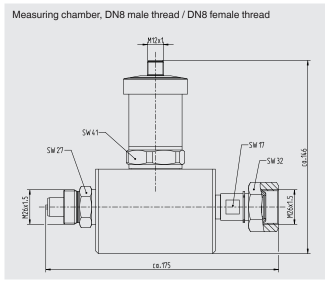


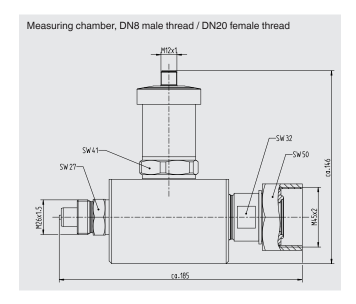


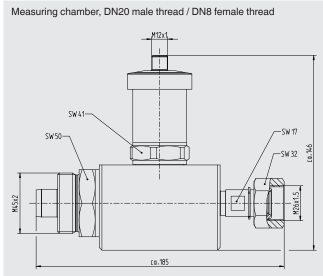


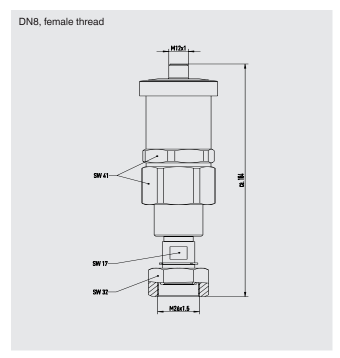












Accessories

Designation	Order number
Modbus® startup kit for measured value recording and configuration, consisting of: Power supply unit for transmitter Cable with M12 x 1 connector Interface converter (RS-485 to USB) USB cable type A to type B Modbus® tool software	14075896
WIKAsoft-GD for configuration and testing of the sensor	Free download from: www.wika.com/Download

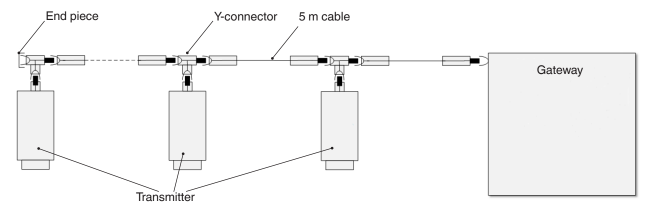
Cable shielded, M12 x 1, AWG20	Order number
Length 1 m	14372501
Length 2 m	14372502
Length 3 m	14372503
Length 4 m	14372504
Length 5 m	14372505
Length 6 m	14372506
Length 7 m	14372507
Length 8 m	14372500
Length 9 m	14372509
Length 10 m	14372510
Length 15 m	14372511
Length 20 m	14372513
Length as required	on request

Conector	Shield	Order number
Y-connector, M12 x 1 (5-pin)	Sensor side unshielded	14294061
T-connector, M12 x 1 (5-pin)	Sensor side unshielded	14294063
Y-connector, M12 x 1 (5-pin)	Sensor side shielded	14271396
T-connector, M12 x 1 (5-pin)	Sensor side shielded	14109450
End piece, M12 x 1	-	14299963

If no cable will be installed between connector and sensor, we recommend using connectors which are unshielded on the sensor side.

Spare parts	Order number
Sealing for process connection G 1 B, male thread, (included in the standard scope of delivery.)	14046738

Installation example



Ordering information

Model / Permissible ambient temperature / Process connection / Accessories

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The specifications given in this document represent the state of engineering at the time of publishing. We reserve the right to make modifications to the specifications and materials.

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Switchyard (345 kV) Breakers

0.5% Loss Rate		
Cost	\$ 250,000.00	
Replacement interval (yr)	30.00	
Replacements over life	1.00	
Life (years)	30.00	
Annual leak rate	0.5%	
SF6 lb/yr	3.44	
SF6 lb/30 yr	103.05	
SF6 ton/30 yr	0.05	
Cost over 30 years/ton SF6	\$ 4,852,014	
Additional SF6 tons removed over 30 years	0.04	
Additional SF6 tons removed per year	0.0014	
Global Warming Potential (SF6)	22,800	
CO2e lb/30 yr	2,349,540.00	
CO2e ton/30 yr	1,174.77	
Cost over 30 years/ton CO2e	\$ 213	
Additional CO2e tons removed over 30 years	939.82	
Additional CO2e tons removed per year	31.33	

0.1% Loss Rate		
Cost	\$	250,000.00
Replacement interval (yr)		5.00
Replacements over life		6.00
Life years		30.00
annual leak rate (low)		0.1%
SF6 lb/yr		0.69
SF6 lb/30 yr		20.61
SF6 ton/30 yr		0.01
Cost over 30 years/ton SF6	\$	145,560,408
Global Warming Potential (SF6)		22,800
CO2e lb/30 yr		469,908.00
CO2e ton/30 yr		234.95
cost over 30 years/ton CO2e	\$	6,384

Generator (19 kV) Breakers

0.5% Loss Rate		
Cost	\$ 700,000.00	
Replacement interval (yr)	30.00	
Replacements over life	1.00	
Life (years)	30.00	
Annual leak rate	0.5%	
SF6 lb/yr	0.12	
SF6 lb/30 yr	3.45	
SF6 ton/30 yr	0.0017	
Cost over 30 years/ton SF6	\$ 405,797,101	
Additional SF6 tons removed over 30 years	0.0014	
Additional SF6 tons removed per year	0.000046	
Global Warming Potential (SF6)	22,800	
CO2e lb/30 yr	78,660.00	
CO2e ton/30 yr	39.33	
Cost over 30 years/ton CO2e	\$ 17,798	
Additional CO2e tons removed over 30 years	31.46	
Additional CO2e tons removed per year	1.05	

0.1% Loss Rate		
cost	\$ 700,000.00	
Replacement interval (yr)	5.00	
Replacements over life	6.00	
Life years	30.00	
Annual leak rate	0.1%	
SF6 lb/yr	0.023	
SF6 lb/30 yr	0.69	
SF6 ton/30 yr	0.0003	
Cost over 30 years/ton SF6	\$ 12,173,913,043	
Global Warming Potential (SF6)	22,800	
CO2e lb/30 yr	15,732.00	
CO2e ton/30 yr	7.87	
Cost over 30 years/ton CO2e	\$ 533,944	

Auxiliary Boiler Vendor Quote Post Application NTEC Response #3

From: Andracsek, Robynn
To: Nelson, Minda

Subject: FW: Cost for controls on an aux boiler Date: Friday, January 11, 2019 10:25:49 AM

Robynn Andracsek 816-822-3596 \ 816-377-1288 randracsek@burnsmcd.com

From: Clayton M. Young <cmyoung@rentechboilers.com>

Sent: Wednesday, October 31, 2018 9:11 AM

To: Andracsek, Robynn <RAndracsek@burnsmcd.com> **Cc:** Jason Hayes (jason@jchrep.com) <jason@jchrep.com>

Subject: RE: Cost for controls on an aux boiler

An oxidation catalyst (CO catalyst) would be in the around \$75,000 or so. We'd have to build the catalyst housing which adds the to the expense.

Clayton Young

Rentech Boiler Systems, Inc. Phone: (325) 794-5631

From: Andracsek, Robynn < <u>RAndracsek@burnsmcd.com</u>>

Sent: Wednesday, October 31, 2018 8:29 AM

To: Clayton M. Young cc: Jason Hayes (jason@jchrep.com) < jason@jchrep.com>

Subject: RE: Cost for controls on an aux boiler

Clayton

One more question. If we just put on a oxidation catalyst without an SCR, would it just be \$50,000 or would it be more?

Thank you.

Robynn Andracsek 816-822-3596 \ 816-377-1288 randracsek@burnsmcd.com

From: Clayton M. Young < cmyoung@rentechboilers.com>

Sent: Friday, October 19, 2018 4:22 PM

To: Andracsek, Robynn < <u>RAndracsek@burnsmcd.com</u>> **Cc:** Jason Hayes (<u>jason@jchrep.com</u>) < <u>jason@jchrep.com</u>>

Subject: RE: Cost for controls on an aux boiler

Individually, the SCR and CO catalyst run about \$35,000 (each).

Clayton Young

Rentech Boiler Systems, Inc. Phone: (325) 794-5631

From: Andracsek, Robynn < <u>RAndracsek@burnsmcd.com</u>>

Sent: Friday, October 19, 2018 1:50 PM

To: Clayton M. Young < cmyoung@rentechboilers.com centechboilers.com jason@jchrep.com <a hre

Subject: RE: Cost for controls on an aux boiler

Clayton

A follow-up question. Do you have a rough cost for SCR and CO catalyst replacement?

Robynn Andracsek 816-822-3596 \ 816-377-1288 randracsek@burnsmcd.com

From: Clayton M. Young < cmyoung@rentechboilers.com>

Sent: Friday, October 19, 2018 11:38 AM

To: Andracsek, Robynn <<u>RAndracsek@burnsmcd.com</u>> **Cc:** Jason Hayes (<u>jason@jchrep.com</u>) <<u>jason@jchrep.com</u>>

Subject: RE: Cost for controls on an aux boiler

Robynn,

Here are the responses for the additional equipment as requested below. I added a little contingency to the oxidation catalyst number than what I stated on the phone to ensure coverage.

Adder to supply SCR / aqueous ammonia skids & manifold equipment, with a 90% reduction in NOx:

• \$350,000.00

Adder to supply CO / Oxidation Catalyst (90% reduction of CO & 50% reduction of VOC's):

• \$50,000.00

Thanks and hope you have a great weekend.

Clayton Young

Rentech Boiler Systems, Inc. Phone: (325) 794-5631

From: Craig Young

Sent: Thursday, October 18, 2018 1:20 PM

To: Clayton M. Young cmyoung@rentechboilers.com>

Subject: FW: Cost for controls on an aux boiler



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