

4014 NW 13<sup>th</sup> STREET GAINESVILLE, FL 32609-1923 www.kooglerassociates.com 352/377-5822 ■ FAX/377-5822

David Read Environmental Administrator Florida Dept. of Environmental Protection Southwest District - Tampa 13051 N. Telecom Parkway Temple Terrace, Florida 33637

RE: Application for Installation of a Lime Injection System Kiln No. 2 System, Brooksville South Cement Plant CEMEX Construction Materials Florida, LLC; Facility ID: 0530021

Dear Mr. Koerner:

This cover letter serves to provide the enclosed air construction permit application for the installation of a lime injection system on the Kiln No. 2 system at the CEMEX Construction Materials Florida, LLC Brooksville South Cement Plant.

Also, CEMEX would like to identify a discrepancy in the Title V permit (0530021-047-AV) in which the Annual Operating Report permit language states a due date of March 1<sup>st</sup> that should be April 1<sup>st</sup> (see Condition C.26). Upon revision of the Title V permit, we will request to incorporate that change.

Please feel free to contact me at (352) 377-5822 or <u>mlee@koooglerassociates.com</u> or George Townsend at (352) 799-7881 or <u>george.townsend@cemex.com</u> if you have any questions regarding this submittal. I sincerely appreciate your time and consideration for this project.

Regards,

Max Lee, PhD., P.E. KOOGLER AND ASSOCIATES, INC.

cc: George Townsend, CEMEX Construction Materials Florida, LLC James Daniel, CEMEX Construction Materials Florida, LLC Lillian Deprimo, CEMEX Construction Materials Florida, LLC Shelley Huskey, CEMEX Construction Materials Florida, LLC



## Department of Environmental Protection

## **Division of Air Resource Management**

## **APPLICATION FOR AIR PERMIT - LONG FORM**

## I. APPLICATION INFORMATION

**Air Construction Permit** – Use this form to apply for an air construction permit:

- For any required purpose at a facility operating under a federally enforceable state air operation permit (FESOP) or Title V air operation permit;
- For a proposed project subject to prevention of significant deterioration (PSD) review, nonattainment new source review, or maximum achievable control technology (MACT);
- To assume a restriction on the potential emissions of one or more pollutants to escape a requirement such as PSD review, nonattainment new source review, MACT, or Title V; or
- To establish, revise, or renew a plantwide applicability limit (PAL).

Air Operation Permit – Use this form to apply for:

- An initial federally enforceable state air operation permit (FESOP); or
- An initial, revised, or renewal Title V air operation permit.

#### To ensure accuracy, please see form instructions.

#### **Identification of Facility**

1.	Facility Owner/Company Name: CEMEX Construction Materials Florida, LLC			
2.	Site Name: Brooksville South Ceme	ent Plant		
3.	Facility Identification Number: 05300	021		
4.	Facility Location Street Address or Other Locator: <b>103</b>	511 Cement Plant Road		
	City: Brooksville County: Hernando Zip Code: 34601			
5.	Relocatable Facility?     Yes     No	6. Existing Title V Permitted Facility?		

### **Application Contact**

1.	Application Contact Name: Maxwell R. Lee, Ph. D, P. E.
2.	Application Contact Mailing Address
	Organization/Firm: Koogler and Associates, Inc
	Street Address: 4014 NW 13 <sup>th</sup> Street
	City: Gainesville State: Florida Zip Code: 32609
3.	Application Contact Telephone Numbers
	Telephone:       (352) 377 - 5822       ext. 13       Fax:       (352) 377 - 7158
4.	Application Contact E-mail Address: mlee@kooglerassociates.com

#### Application Processing Information (DEP Use)

1. Date of Receipt of Application:	3. PSD Number (if applicable):
2. Project Number(s):	4. Siting Number (if applicable):

DEP Form No. 62-210.900(1) – Form

#### **Purpose of Application**

This application for air permit is being submitted to obtain: (Check one)
Air Construction Permit
Air construction permit.
<ul> <li>Air construction permit to establish, revise, or renew a plantwide applicability limit (PAL).</li> <li>Air construction permit to establish, revise, or renew a plantwide applicability limit (PAL), and separate air construction permit to authorize construction or modification of one or more emissions units covered by the PAL.</li> </ul>
Air Operation Permit
Initial Title V air operation permit.
Title V air operation permit revision.
Title V air operation permit renewal.
Initial federally enforceable state air operation permit (FESOP) where professional engineer (PE) certification is required.
Initial federally enforceable state air operation permit (FESOP) where professional engineer (PE) certification is not required.
Air Construction Permit and Revised/Renewal Title V Air Operation Permit (Concurrent Processing)
Air construction permit and Title V permit revision, incorporating the proposed project.
Air construction permit and Title V permit renewal, incorporating the proposed project.
Note: By checking one of the above two boxes, you, the applicant, are requesting concurrent processing pursuant to Rule 62-213.405, F.A.C. In such case, you must also check the following box:
☐ I hereby request that the department waive the processing time requirements of the air construction permit to accommodate the processing time frames of the Title V air operation permit.

#### Application Comment

This application is for installation and shakedown of equipment for the injection of lime for the Kiln 2 system. The lime injection system will be installed for the purposes of compliance to NESHAP Subpart LLL.

The regulatory analysis and the project description are detailed in Appendix 1.

## **Scope of Application**

Emissions Unit ID Number	Description of Emissions Unit	Air Permit Type		
044	Kiln No. 2, Pre-heater, Pre-Calciner, and Clinker Cooler	N/A	N/A	

## **Application Processing Fee**

Check one: Attached - Amount: \$\_\_\_\_\_ Not Applicable

## **Owner/Authorized Representative Statement**

Complete if applying for an air construction permit or an initial FESOP.

1.	Owner/Authorized Representative Name :				
	Mr. Jim Daniel, Plant Manager				
2.	Owner/Authorized Representative Mailing Address				
	Organization/Firm: CEMEX Construction Materials Florida, LLC Street Address: 10311 Cement Plant Road				
	City: Brooksville State: Florida Zip Code: 34601				
3.	Owner/Authorized Representative Telephone Numbers				
	Telephone:       (352) 799 -7881       Fax:       (352) 540 -4794				
4.	Owner/Authorized Representative E-mail Address: jdaniel@cemexusa.com				
5.	Owner/Authorized Representative Statement:				
	I, the undersigned, am the owner or authorized representative of the corporation, partnership, or other legal entity submitting this air permit application. To the best of my knowledge, the statements made in this application are true, accurate and complete, and any estimates of emissions reported in this application are based upon reasonable techniques for calculating emissions. I understand that a permit, if granted by the department, cannot be transferred without authorization from the department.				
	Signature     Date				

#### Application Responsible Official Certification - NA

Complete if applying for an initial, revised, or renewal Title V air operation permit or concurrent processing of an air construction permit and revised or renewal Title V air operation permit. If there are multiple responsible officials, the "application responsible official" need not be the "primary responsible official."

1.	Application Responsible Official Name:		
2.	Application Responsible Official Qualification (Check one or more of the following options, as applicable):		
	For a corporation, the president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy or decision-making functions for the corporation, or a duly authorized representative of such person if the representative is responsible for the overall operation of one or more manufacturing, production, or operating facilities applying for or subject to a permit under Chapter 62-213, F.A.C.		
	<ul> <li>For a partnership or sole proprietorship, a general partner or the proprietor, respectively.</li> <li>For a municipality, county, state, federal, or other public agency, either a principal executive officer or ranking elected official.</li> </ul>		
	The designated representative at an Acid Rain source, CAIR source, or Hg Budget source.		
3.	Application Responsible Official Mailing Address Organization/Firm:		
	Street Address: City: State: Zip Code:		
4.	Application Responsible Official Telephone NumbersTelephone:( )ext.Fax:( )		
5.	Application Responsible Official E-mail Address:		
6.	Application Responsible Official Certification:		
	I, the undersigned, am a responsible official of the Title V source addressed in this air permit application. I hereby certify, based on information and belief formed after reasonable inquiry, that the statements made in this application are true, accurate and complete and that, to the best of my knowledge, any estimates of emissions reported in this application are based upon reasonable techniques for calculating emissions. The air pollutant emissions units and air pollution control equipment described in this application will be operated and maintained so as to comply with all applicable standards for control of air pollutant emissions found in the statutes of the State of Florida and rules of the Department of Environmental Protection and revisions thereof and all other applicable requirements identified in this application to which the Title V source is subject. I understand that a permit, if granted by the department, cannot be transferred without authorization from the department, and I will promptly notify the department upon sale or legal transfer of the facility or any permitted emissions unit. Finally, I certify that the facility and each emissions unit are in compliance with all applicable requirements to which they are subject, except as identified in compliance plan(s) submitted with this application.		
	Signature     Date		

DEP Form No. 62-210.900(1) – Form Effective: 3/11/2010

## **Professional Engineer Certification**

1.	Professional Engineer Name: Maxwell R. Lee, Ph. D, P. E.
	Registration Number: 58091
2.	Professional Engineer Mailing Address
	Organization/Firm: Koogler and Associates, Inc.
	Street Address: 4014 NW 13 <sup>th</sup> Street
	City: GainesvilleState: FloridaZip Code: 32609
3.	Professional Engineer Telephone Numbers
	Telephone:         (352) 377-5822         ext.13         Fax:         (352) 377-7158
	Professional Engineer E-mail Address: <u>mlee@kooglerassociates.com</u>
5.	Professional Engineer Statement:
	<i>I</i> , the undersigned, hereby certify, except as particularly noted herein*, that: (1) To the best of my knowledge, there is reasonable assurance that the air pollutant emissions
	unit(s) and the air pollution control equipment described in this application for air permit, when properly operated and maintained, will comply with all applicable standards for control of air pollutant emissions found in the Florida Statutes and rules of the Department of Environmental Protection; and
	(2) To the best of my knowledge, any emission estimates reported or relied on in this application are true, accurate, and complete and are either based upon reasonable techniques available for calculating emissions or, for emission estimates of hazardous air pollutants not regulated for an emissions unit addressed in this application, based solely upon the materials, information and calculations submitted with this application.
	(3) If the purpose of this application is to obtain a Title V air operation permit (check here ], if so), I further certify that each emissions unit described in this application for air permit, when properly operated and maintained, will comply with the applicable requirements identified in this application to which the unit is subject, except those emissions units for which a compliance plan and schedule is submitted with this application.
	(4) If the purpose of this application is to obtain an air construction permit (check here $\square$ , if so) or concurrently process and obtain an air construction permit and a Title V air operation permit revision or renewal for one or more proposed new or modified emissions units (check here $\square$ , if so), I further certify that the engineering features of each such emissions unit described in this application have been designed or examined by me or individuals under my direct supervision and found to be in conformity with sound engineering principles applicable to the control of emissions of the air pollutants characterized in this application.
	(5) If the purpose of this application is to obtain an initial air operation permit or operation permit revision or renewal for one or more newly constructed or modified emissions units (check here if so), I further certify that, with the exception of any changes detailed as part of this application, each such emissions unit has been constructed or modified in substantial accordance with the information given in the corresponding application for air construction permit and with all provisions contained in such permit.
	Signature     Date
	(seal)

\* Attach any exception to certification statement.

#### **II. FACILITY INFORMATION**

#### A. GENERAL FACILITY INFORMATION

#### **Facility Location and Type**

I. Facility UTM Coordinates           Zone 17         360.0 East (km)           3162.5 North (km)		2.	2. Facility Latitude/Longitude Latitude (DD/MM/SS) Longitude (DD/MM/SS)		
3. Governmental Facility Code: <b>0</b>	4. Facility Status Code: A	5. Facility Major Group SIC Code:6. Facility SIC(s):323241		_	
7. Facility Comment :	None				

#### **Facility Contact**

1.	. Facility Contact Name: George Townsend - Environmental Manager			
2.	2. Facility Contact Mailing Address			
	Organization/Firm: CEMEX Construction Materials Florida, LLC			
	Street Address: 10311 Cement Plant Road			
	City: Brooksville State: Florida Zip Code: 34601			
3.	Facility Contact Telephone Numbers:			
	Telephone: <b>352-799-7881</b> Fax: <b>352-799-6088</b>			
4.	Facility Contact E-mail Address: gtownsend@cemexusa.com			

#### **Facility Primary Responsible Official**

# Complete if an "application responsible official" is identified in Section I that is not the facility "primary responsible official."

1.	Facility Primary Responsible Offi	icial Name:		
2.	Facility Primary Responsible Offi Organization/Firm: Street Address:	icial Mailing Address	·	
	City:	State:	Zip Code:	
3.	Facility Primary Responsible Offi	icial Telephone Num	bers	
	Telephone: () - ext.	Fax: ( ) -		
4.	Facility Primary Responsible Offi	icial E-mail Address:		

#### DEP Form No. 62-210.900(1) – Form

## FACILITY INFORMATION

#### **Facility Regulatory Classifications**

Check all that would apply *following* completion of all projects and implementation of all other changes proposed in this application for air permit. Refer to instructions to distinguish between a "major source" and a "synthetic minor source."

distinguish between a "major source" and a "synthetic minor source."
1.  Small Business Stationary Source Unknown
2. Synthetic Non-Title V Source
3. X Title V Source
4. X Major Source of Air Pollutants, Other than Hazardous Air Pollutants (HAPs)
5. Synthetic Minor Source of Air Pollutants, Other than HAPs
6. X Major Source of Hazardous Air Pollutants (HAPs)
7. Synthetic Minor Source of HAPs
8. One or More Emissions Units Subject to NSPS (40 CFR Part 60)
9. One or More Emissions Units Subject to Emission Guidelines (40 CFR Part 60)
10. One or More Emissions Units Subject to NESHAP (40 CFR Part 61 or Part 63)
11. Title V Source Solely by EPA Designation (40 CFR 70.3(a)(5))
12. Facility Regulatory Classifications Comment:
See Appendix 1

## FACILITY INFORMATION

## List of Pollutants Emitted by Facility

1. Pollutant Emitted	2. Pollutant Classification	3. Emissions Cap [Y or N]?
РМ	Α	Ν
PM <sub>10</sub>	Α	Ν
SO <sub>2</sub>	Α	N
NOx	Α	N
СО	Α	N
HAPs	Α	N
D/F	В	N
H114 (Hg)	В	N
H106 (HCl)	В	N

## FACILITY INFORMATION

## **B. EMISSIONS CAPS**

#### Facility-Wide or Multi-Unit Emissions Caps

1			1		т
1. Pollutant	2. Facility-	3. Emissions	4. Hourly	5. Annual	6. Basis for
Subject to	Wide Cap	Unit ID's	Cap	Cap	Emissions
Emissions	[Y or N]?	Under Cap	(lb/hr)	(ton/yr)	Сар
Cap	(all units)	(if not all units)			
		N/A			
7. Facility-W	ide or Multi-Unit I	Emissions Cap Con	nment:		
L					

## C. FACILITY ADDITIONAL INFORMATION

#### Additional Requirements for All Applications, Except as Otherwise Stated

1.	<ul> <li>Facility Plot Plan: (Required for all permit applications, except Title V air operation permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought)</li> <li>Attached, Document ID: Previously Submitted, Date: TV Renewal</li> </ul>
2.	Process Flow Diagram(s): (Required for all permit applications, except Title V air operation permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought)  Attached, Document ID: Previously Submitted, Date: <u>TV Renewal</u>
3.	Precautions to Prevent Emissions of Unconfined Particulate Matter: (Required for all permit applications, except Title V air operation permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought)  Attached, Document ID: Previously Submitted, Date: TV Renewal
	Iditional Requirements for Air Construction Permit Applications
1.	Area Map Showing Facility Location:         Attached, Document ID:         Not Applicable (existing permitted facility)
2.	Description of Proposed Construction, Modification, or Plantwide Applicability Limit
	(PAL): Attached, Document ID: <u>Appendix 1</u> Not Applicable (existing permitted facility)
3.	Rule Applicability Analysis:
	Attached, Document ID: <u>Appendix 1</u> Not Applicable (existing permitted facility)
4.	List of Exempt Emissions Units:
	Attached, Document ID: Not Applicable
5.	Fugitive Emissions Identification:
	Attached, Document ID: <u>Appendix 1</u> Not Applicable
6.	Air Quality Analysis (Rule 62-212.400(7), F.A.C.):
/.	Source Impact Analysis (Rule 62-212.400(5), F.A.C.):
8.	Air Quality Impact since 1977 (Rule 62-212.400(4)(e), F.A.C.):
	Attached, Document ID: Not Applicable
9.	Additional Impact Analyses (Rules 62-212.400(8) and 62-212.500(4)(e), F.A.C.):
	Attached, Document ID: Not Applicable
10	. Alternative Analysis Requirement (Rule 62-212.500(4)(g), F.A.C.):
	Attached, Document ID: Not Applicable

### C. FACILITY ADDITIONAL INFORMATION (CONTINUED)

#### **Additional Requirements for FESOP Applications**

1.	List of Exempt Emissions Units:	
	Attached, Document ID:	Not Applicable

## Additional Requirements for Title V Air Operation Permit Applications

1.	List of Insignificant Activities: (Required for initial/renewal applications only)
	Attached, Document ID: Not Applicable
2.	Identification of Applicable Requirements: (Required for initial/renewal applications, and for revision applications if this information would be changed as a result of the revision being sought)  Attached, Document ID:  Not Applicable (revision application with no change in applicable requirements)
3.	Compliance Report and Plan: (Required for all initial/revision/renewal applications)  Attached, Document ID:
	Note: A compliance plan must be submitted for each emissions unit that is not in compliance with all applicable requirements at the time of application and/or at any time during application processing. The department must be notified of any changes in compliance status during application processing.
4.	List of Equipment/Activities Regulated under Title VI: (If applicable, required for initial/renewal applications only)  Attached, Document ID:
	<ul> <li>Equipment/Activities Onsite but Not Required to be Individually Listed</li> <li>Not Applicable</li> </ul>
5.	Verification of Risk Management Plan Submission to EPA: (If applicable, required for initial/renewal applications only)  Attached, Document ID: Not Applicable
6.	Requested Changes to Current Title V Air Operation Permit:      Attached, Document ID:      Not Applicable

### C. FACILITY ADDITIONAL INFORMATION (CONTINUED)

### Additional Requirements for Facilities Subject to Acid Rain, CAIR, or Hg Budget Program

1.	Acid Rain Program Forms:
	Acid Rain Part Application (DEP Form No. 62-210.900(1)(a)):  Attached, Document ID: Previously Submitted, Date:
	Not Applicable (not an Acid Rain source)
	Phase II NO <sub>X</sub> Averaging Plan (DEP Form No. 62-210.900(1)(a)1.):
	Attached, Document ID: Previously Submitted, Date:
	Not Applicable
	New Unit Exemption (DEP Form No. 62-210.900(1)(a)2.):
	Attached, Document ID: Previously Submitted, Date:
	Not Applicable
2.	CAIR Part (DEP Form No. 62-210.900(1)(b)):
	Attached, Document ID: Previously Submitted, Date:
	Not Applicable (not a CAIR source)
3.	Hg Budget Part (DEP Form No. 62-210.900(1)(c)):
	Attached, Document ID: Previously Submitted, Date:
	Not Applicable (not a Hg Budget unit)
Ad	Iditional Requirements Comment

## **EMISSIONS UNIT INFORMATION**

Section [1] of [2]

#### Kiln No. 2, In-line Raw Mill, Pre-Heater, Pre-Calciner and Clinker Cooler

#### **III. EMISSIONS UNIT INFORMATION**

**Title V Air Operation Permit Application -** For Title V air operation permitting only, emissions units are classified as regulated, unregulated, or insignificant. If this is an application for an initial, revised or renewal Title V air operation permit, a separate Emissions Unit Information Section (including subsections A through I as required) must be completed for each regulated and unregulated emissions unit addressed in this application. Some of the subsections comprising the Emissions Unit Information Section is appropriately marked. Insignificant emissions units are required to be listed at Section II, Subsection C.

**Air Construction Permit or FESOP Application -** For air construction permitting or federally enforceable state air operation permitting, emissions units are classified as either subject to air permitting or exempt from air permitting. The concept of an "unregulated emissions unit" does not apply. If this is an application for an air construction permit or FESOP, a separate Emissions Unit Information Section (including subsections A through I as required) must be completed for each emissions unit subject to air permitting addressed in this application for air permit. Emissions units exempt from air permitting are required to be listed at Section II, Subsection C.

**Air Construction Permit and Revised/Renewal Title V Air Operation Permit Application** – Where this application is used to apply for both an air construction permit and a revised or renewal Title V air operation permit, each emissions unit is classified as either subject to air permitting or exempt from air permitting for air construction permitting purposes, and as regulated, unregulated, or insignificant for Title V air operation permitting purposes. A separate Emissions Unit Information Section (including subsections A through I as required) must be completed for each emissions unit addressed in this application that is subject to air construction permitting and for each such emissions unit that is a regulated or unregulated unit for purposes of Title V permitting. (An emissions unit may be exempt from air construction permitting but still be classified as an unregulated unit for Title V purposes.) Emissions units classified as insignificant for Title V purposes are required to be listed at Section II, Subsection C.

If submitting the application form in hard copy, the number of this Emissions Unit Information Section and the total number of Emissions Unit Information Sections submitted as part of this application must be indicated in the space provided at the top of each page.

#### **EMISSIONS UNIT INFORMATION** Section [1] [2]

of

Kiln No. 2, In-line Raw Mill, Pre-Heater, **Pre-Calciner and Clinker Cooler** 

#### A. GENERAL EMISSIONS UNIT INFORMATION

#### **Title V Air Operation Permit Emissions Unit Classification**

1.	Regulated or Unregulated Emissions Unit? (Check one, if applying for an initial, revised or renewal Title V air operation permit. Skip this item if applying for an air construction permit or FESOP only.)			
	The emissions unit addressed in this Emissions Unit Information Section is a regulated emissions unit.			-
	The emissions unregulated en	unit addressed in this En nissions unit.	missions Unit Information	on Section is an
En	nissions Unit Desci	ription and Status		
1.	Type of Emissions	Unit Addressed in this	Section: (Check one)	
			Ũ	e emissions unit, a single
		luction unit, or activity, ast one definable emissi	-	-
			<b>1</b> • • • • •	e emissions unit, a group
	of process or p	roduction units and activ	vities which has at least	
	point (stack or	vent) but may also prod	uce fugitive emissions.	
	This Emissions Unit Information Section addresses, as a single emissions unit, one or			
2	more process or production units and activities which produce fugitive emissions only. 2. Description of Emissions Unit Addressed in this Section: <b>In-Line Cement Kiln 2, Pre-</b>			
	heater, Pre-Calciner and Clinker Cooler			
3.	Emissions Unit Ide	entification Number: 04	4	
4.		5. Commence	6. Initial Startup	7. Emissions Unit
Α	Status Code:	Construction Date: NA	Date: NA	Major Group SIC Code: <b>32</b>
A		Date. NA		SIC Code. 32
8.	Federal Program A	Applicability: (Check all	that apply) <b>N/A</b>	
	Acid Rain Uni	t		
	CAIR Unit			
	Hg Budget Un	it		
9.	Package Unit:			
	Manufacturer:		Model Number:	
10	. Generator Namepl	ate Rating: MW		

#### 11. Emissions Unit Comment:

This AC permit application will only modify the conditions of this emissions unit for compliance to NESHAP Subpart LLL. A new lime injection system will allow this emission unit to use an alternative method to demonstrate compliance to the upcoming HCl limit by use of the SO<sub>2</sub> CMS as SO<sub>2</sub> surrogate for HCl. No other changes are requested by this permit application. While the lime injection system will control emissions from EU044, emissions from the lime injection equipment will vent separately from the kiln system and are not part of the kiln. However, the vented emissions from the limestone injection equipment will be subject to NESHAP Subpart LLL standards as a storage bin of raw material. The equipment emissions are requested to be regulated under EU047 for raw material handling.

#### Emissions Unit Control Equipment/Method: Control 1 of 3

1. Control Equipment/Method Description:

**Baghouse – High Temperature** 

2. Control Device or Method Code: 016

#### Emissions Unit Control Equipment/Method: Control 2 of 3

1. Control Equipment/Method Description: Selective Noncatalytic Reduction (SNCR) for NOx

2. Control Device or Method Code: 107

#### Emissions Unit Control Equipment/Method: Control 3 of 3

1. Control Equipment/Method Description: LFA for NOx

2. Control Device or Method Code: 025

#### Emissions Unit Control Equipment/Method: Control NEW

1. Control Equipment/Method Description:

Lime injection System (dry)

Note that the process inherently provides dry scrubbing in the preheater tower. This injector will supplement that control.

2. Control Device or Method Code: 041

## **B. EMISSIONS UNIT CAPACITY INFORMATION**

#### (Optional for unregulated emissions units.)

#### **Emissions Unit Operating Capacity and Schedule**

1. Maximum Process or '	Throughput Rate:	
See below		
2. Maximum Production	Rate:	
See below		
3. Maximum Heat Input	Rate: <b>490</b> million Btu/hr ( <b>pyroproce</b>	essing system)
4. Maximum Incineration	n Rate: pounds/hr	
	tons/day	
5. Requested Maximum	Operating Schedule:	
	<b>24</b> hours/day	7 days/week
	<b>52</b> weeks/year	8,760 hours/year
6. Operating Capacity/Sc	hedule Comment:	
See 0530021-047-AV per	mit condition D.4	
Clinker production rates		
156 TPH	,	
3,500 TPD		
1,227,500 TPY		

#### **EMISSIONS UNIT INFORMATION**

of

[2]

Section [1]

#### Kiln No. 2, In-line Raw Mill, Pre-Heater, Pre-Calciner and Clinker Cooler

#### C. EMISSION POINT (STACK/VENT) INFORMATION

#### (Optional for unregulated emissions units.)

#### **Emission Point Description and Type** 1. Identification of Point on Plot Plan or 2. Emission Point Type Code: Flow Diagram: Kiln No. 2 1 3. Descriptions of Emission Points Comprising this Emissions Unit for VE Tracking: Equipment ID 331.BF300 4. ID Numbers or Descriptions of Emission Units with this Emission Point in Common: 5. Discharge Type Code: 6. Stack Height: 7. Exit Diameter: **318** feet **10.1** feet V 8. Exit Temperature: 9. Actual Volumetric Flow Rate: 10. Water Vapor: 335,000 acfm 285°F 13.5% 11. Maximum Dry Standard Flow Rate: 12. Nonstack Emission Point Height: 214,000 dscfm feet 13. Emission Point UTM Coordinates... 14. Emission Point Latitude/Longitude... Zone: East (km): Latitude (28°/34'/57'') North (km): Longitude (82°/25'/52'') 15. Emission Point Comment: Stack emission parameters based on average of past 5 years of compliance testing for PM

on raw mill up conditions.

## EMISSIONS UNIT INFORMATIONSection [1]of [2]

Kiln No. 2, In-line Raw Mill, Pre-Heater, Pre-Calciner and Clinker Cooler

## D. SEGMENT (PROCESS/FUEL) INFORMATION

#### <u>Segment Description and Rate:</u> Segment <u>1</u> of <u>X – only include for new limestone injection</u>

1. Segment Description (Process/Fuel Type):				
Industrial Processes; Mineral Products: Bulk Material Storage Bins: Limestone				
		-		
2. Source Classification Cod 3-05-102-05	le (SCC):	3. SCC Units: Tons stored	:	
4. Maximum Hourly Rate: 0.025	5. Maximum <b>43.8</b>	Annual Rate:	6. Estimated Annual Activity Factor: 1	
7. Maximum % Sulfur: Negligible	8. Maximum % Ash: Negligible9. Million Btu per SCC Unit: NA			
10. Segment Comment:				
Based on estimate of needed injection at 50 lb/hr max and a 8760 hr/yr usage at average of 10 lb/hr				

#### **EMISSIONS UNIT INFORMATION**

Section [1] of [2]

#### Kiln No. 2, In-line Raw Mill, Pre-Heater, Pre-Calciner and Clinker Cooler

#### **E. EMISSIONS UNIT POLLUTANTS**

## List of Pollutants Emitted by Emissions Unit

2 Drive orga Country 1	2 Casan damy Caster-1	4 Dollystont
	•	4. Pollutant
Device Code	Device Code	Regulatory Code
016		EL
016		EL
041		EL
107/025		EL
		NS
041		EL (9/9/15)
1		
	016 041 107/025 041 041 only regulated pollutant e modified in the details	Device Code       Device Code         016       016         041       107/025         041       041         041       041         041       041         041       041         041       041         041       041         041       041

## F1. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION – POTENTIAL, FUGITIVE, AND ACTUAL EMISSIONS

#### (Optional for unregulated emissions units.)

Complete a Subsection F1 for each pollutant identified in Subsection E if applying for an air construction permit or concurrent processing of an air construction permit and a revised or renewal Title V operation permit. Complete for each emissions-limited pollutant identified in Subsection E if applying for an air operation permit.

#### Potential, Estimated Fugitive, and Baseline & Projected Actual Emissions

1. Pollutant Emitted: SO <sub>2</sub>	2. Total Percent Effic	iency of Control: 99+*
3. Potential Emissions: 28.8 lb/hour	-	thetically Limited? Yes No
5. Range of Estimated Fugitive Emissions (as to tons/year	s applicable):	
<ul><li>6. Emission Factor: 0.185 lb/ton clinker</li><li>Reference: Permit No. 0530021-047-AV</li></ul>		7. Emissions Method Code: 0
8.a. Baseline Actual Emissions (if required): tons/year	8.b. Baseline 24-mont From:	h Period: To:
9.a. Projected Actual Emissions (if required): tons/year	9.b. Projected Monitor	ring Period: 10 years
<ul> <li>10. Calculation of Emissions:</li> <li>156 ton/hr x 0.185 lb/ton = 28.8 lb/hr</li> <li>* The production process is inherently and very efficiently controlled for SO2 emissions by the alkaline scrubbing by raw materials in the preheater tower. The lime proposed injection system will provide further control.</li> </ul>		
11. Potential, Fugitive, and Actual Emissions Comment:		

EMISSIONS UNIT INFORMATION Section [1] of [2] Kiln No. 2, In-line Raw Mill, Pre-Heater Pre-Caliner, Clinker Cooler

#### POLLUTANT DETAIL INFORMATION Page [1] of [2] Sulfur Dioxide

## F2. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION -ALLOWABLE EMISSIONS

Complete Subsection F2 if the pollutant identified in Subsection F1 is or would be subject to a numerical emissions limitation.

#### Allowable Emissions 1 of 1

<ol> <li>Basis for Allowable Emissions Code:</li> <li>RULE</li> </ol>	2. Future Effective Date of Allowable Emissions:
3. Allowable Emissions and Units:	4. Equivalent Allowable Emissions:
0.185 lb/ton clinker, 28.8 lb/hr	lb/hour tons/year
5 M (1 1 CO 1'	

5. Method of Compliance:

**Continuous emissions monitoring** 

6. Allowable Emissions Comment (Description of Operating Method): **Based on BACT.** 

While the upcoming NESHAP LLL applicable amendments/changes do not directly limit SO<sub>2</sub> emissions, CEMEX plans to use SO<sub>2</sub> CMS as a surrogate for monitoring for HCl emissions. Per NESHAP (40 CFR 63.1348(b)(8)(iv), the SO<sub>2</sub> concentration monitor will be used along with HCl stack testing by Method 321 to develop an SO<sub>2</sub> "operating" limit. This allowance and the operating limit is further explained in the Appendix.

#### POLLUTANT DETAIL INFORMATION Page [2] of [2] Hydrochloric Acid

## F1. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION – POTENTIAL, FUGITIVE, AND ACTUAL EMISSIONS

#### (Optional for unregulated emissions units.)

Complete a Subsection F1 for each pollutant identified in Subsection E if applying for an air construction permit or concurrent processing of an air construction permit and a revised or renewal Title V operation permit. Complete for each emissions-limited pollutant identified in Subsection E if applying for an air operation permit.

#### Potential, Estimated Fugitive, and Baseline & Projected Actual Emissions

<ol> <li>Pollutant Emitted:</li> <li>H106 (Hydrochloric Acid)</li> </ol>	2. Total Perce	ent Efficie	ency of Control:		
3.Potential Emissions:4.34 lb/hour19.0	0 tons/year	<u> </u>	etically Limited? Yes X No		
5. Range of Estimated Fugitive Emissions (as to tons/year	5. Range of Estimated Fugitive Emissions (as applicable): to tons/year				
<ul><li>6. Emission Factor: <b>3 ppmvd @ 7%O2</b></li><li>Reference: <b>NESHAP LLL emission limit star</b></li></ul>	ting 9/9/15		7. Emissions Method Code: 0		
8.a. Baseline Actual Emissions (if required): tons/year	8.b. Baseline 2 From:		Period: `o:		
9.a. Projected Actual Emissions (if required): tons/year	9.b. Projected		e		
11. Potential, Fugitive, and Actual Emissions C	omment:				

EMISSIONS UNIT INFORMATION Section [1] of [2] Kiln No. 2, In-line Raw Mill, Pre-Heater Pre-Caliner, Clinker Cooler

#### POLLUTANT DETAIL INFORMATION Page [2] of [2] Hydrochloric Acid

## F2. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION -ALLOWABLE EMISSIONS

Complete Subsection F2 if the pollutant identified in Subsection F1 is or would be subject to a numerical emissions limitation.

#### Allowable Emissions 1 of 1

1. Basis for Allowable Emissions Code: <b>RULE</b>	2. Future Effective Date of Allowable Emissions: 9/9/15*		
<ul><li>3. Allowable Emissions and Units:</li><li>3 ppmvd 7% O2</li></ul>	4. Equivalent Allowable Emissions: lb/hour tons/year		
5. Method of Compliance: <b>Two options, HCL CMS or SO2 CMS as a surrogate</b>			
6. Allowable Emissions Comment (Description Per NESHAP LLL, 40 CFR 63.1348(b)(8)(iv)	of Operating Method):		

#### **EMISSIONS UNIT INFORMATION**

Section [1] of [2]

#### G. VISIBLE EMISSIONS INFORMATION

Complete Subsection G if this emissions unit is or would be subject to a unit-specific visible emissions limitation.

#### **<u>Visible Emissions Limitation:</u>** Visible Emissions Limitation <u>1</u> of <u>1</u>

1.	Visible Emissions Subtype:	2. Basis for Allowable	Opacity:
	VE10	Rule	Other
3.	Allowable Opacity:		
	Normal Conditions: 10% E	Exceptional Conditions:	%
	Maximum Period of Excess Opacity Allow	ved:	min/hour
4.	Method of Compliance: Continuous Opa	city Monitor; 6-minutes	
5.	Visible Emissions Comment: <b>Based on P</b>	ermit No. 0530021-047-A	V.

## Visible Emissions Limitation: Visible Emissions Limitation \_\_\_\_\_ of \_\_\_\_\_

1.	Visible Emissions Subtype:	2. Basis for Allowable Opacity:		
		Rule	Other	
3.	Allowable Opacity:			
	Normal Conditions: % E	xceptional Conditions:	%	
	Maximum Period of Excess Opacity Allow	ved:	min/hour	
4.	Method of Compliance:			
5.	Visible Emissions Comment:			

#### EMISSIONS UNIT INFORMATION Section [1] of [2]

#### H. CONTINUOUS MONITOR INFORMATION

Complete Subsection H if this emissions unit is or would be subject to continuous monitoring.

#### Continuous Monitoring System: Continuous Monitor 1 of 1

1.	Parameter Code:	2. Pollutant(s):
	EM	$NO, NO_2, SO_2$
3.	CMS Requirement:	Rule X Other
4.	Monitor Information Manufacturer: <b>ABB</b>	
	Model Number: Limas 11 UV	Serial Number: 04731961/5001
5.	Installation Date:	6. Performance Specification Test Date:
	4/25/2010	3/19/2010
7.	Continuous Monitor Comment: required b	y BACT.
Pe	r 40 CFR 63.1350(l) provision, the SO <sub>2</sub> mo	nitor will be used in conjunction with HCl
sta	ck testing to develop an "operating limit"	that will serve as a surrogate monitoring for
H	Cl. The NESHAP requires that an emission	ns monitoring plan be developed. The

proposed emissions monitoring plan has been developed. If Cemex elects to use  $SO_2$  monitoring as a surrogate, then  $SO_2$  CMS will also be required by NESHAP <u>rule</u> in addition to BACT. Per the NESHAP, compliance for HCL by SO2 CMS will not cause the SO2 monitor to be used for any NESHAP SO2 emissions limit but only a surrogate for HCl emissions.

**EMISSIONS UNIT INFORMATION** 

Section [1] of [2]

#### of [2] Kiln No. 2, In-line Raw Mill, Pre-Heater, Pre-Calciner and Clinker Cooler I. EMISSIONS UNIT ADDITIONAL INFORMATION

#### Additional Requirements for All Applications, Except as Otherwise Stated

110	unional Requirements for An Applications, Except as other wise stated
1.	Process Flow Diagram: (Required for all permit applications, except Title V air operation permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought)  Attached, Document ID: Previously Submitted, Date On file with DEP
2.	<ul> <li>Fuel Analysis or Specification: (Required for all permit applications, except Title V air operation permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought)</li> <li>Attached, Document ID:: Previously Submitted, Date On file with DEP</li> </ul>
3.	<ul> <li>Detailed Description of Control Equipment: (Required for all permit applications, except Title V air operation permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought)</li> <li>Attached, Document ID: Previously Submitted, Date On file with DEP</li> </ul>
-	
4.	Title V air operation permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought)
	Attached, Document ID Previously Submitted, Date
	Not Applicable (construction application)
5.	<ul> <li>Operation and Maintenance Plan: (Required for all permit applications, except Title V air operation permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought)</li> <li>Attached, Document ID: Previously Submitted, Date <u>On file with DEP</u></li> <li>Not Applicable</li> </ul>
6.	Compliance Demonstration Reports/Records:
	Attached, Document ID:
	Test Date(s)/Pollutant(s) Tested:
	Previously Submitted, Date:
	Test Date(s)/Pollutant(s) Tested:
	To be Submitted, Date (if known):
	Test Date(s)/Pollutant(s) Tested:
	Not Applicable
1	Note: For FESOP applications, all required compliance demonstration records/reports must be
	submitted at the time of application. For Title V air operation permit applications, all required compliance demonstration reports/records must be submitted at the time of application, or a compliance plan must be submitted at the time of application.

**EMISSIONS UNIT INFORMATION** Section [1]

of

[2]

Kiln	No.	2,	<b>In-line</b>	Raw	Mill,	Pre-	Heate	r,
	P	re	Calcine	er and	l Clin	ker	Cooler	•

I. EMISSIONS UNIT ADDITIONAL INFORMATION (CONTINUED)

#### **Additional Requirements for Air Construction Permit Applications**

1.	1. Control Technology Review and Analysis (Rules 62-212.400(10) and 62-212.500(7),			
	F.A.C.; 40 CFR 63.43(d) and (e)):			
	Attached, Document ID:	Not Applicable		
2.	2. Good Engineering Practice Stack Height Analysis (Rules 62-212.400(4)(d) and 62-			
	212.500(4)(f), F.A.C.):			
	Attached, Document ID:	Not Applicable		
3.		Required for proposed new stack sampling facilities		
	only)			
	Attached, Document ID:	Not Applicable		
Ac	lditional Requirements for Title V Air Op	eration Permit Applications		
1.	1. Identification of Applicable Requirements:			
	Attached, Document ID:			
2.	Compliance Assurance Monitoring:			
	Attached, Document ID:	Not Applicable		
3.	Alternative Methods of Operation:			
3.	Alternative Methods of Operation:	Not Applicable		
3. 4.	L			

#### **Additional Requirements Comment**

#### **EMISSIONS UNIT INFORMATION**

Section [2] of [2]

#### **III. EMISSIONS UNIT INFORMATION**

**Title V Air Operation Permit Application -** For Title V air operation permitting only, emissions units are classified as regulated, unregulated, or insignificant. If this is an application for an initial, revised or renewal Title V air operation permit, a separate Emissions Unit Information Section (including subsections A through I as required) must be completed for each regulated and unregulated emissions unit addressed in this application. Some of the subsections comprising the Emissions Unit Information Section is appropriately marked. Insignificant emissions units are required to be listed at Section II, Subsection C.

**Air Construction Permit or FESOP Application -** For air construction permitting or federally enforceable state air operation permitting, emissions units are classified as either subject to air permitting or exempt from air permitting. The concept of an "unregulated emissions unit" does not apply. If this is an application for an air construction permit or FESOP, a separate Emissions Unit Information Section (including subsections A through I as required) must be completed for each emissions unit subject to air permitting addressed in this application for air permit. Emissions units exempt from air permitting are required to be listed at Section II, Subsection C.

Air Construction Permit and Revised/Renewal Title V Air Operation Permit Application – Where this application is used to apply for both an air construction permit and a revised or renewal Title V air operation permit, each emissions unit is classified as either subject to air permitting or exempt from air permitting for air construction permitting purposes, and as regulated, unregulated, or insignificant for Title V air operation permitting purposes. A separate Emissions Unit Information Section (including subsections A through I as required) must be completed for each emissions unit addressed in this application that is subject to air construction permitting and for each such emissions unit that is a regulated or unregulated unit for purposes of Title V permitting. (An emissions unit may be exempt from air construction permitting but still be classified as an unregulated unit for Title V purposes.) Emissions units classified as insignificant for Title V purposes are required to be listed at Section II, Subsection C.

If submitting the application form in hard copy, the number of this Emissions Unit Information Section and the total number of Emissions Unit Information Sections submitted as part of this application must be indicated in the space provided at the top of each page.

## **EMISSIONS UNIT INFORMATION**

Lime	Injection	System
ION		

Section [2] of [2] A. GENERAL EN	Lime Injection Syste MISSIONS UNIT INFORMATION		
<b><u>Title V Air Operation Permit Emission</u></b>	ons Unit Classification		
	s Unit? (Check one, if applying for an initial, revised mit. Skip this item if applying for an air construction		
emissions unit.	this Emissions Unit Information Section is a regulated this Emissions Unit Information Section is an		
Emissions Unit Description and State	<u>IS</u>		
1. Type of Emissions Unit Addressed	in this Section: (Check one)		
	n Section addresses, as a single emissions unit, a single ctivity, which produces one or more air pollutants and emission point (stack or vent).		
	n Section addresses, as a single emissions unit, a group nd activities which has at least one definable emission so produce fugitive emissions.		
	n Section addresses, as a single emissions unit, one or s and activities which produce fugitive emissions only.		
<ol> <li>Description of Emissions Unit Addressed in this Section:</li> <li>EU047 includes currently three baghouse IDs. See table in box 11.</li> </ol>			
3. Emissions Unit Identification Numb	per: 047		
4. Emissions Unit Status Code:5. Commence Construction Date: NA	n 6. Initial Startup 7. Emissions Unit Date: NA 7. Emissions Unit Major Group SIC Code:		
8. Federal Program Applicability: (Ch	neck all that apply) N/A		
Acid Rain Unit			
CAIR Unit			
🔲 Hg Budget Unit			
9. Package Unit: Manufacturer:	Model Number:		
10. Generator Nameplate Rating: MW			

#### 11. Emissions Unit Comment:

This new lime injection system will allow the kiln unit to use an alternative method to demonstrate compliance to the upcoming HCl limit by use of the SO<sub>2</sub> CMS as SO<sub>2</sub> surrogate for HCl. Cemex is requesting that the system be added to EU047 (which is part of the raw material handling process) as a new emission point, EU047-LIME, rather than a new emission unit entirely. The new emission point will be called "EU047-LIME, Lime Injection System". The current emission points in EU047 are listed below.

EMISSIONS UNIT NO.	BAGHOUSE ID NO.	EMISSIONS UNIT DESCRIPTION	
Process: Raw Mix and Raw Meal Handling and Storage System			
0.45	331.BF640	Filter Dust Bin	
045	311.LS609	Filter Dust Bin Loadout Spout	
046	341.BF400	Blend Silo	
	351.BF420	Kiln Feed Transport	
047	341.BF410	Blend Silo Discharge	
	351.BF410	Kiln Feed Bin	

## **Emissions Unit Control Equipment/Method:** Control **1** of **1**

1. Control Equipment/Method Description:

**Baghouse – Low Temperature** 

2. Control Device or Method Code: 018

## EMISSIONS UNIT INFORMATIONSection [2]of [2]

#### **B. EMISSIONS UNIT CAPACITY INFORMATION**

### (Optional for unregulated emissions units.)

#### **Emissions Unit Operating Capacity and Schedule**

1. Maximum Process or Throughput Rate:			
See below			
2. Maximum Production Rate:			
See below			
3. Maximum Heat Input Rate: NA million Btu/hr			
4. Maximum Incineration Rate: pounds/hr			
tons/day			
5. Requested Maximum Operating Schedule:			
<b>24</b> hours/day	7 days/week		
<b>52</b> weeks/year	<b>8,760</b> hours/year		
6. Operating Capacity/Schedule Comment:			

## EMISSIONS UNIT INFORMATIONSection [2]of [2]

## C. EMISSION POINT (STACK/VENT) INFORMATION

### (Optional for unregulated emissions units.)

#### **Emission Point Description and Type**

1. Identification of Point on Plot Plan or Flow Diagram:		<ul><li>2. Emission Point Type Code:</li><li>1</li></ul>	
3. Descriptions of Emission D The emission point name is		g this Emissions Unit	for VE Tracking:
The description is the emissi point EU047-LIME		the EU-47 Lime Inje	ction System, emissions
<ol> <li>ID Numbers or Description</li> <li>351.BF420 – Kiln Feed Trans</li> <li>341.BF410 – Blend Silo Disc</li> <li>351.BF410 – Kiln Feed Bin</li> </ol>	nsport	nits with this Emission	n Point in Common:
5. Discharge Type Code:	6. Stack Height: feet		7. Exit Diameter: feet
8. Exit Temperature: °F	9. Actual Volumetric Flow Rate: acfm		10. Water Vapor: %
11. Maximum Dry Standard Flow Rate: <b>390</b> dscfm		12. Nonstack Emission Point Height: feet	
13. Emission Point UTM Coordinates Zone: East (km):		14. Emission Point Latitude/Longitude Latitude (28°/34'/57'')	
North (km) 15. Emission Point Comment:		Longitude ( <b>82°</b> /2	25/152//)

## EMISSIONS UNIT INFORMATION Section [2] of [2]

**Lime Injection System** 

# D. SEGMENT (PROCESS/FUEL) INFORMATION

# Segment Description and Rate: Segment <u>1</u> of <u>X</u> – only include for new limestone injection

1. Segment Description (Process/Fuel Type):

### Industrial Processes; Mineral Products: Bulk Material Storage Bins: Limestone

2.	Source Classification Code 3-05-102-05	e (SC	CC):	3. SCC Units: <b>Tons stored</b>		
4.	Maximum Hourly Rate: 0.025	5.	5. Maximum Annual Rate: 43.8		6.	Estimated Annual Activity Factor: <b>1</b>
7.	Maximum % Sulfur: Negligible	8.	Maximum 9 Negligible	% Ash:	9.	Million Btu per SCC Unit: NA
10	10. Segment Comment:					

Based on estimate of needed injection at 50 lb/hr max and a 8760 hr/yr usage at average of 10 lb/hr

# **EMISSIONS UNIT INFORMATION**

Section [2] of [2]

# Lime Injection System

## **E. EMISSIONS UNIT POLLUTANTS**

# List of Pollutants Emitted by Emissions Unit

1. Pollutant Emitted	2. Primary Control Device Code	3. Secondary Control Device Code	4. Pollutant Regulatory Code
PM	018		NS

# F1. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION –

# POTENTIAL, FUGITIVE, AND ACTUAL EMISSIONS

# (Optional for unregulated emissions units.)

Complete a Subsection F1 for each pollutant identified in Subsection E if applying for an air construction permit or concurrent processing of an air construction permit and a revised or renewal Title V operation permit. Complete for each emissions-limited pollutant identified in Subsection E if applying for an air operation permit.

# Potential, Estimated Fugitive, and Baseline & Projected Actual Emissions

1. Pollutant Emitted: PM	2. Total Percent Efficiency of Control: <b>99</b> +				
3.         Potential Emissions:           0.0167 lb/hour         0.073	<b>3</b> tons/year	-	netically Limited? Yes No		
5. Range of Estimated Fugitive Emissions (as to tons/year					
<ul><li>6. Emission Factor: 0.005 gr/dscf</li><li>Reference: Manufacturer specification</li></ul>			<ul><li>7. Emissions Method Code:</li><li>0</li></ul>		
8.a. Baseline Actual Emissions (if required): tons/year	8.b. Baseline From:		Period: To:		
9.a. Projected Actual Emissions (if required): tons/year	9.b. Projected		ng Period: 0 years		
10. Calculation of Emissions:					
390 dscfm x 0.005 gr/dscf x 60 min/hr x 1 lb/7000 grains = 0.0167 lb/hr					
0.0167 lb/hr x 8760 hr/yr x 1 ton/2000 lb = 0.073 TPY					
11. Potential, Fugitive, and Actual Emissions Comment:					

EMISSIONS UNIT INFORMATIONSection [2]of [2]Lime Injection System

# POLLUTANT DETAIL INFORMATION Page [1] of [1] Particulate Matter (PM)

# F2. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION -ALLOWABLE EMISSIONS

Complete Subsection F2 if the pollutant identified in Subsection F1 is or would be subject to a numerical emissions limitation.

Allowable Emissions Allowable Emissions 1 of NA

1. Basis for Allowable Emissions Code:	2. Future Effective Date of Allowable Emissions:
3. Allowable Emissions and Units:	4. Equivalent Allowable Emissions: lb/hour tons/year
5. Method of Compliance:	
6. Allowable Emissions Comment (Description	n of Operating Method):

# **EMISSIONS UNIT INFORMATION**

Lime Injection System

Section [2] of [2]

## G. VISIBLE EMISSIONS INFORMATION

# Complete Subsection G if this emissions unit is or would be subject to a unit-specific visible emissions limitation.

# Visible Emissions Limitation: Visible Emissions Limitation <u>1</u> of <u>1</u> 1 Visible Emissions Subtype: 2 Basis for Allowable Opacity

(ii) There are no more than three readings of 10 percent for the first 1-hour period.

1. Visible Emissions Subtype:	2. Basis for Allowable	Opacity:		
VE10	🔀 Rule	Other		
3. Allowable Opacity:				
Normal Conditions: 10% Ex	ceptional Conditions:	%		
Maximum Period of Excess Opacity Allowe	ed:	min/hour		
4. Method of Compliance: 3/1 hour every 5-	yr upon TV permit renev	val a VE test		
5. Visible Emissions Comment: limit per 63.1	345 and test requirement p	per 63.1349(b)(2)		
Per NESHAP LLL, once per prior to TV permit renewal, must VE test the emissions to				
whether it meets 10% opacity (40 CFR 63.1345). Testing must be during representative				
operating conditions.				
(2) Opacity tests. If you are subject to limitations on opacity under this subpart, you must conduct opacity tests in accordance with Method 9 of appendix A-4 to part 60 of this chapter. The duration of the Method 9 performance test must be 3 hours (30 6-minute averages), except that the duration of the Method 9 performance test may be reduced to 1 hour if the conditions of paragraphs (b)(2)(i) through (b)(2)(ii) of this section apply. For batch processes that are not run for 3-hour periods or longer, compile observations totaling 3 hours when the unit is operating.				
(i) There are no individual readings greater than 10 perce	nt opacity;			

Section [2] of [2]

# G. VISIBLE EMISSIONS INFORMATION

Complete Subsection G if this emissions unit is or would be subject to a unit-specific visible emissions limitation.

<b>Visible Emissions Limitation:</b>	Visible Emissions Limitation	2 of 2

1. Visible Emissions Subtype: VE10	2. Basis for Allowable Opacity:		
	Rule Other		
3. Allowable Opacity:	L		
	acceptional Conditions: %		
Maximum Period of Excess Opacity Allowe	ed: min/hour		
4. Method of Compliance: Annual 30-minut	e VE test.		
FDEP rule, 297-310.(7)(a)(4), FAC			
4. During each federal fiscal year (October 1 – Septem			
permit, the owner or operator of each emissions unit s a. Visible emissions, if there is an applicable standard			
b. Each of the following pollutants, if there is an applicable			
potential to emit: 5 tons per year or more of lead or lead			
or more of acrylonitrile; or 100 tons per year or more of a c. Each NESHAP pollutant, if there is an applicable e			
c. Each RESHAT ponutant, it there is an appreable e	mission stanuaru.		
5. Visible Emissions Comment:			
During the NESHAP LLL 5-yr interval testi	ng, the 3/1 hour VE test data can be also		
used to show compliance to this annual 30-m	in VE test length		
per 62-297.310(4)(a)2, FAC.			
<ul><li>(4) Applicable Test Procedures.</li><li>(a) Required Sampling Time.</li></ul>			
1. Unless otherwise specified in the applicable rule, the rule	equired sampling time for each test run shall be no less		
than one hour and no greater than four hours, and the san			
intervals of at least two minutes.			
2. Opacity Compliance Tests. When either EPA Method 9 or DEP Method 9 is specified as the applicable opacity test method, the required minimum period of observation for a compliance test shall be sixty (60) minutes for			
	100 tons per year or more of particulate matter, and <b>thirty</b>		
(30) minutes for emissions units which have potential			
<b>matter</b> and are not subject to a multiple-valued opacity s the period during which the highest opacity emissions can	tandard. The opacity test observation period shall include		
the period during which the highest opacity emissions can	a reasonably be expected to occur. Exceptions		

# EMISSIONS UNIT INFORMATIONSection [2]of [2]

# H. CONTINUOUS MONITOR INFORMATION

Complete Subsection H if this emissions unit is or would be subject to continuous monitoring.

# Continuous Monitoring System: Continuous Monitor NA

1.	Parameter Code:	2. Pollutant(s):
3.	CMS Requirement:	Rule X Other
4.	Monitor Information Manufacturer: Model Number: Serial Number:	
5.	Installation Date:	6. Performance Specification Test Date:
7.	Continuous Monitor Comment:	

EMISSIONS UNIT INFORMATIONSection [2]of [2]

# I. EMISSIONS UNIT ADDITIONAL INFORMATION

## Additional Requirements for All Applications, Except as Otherwise Stated

1.	Process Flow Diagram: (Required for all permit applications, except Title V air operation permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought)  Attached, Document ID: Previously Submitted, Date On file with DEP
2.	<ul> <li>Fuel Analysis or Specification: (Required for all permit applications, except Title V air operation permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought)</li> <li>Attached, Document ID:: Previously Submitted, Date On file with DEP</li> </ul>
3.	<ul> <li>Detailed Description of Control Equipment: (Required for all permit applications, except Title V air operation permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought)</li> <li>Attached, Document ID: Previously Submitted, Date <u>On file with DEP</u></li> </ul>
4.	Procedures for Startup and Shutdown: (Required for all operation permit applications, except
4.	Title V air operation permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought)
	Attached, Document ID Previously Submitted, Date
	Not Applicable (construction application)
5.	Operation and Maintenance Plan: (Required for all permit applications, except Title V air operation permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought) Attached, Document ID: Previously Submitted, Date On file with DEP
	Not Applicable
6.	Compliance Demonstration Reports/Records:
	Test Date(s)/Pollutant(s) Tested:
	Previously Submitted, Date:
	Test Date(s)/Pollutant(s) Tested:
	Test Date(s)/Pollutant(s) Tested:
	Not Applicable
	Note: For FESOP applications, all required compliance demonstration records/reports must be submitted at the time of application. For Title V air operation permit applications, all required compliance demonstration reports/records must be submitted at the time of application, or a compliance plan must be submitted at the time of application.
7.	Other Information Required by Rule or Statute: Attached, Document ID:

### EMISSIONS UNIT INFORMATION Section [2] of [2]

# I. EMISSIONS UNIT ADDITIONAL INFORMATION (CONTINUED)

# Additional Requirements for Air Construction Permit Applications

1	Control Technology Review and Analysis (Rules 62-212.400(10) and 62-212.500(7),				
1.	F.A.C.; 40 CFR 63.43(d) and (e)):				
	Attached, Document ID: Not Applicable				
2.	Good Engineering Practice Stack Height Analysis (Rules 62-212.400(4)(d) and 62-				
	212.500(4)(f), F.A.C.):				
	Attached, Document ID: Not Applicable				
3.	Description of Stack Sampling Facilities: (Required for proposed new stack sampling facilities only)				
	Attached, Document ID: Not Applicable				
Ac	Additional Requirements for Title V Air Operation Permit Applications				
1.	Identification of Applicable Requirements: Attached, Document ID:				
2.	Compliance Assurance Monitoring:				
	Attached, Document ID: Not Applicable				
3.	Alternative Methods of Operation:				
	Attached, Document ID: Not Applicable				
4.	Attached, Document ID: Not Applicable Alternative Modes of Operation (Emissions Trading):				

# **Additional Requirements Comment**

# APPENDIX 1

## **CEMEX CONSTRUCTION MATERIALS FLORIDA, LLC**

## FACILITY ID: 0530021

# APPLICATION FOR AIR CONSTRUCTION PERMIT AUTHORIZING CONSTRUCTION OF LIME INJECTION SYSTEM ON KILN 2

# APPENDIX 1

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### **APPENDIX 1**

#### **CEMEX CONSTRUCTION MATERIALS FLORIDA, LLC**

### FACILITY ID: 0530021

# APPLICATION FOR AIR CONSTRUCTION PERMIT AUTHORIZING CONSTRUCTION OF LIME INJECTION SYSTEM ON KILN 2

# Description

# **1.** INTRODUCTION

CEMEX Construction Materials Florida, LLC (CEMEX) owns and operates a cement plant located in Brooksville, Florida, designated as the Brooksville South Cement Plant in the current Title V permit (0530021-047-AV). The cement plant consists of two dry-process in-line kiln/raw mill systems (Line 1 and Line 2). Line 1 is permitted to produce 1,277,500 tons of cement and Line 2 is permitted to produce 1,800,000 tons of cement in any consecutive 12-month period.

CEMEX requests authorization for the installation of equipment for the injection of lime to Line 2 kiln (EU 044) pyroprocessing system for the purpose of hydrochloric acid (HCl) control as allowed by the Portland Cement NESHAP (40 CFR 63, Subpart LLL). The emissions limit will be 3 ppmvd @ 7% O<sub>2</sub> starting 9/9/15.

As discussed in the regulatory analysis section, the requested air construction permit will assure compliance with the upcoming hydrochloric acid (HCl) emissions limit for NESHAP. Therefore, CEMEX is requesting to have the option in its permitting allowances to use an alternative continuous monitoring approach via SO2 CMS and correspondingly required limestone injection to comply with the HCl emissions limit. The limestone injection system has a separate venting baghouse that emits separately from the kiln. Because the limestone will be raw material to the cement production, the emission point from the limestone injector is requested to be part of EU047 which is part of the Process: Raw Mix and Raw Meal Handling and Storage System.

The regulatory requirements for the use of the injection system can be used to show compliance to the NESHAP HCI emissions limit.

3

# 2. REGULATORY APPLICABILITY ANALYSIS

# 2.1 FEDERAL

#### KILN NO. 2 (EU 044)

### NESHAP 63 Subpart LLL (Cement MACT), 40 CFR 63.1340-63.1358 – Applicable

40 CFR 63 Subpart LLL (commonly referred to as the Cement MACT) currently applies to individual equipment and emission units at the Brooksville South Cement Plant other than to the cement kilns and in-line raw mills.

#### **Emissions Limit**

The kiln No. 2 will be subject to a HCl emissions limit of 3 ppmvd @  $7\%O_2$  beginning September 9, 2015 per 40 CFR 63.1343(b).

§63.1348(a)(8)

(8) *HCl Compliance*. If you are subject to limitations on HCl emissions under §63.1343(b), you must demonstrate compliance using the performance test methods and procedures in §63.1349(b)(6).

(i)....

(ii) For an affected source that is equipped with a wet scrubber, tray tower or a dry sorbent injection system, you may demonstrate compliance using the monitoring methods and procedures in §63.1350(I)(2).

#### **HCl Emissions Testing**

§1349(b)(6)

(6) *HCl emissions tests.* For a source subject to limitations on HCl emissions you must conduct performance testing by one of the following methods:

(i)(A) If the source is equipped with a wet scrubber, tray tower or dry scrubber, you must conduct performance testing using Method 321 of appendix A to this part unless you have installed a CEMS that

meets the requirements §63.1350(I)(1). For kilns with inline raw mills, testing should be conducted for the raw mill on and raw mill off conditions.

(B) You must establish site specific parameter limits by using the CPMS required in §63.1350(I)(1). For a wet scrubber or tray tower, measure and record the pressure drop across the scrubber and/or liquid flow rate and pH in intervals of no more than 15 minutes during the HCl test. Compute and record the 24-hour average pressure drop, pH, and average scrubber water flow rate for each sampling run in which the applicable emissions limit is met. For a dry scrubber, measure and record the 24-hour average sorbent injection rate in intervals of no more than 15 minutes during the HCl test. Compute and record the 24-hour average sorbent injection rate and average sorbent injection rate for each sampling run in which the applicable emissions limit is met.

(ii)(A)...

(B)...

(iii) As an alternative to paragraph (b)(6)(i)(B) of this section, you may choose to monitor  $SO_2$  emissions using a CEMS in accordance with the requirements of §63.1350(I)(3). You must establish an  $SO_2$  operating limit equal to the highest 1 hour average recorded during the HCl stack test. This operating limit will apply only for demonstrating HCl compliance.

(iv)....

### Sorbent Injection Rate Monitoring

(9) Mass flow rate (for sorbent injection) monitoring requirements. If you have an operating limit that requires the use of equipment to monitor sorbent injection rate (*e.g.*, weigh belt, weigh hopper, or hopper flow measurement device), you must meet the requirements in paragraphs (m)(9)(i) through (iii) of this section. These requirements also apply to the sorbent injection equipment of a dry scrubber.

(i) Locate the device in a position(s) that provides a representative measurement of the total sorbent injection rate.

(ii) Install and calibrate the device in accordance with manufacturer's procedures and specifications.

(iii) At least annually, calibrate the device in accordance with the manufacturer's procedures and specifications.

#### Establishing an SO2 CEMs Operating Limit

\$1349.(b)(8) HCl Emissions Tests with SO<sub>2</sub> Monitoring. If you choose to monitor SO<sub>2</sub> emissions using a CEMS to demonstrate HCl compliance, follow the procedures in (b)(8)(i) through (ix) of this section and in accordance with the requirements of \$63.1350(I)(3). You must establish an SO<sub>2</sub> operating limit equal to the average of the SO<sub>2</sub> emissions recorded during the HCl stack test. This operating limit will apply only for demonstrating HCl compliance.

(i) Use Method 321 of appendix A to this part to determine emissions of HCl. Each performance test must consist of three separate runs under the conditions that exist when the affected source is operating at the representative performance conditions in accordance with §63.7(e). Each run must be conducted for at least one hour.

(ii) At the same time that you are conducting the performance test for HCl, you must also determine a site-specific SO<sub>2</sub>emissions limit by operating an SO<sub>2</sub> CEMS in accordance with the requirements of 63.1350(I). The duration of the performance test must be three hours and the average SO<sub>2</sub> concentration (as calculated from the 1-minute averages) during the 3-hour test must be calculated. You must establish your SO<sub>2</sub> operating limit and determine compliance with it according to paragraphs (b)(8)(vii) and (viii)of this section.

(iii) If your source has an in-line kiln/raw mill you must use the fraction of time the raw mill is on and the fraction of time that the raw mill is off and calculate this limit as a weighted average of the SO<sub>2</sub> levels measured during raw mill on and raw mill off testing.

(iv) Your  $SO_2$  CEMS must be calibrated and operated according to the requirements of §60.63(f).

(v) Your SO<sub>2</sub> CEMS measurement scale must be capable of reading SO<sub>2</sub> concentrations consistent with the requirements of 60.63(f), including mill on or mill off operation.

(vi) If your kiln has an inline kiln/raw mill, you must conduct separate performance tests while the raw mill is operating ("mill on") and while the raw mill is not operating ("mill off"). Using the fraction of time the raw mill is on and the fraction of time that the raw mill is off, calculate this limit as a weighted average of the THC levels measured during raw mill on and raw mill off compliance testing with Equation 17.

R=(y\*t)+x\*(t-1) (Eq. 17)

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Where:

 $R = Operating limit as SO_2, ppmvw.$ 

y = Average  $SO_2$  CEMS value during mill on operations, ppmvw.

t = Percentage of operating time with mill on, expressed as a decimal.

 $x = Average SO_2 CEMS$  value during mill off operations, ppmvw.

t-1 = Percentage of operating time with mill off, expressed as a decimal.

(vii) To determine continuous compliance with the  $SO_2$  operating limit, you must record the  $SO_2$  CEMS output data for all periods when the process is operating and the  $SO_2$  CEMS is not outof-control. You must demonstrate continuous compliance by using all quality-assured hourly average data collected by the SO<sub>2</sub> CEMS for all operating hours to calculate the arithmetic average operating parameter in units of the operating limit (ppmvw) on a 30 operating day rolling average basis, updated at the end of each new kiln operating day. Use Equation 18 to determine the 30 kiln operating day average.

$$30 \text{kiln operating day} = \frac{\sum_{i=1}^{n} Hpw_i}{n} \quad (\text{Eq. 18})$$

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Where:

Hpvi = The hourly parameter value for hour i, ppmvw.

n = The number of valid hourly parameter values collected over 30 kiln operating days.

(viii) Use EPA Method 321 of appendix A to part 60 of this chapter to determine HCl emissions. For each performance test, conduct at least three separate runs under the conditions that exist when the affected source is operating at the highest load or capacity level reasonably expected to occur. If your source has an in-line kiln/raw mill you must conduct three separate test runs with the raw mill on, and three separate runs under the conditions that exist when the affected source is operating at the highest load or capacity level reasonably expected to occur with the mill off.

(ix) If the  $SO_2$  level exceeds by 10 percent or more your site-specific  $SO_2$  emissions limit, you must

(A) As soon as possible but no later than 30 days after the exceedance, conduct an inspection and take corrective action to return the  $SO_2$  CEMS measurements to within the established value. and

(B) Within 90 days of the exceedance or at the time of the annual compliance test, whichever comes first, conduct another performance test to determine compliance with the HCl limit and to verify or re-establish your site-specific  $SO_2$  emissions limit.

(c) *Performance Test Frequency*. Except as provided in §63.1348(b), performance tests are required at regular intervals for affected sources that are subject to a dioxin, organic HAP or HCl emissions limit and must be repeated every 30 months except for pollutants where that specific pollutant is monitored using CEMS. Tests for PM are repeated every 12 months.

#### SO2 surrogate Monitoring Requirements

#### §63.1350(I)

(I) HCI Monitoring Requirements. If you are subject to an emissions limitation on HCl emissions in §63.1343, you must monitor HCl emissions continuously according to paragraph (I)(1) or (2) and

paragraphs (m)(1) through (4) of this section or, if your kiln is controlled using a wet or dry scrubber or tray tower, you alternatively may parametrically monitor  $SO_2$  emissions continuously according to paragraph (I)(3) of this section. You must also develop an emissions monitoring plan in accordance with paragraphs (p)(1) through (4) of this section.

(1)...

(2) Install, operate, and maintain a CMS to monitor wet scrubber or tray tower parameters, as specified in paragraphs (m)(5) and (7) of this section, and dry scrubber, as specified in paragraph (m)(9) of this section.

(3) If the source is equipped with a wet or dry scrubber or tray tower, and you choose to monitor  $SO_2$  emissions, monitor  $SO_2$  emissions continuously according to the requirements of §60.63(e) through (f) of part 60 subpart F of this chapter. If  $SO_2$  levels increase above the 30-day rolling average  $SO_2$  operating limit established during your performance test, you must:

(i) As soon as possible but no later than 48 hours after you exceed the established  $SO_2$  value conduct an inspection and take corrective action to return the  $SO_2$  emissions to within the operating limit; and

(ii) Within 60 days of the exceedance or at the time of the next compliance test, whichever comes first, conduct an HCl emissions compliance test to determine compliance with the HCl emissions limit and to verify or re-establish the  $SO_2$  CEMS operating limit.

#### Development of emissions monitoring plan

### §1350(b)(4)

Develop an emissions monitoring plan in accordance with paragraphs (p)(1) through (p)(4) of this section.

(p) Development and submittal (upon request) of monitoring plans. If you demonstrate compliance with any applicable emissions limit through performance stack testing or other emissions monitoring, you must develop a site-specific monitoring plan according to the requirements in paragraphs (p)(1) through (4) of this section. This requirement also applies to you if you petition the EPA Administrator for alternative monitoring parameters under paragraph (o) of this section and §63.8(f). If you use a BLDS, you must also meet the requirements specified in paragraph (p)(5) of this section.

(1) For each CMS required in this section, you must develop, and submit to the permitting authority for approval upon request, a site-specific monitoring plan that addresses paragraphs (p)(1)(i) through (iii) of this section. You must submit this site-specific monitoring plan, if requested, at least 30 days before your initial performance evaluation of your CMS.

(i) Installation of the CMS sampling probe or other interface at a measurement location relative to each affected process unit such that the measurement is representative of control of the exhaust emissions (e.g., on or downstream of the last control device);

(ii) Performance and equipment specifications for the sample interface, the pollutant concentration or parametric signal analyzer, and the data collection and reduction systems; and

(iii) Performance evaluation procedures and acceptance criteria (e.g., calibrations).

(2) In your site-specific monitoring plan, you must also address paragraphs (p)(2)(i) through (iii) of this section.

(i) Ongoing operation and maintenance procedures in accordance with the general requirements of (c)(1), (c)(3), and (c)(4)(ii);

(ii) Ongoing data quality assurance procedures in accordance with the general requirements of §63.8(d); and

(iii) Ongoing recordkeeping and reporting procedures in accordance with the general requirements of §63.10(c), (e)(1), and (e)(2)(i).

(3) You must conduct a performance evaluation of each CMS in accordance with your sitespecific monitoring plan.

(4) You must operate and maintain the CMS in continuous operation according to the site-specific monitoring plan.

#### **FDEP Rules**

- Not Applicable

#### LIMESTONE INJECTOR EQUIPMENT (ADD TO MATERIALS HANDLING ACTIVITIES)

#### NESHAP 63 Subpart LLL (Cement MACT), 40 CFR 63.1340-63.1358 – Applicable

40 CFR 63 Subpart LLL (commonly referred to as the Cement MACT) currently applies to individual equipment at the Brooksville South Cement Plant other than the kiln unit.

There are dust filters (see Figure 1) on the injector system and PM emissions from the injector system will be separately regulated from the kiln but subject to NESHAP LLL for the following reasons.

1) The injection system has two small dust filters for PM emissions control from limestone storage and injection (see Figure 1),

- The limestone injected will end up eventually in the cement product and thus is effectively a <u>raw</u> material.
- 3) NESHAP LLL listed the following subject equipment which includes raw materials storage bins.

*§63.1340(b)(6)* Each raw material, clinker, or finished product storage bin at any portland cement plant that is a major source;

Therefore, the materials handling activities under Subsection E of 0530021-047-AV permit will need to be modified to incorporated this equipment after completing the AC permitting requirements. The calculated emissions from the dust filters are as follows. The max flowrate is based on design specs from the manufacturer. The grain loading is also from the manufacturer.

PM (lb/hr): max baghouse flowrate 390 dscfm x 0.005 gr/dscf x 60 min/hr x 1 lb/7000 grains =

#### 0.0167 lb/hr

PM (ton/yr): 0.0167 lb/hr x 8760 hr/yr x 1 ton/2000 lb =

#### 0.073 ton/yr

CEMEX believes that the baghouse vents are subject to NESHAP standards for opacity limit of 10% (60 CFR 63.1345) and thus requiring monthly Method 22s (40 CFR 63.1350(f)), initial and once each 5 year Method 9 testing (40 CFR 63.1348(A)(2)).

For FDEP rules, CEMEX understands the annual VE testing for 30 minutes is required as discussed below.

# **§63.1345** Emissions limits for affected sources other than kilns; clinker coolers; new and reconstructed raw material dryers.

The owner or operator of each new or existing raw material, clinker, or finished product storage bin; conveying system transfer point; bagging system; bulk loading or unloading system; raw and finish mills; and each existing raw material dryer, at a facility which is a major source subject to the provisions of this subpart must not cause to be discharged any gases from these affected sources which exhibit opacity in excess of 10 percent.

#### **FDEP Rules**

#### – Applicable

Based on FDEP rule 62-297.310(7)(a)4, injector baghouse emissions require annual VE testing.

4. During each federal fiscal year (October 1 – September 30), unless otherwise specified by rule, order, or permit, the owner or operator of each emissions unit shall have a formal compliance test conducted for:

a. Visible emissions, if there is an applicable standard;

The unit is subject to a 10% opacity standard due to the NESHAP LLL 40 CFR 63.1343(b). Therefore, the baghouse will need to be VE tested annually due to the FDEP rule above. The length of the VE test will be 30 minutes based on the potential emissions calculated above and FDEP rule 62-297.310(4)(a).2.:

Opacity Compliance Tests. When either EPA Method 9 or DEP Method 9 is specified as the applicable opacity test method, the required minimum period of observation for a compliance test shall be <u>sixty (60) minutes</u> for emissions units which emit or have the potential to emit 100 tons per year or more of particulate matter, and <u>thirty (30)</u> <u>minutes</u> for emissions units which have potential emissions less than 100 tons per year of particulate matter and are not subject to a multiple-valued opacity standard. The opacity test observation period shall include the period during which the highest opacity emissions can reasonably be expected to occur.

Note that additional truck traffic is very minor (see below) and these emissions should be included as part of current truck traffic operations.

#### Suggested AC permit language

EU047 – new emission point, EU047-LIME. EU047 a part of Raw Mix and Raw Meal Handling and Storage System.

Current emissions points are listed as follows.

EMISSIONS UNIT NO.	BAGHOUSE ID NO.	EMISSIONS UNIT DESCRIPTION		
Process: Raw Mix and Raw Meal Handling and Storage System				
0.45	331.BF640	Filter Dust Bin		
045	311.LS609	Filter Dust Bin Loadout Spout		
046	341.BF400	Blend Silo		
	351.BF420	Kiln Feed Transport		
047	341.BF410	Blend Silo Discharge		
	351.BF410	Kiln Feed Bin		
Add new emissions point to EU 047 will be called EU047-LIME				

#### **NESHAP Compliance**

**Visible Emissions Limit.** Pursuant to 40 CFR 63.1343(b), visible emissions from this conveying system baghouse emission point shall not exceed 10% opacity.

**Initial Performance Test Requirements.** The permittee must demonstrate compliance with the opacity standards and operating limits by using the test methods and procedures in §§63.1349(b)(2) and 63.7. The compliance date for this new source is upon startup. The facility shall have 90 days after startup to complete initial performance testing. [Rule 62-4.070(3), F.A.C. and 40 CFR 63.1349, 63.1351(c) and 63.7].

**Opacity tests.** The permittee must conduct opacity tests in accordance with Method 9 of appendix A-4 of 40 CFR Part 60. The duration of the Method 9 performance test must be 3 hours (30, 6-minute averages), except that the duration of the Method 9 performance test may be reduced to 1 hour if the following conditions in paragraphs (a) and (b) apply.

(a) There are no individual readings greater than 10 percent opacity; and

(b) There are no more than three readings of 10 percent for the first 1-hour period. For batch processes that are not run for 3-hour periods or longer, compile observations totaling 3 hours when the unit is operating. Use the maximum 6-minute average opacity exhibited during the performance test period to determine whether the affected source is in compliance with the standard. [40 CFR 63.1348(a)(2) and 63.1349]

#### **Opacity Monitoring Requirements.**

(a) The permittee must demonstrate compliance with this subpart on a continuous basis by meeting the requirements of this section.

(b) Failure to comply with the continuous monitoring requirements of this section is a violation.

(c) The permittee must conduct a monthly 10-minute visible emissions test of each affected source in accordance with Method 22 of appendix A-7 to part 60 of this chapter. The performance test must be conducted while the affected source is in operation.

1. If no visible emissions are observed in six consecutive monthly tests, the permittee may decrease the frequency of performance testing from monthly to semi-annually for that affected source. If visible emissions are observed during any semi-annual test, you must resume performance testing of that affected source on a monthly basis and maintain that schedule until no visible emissions are observed in six consecutive monthly tests. Note, if transloading is not conducted each month, then this condition may be satisfied if:

a. There are at least six tests conducted within the 6-month period and all tests within the 6-month period indicate no visible emissions were observed; or

b. The first six tests are conducted over a period of 7 to 12-months and all six tests indicate no visible emissions were observed.

2. If no visible emissions are observed during the semi-annual test for any affected source, the permittee may decrease the frequency of performance testing from semi-annually to annually for that affected source. If visible emissions are observed during any annual performance test, the permittee must resume performance testing of that affected source on a monthly basis and maintain that schedule until no visible emissions are observed in six consecutive monthly tests.

3. If visible emissions are observed during any Method 22 performance test, of appendix
A-7 to part 60 of this chapter, the permittee must conduct 30 minutes of opacity
observations, recorded at 15-second intervals, in accordance with Method 9 of appendix
A-4 to part 60 of this chapter. The Method 9 performance test, of appendix A-4 to part
60 of this chapter, must begin within 1 hour of any observation of visible emissions.

4. The permittee must also develop an opacity monitoring plan in accordance with paragraphs (p)(1) through (4) and paragraph (o)(5), if applicable, of this section. However, 40 CFR 63.1350(p) requires the development and submittal (*upon request*) of monitoring plans. The periodic monitoring (EPA Method 22 observations) required above are deemed to be a sufficient monitoring plan.

[40 CFR 63.1350(a) and (f)]

**Notifications and Reporting**. In addition to the requirements listed above, the permittee shall also comply with the notification, recordkeeping and reporting requirements contained in 40 CFR 63, Subparts A and LLL found at the following links: Link to Subpart A. Link to Subpart LLL. [40 CFR 63.1353, 63.1354 & 63.1355]

#### State of Florida Rule Compliance

**Annual VE Testing**. During each federal fiscal year (October 1 – September 30), unless otherwise specified by rule, order, or permit, the owner or operator of each emissions unit shall have a formal compliance test conducted for visible emissions (equipment is subject to 10% opacity standard per NESHAP LLL).

[62-297.310(7)(a)4, F.A.C.]

The length of the VE test will be 30 minutes based on the potential emissions of less than 100 tpy.

[62-297.310(4)(a).2., F.A.C.]

# **3. LIME INFRASTRUCTURE AND OPERATIONS**

## **3.2 LIME RECEIVING, PROCESSING, TRANSPORT, HANDLING, AND STORAGE**

Delivery by truck of limestone is expected to be less than 3 trucks per year based on projected usage or less than 50 tons per year. As a conservative measure, these fugitive PM calculations assume delivery of 20 trucks per year which is 500 tons per year. See Figure 2 below for the estimated path of trucks through the facility. Also see Table 1 below for calculation of additional truck traffic from Lime delivery. This traffic emissions calculation is conservative and accounts for both a longer truck route and/or additional truck over the expected amount.

# **3.4 LIME INJECTION EQUIPMENT DESCRIPTION**

Each system will consist of one bulk bag unloading station as detailed below in Figure 2. The system will discharge bulk bags into a confinement hopper for dust collection. The confinement hopper will discharge to the gravimetric feeder. The gravimetric feeder will then discharge into a rotary airlock which creates a barrier between the feeding system and the convey line. The material will be transported into the existing duct.

CEMEX estimates that the time frame for completing equipment installation (following issuance of the air construction permit) will take approximately six to twelve months. CEMEX therefore requests a one - year construction permit for this project.



Figure 1: Expected path of trucks for lime delivery to Kiln 2 (~1 mile)

#### Table 1: Calculation of truck traffic from Lime delivery and Project emissions

ер	Action/Task	Unit of	% of Total	PM Emission	PM <sub>10</sub> Emission	PM <sub>2.5</sub> Emission	PM Emissions	PM <sub>10</sub> Emissions	PM <sub>2.5</sub> Emission
		Measurement	Throughput	Factor	Factor	Factor			-
1 l	ime Transport to Silo <sup>a</sup>	50 miles	100%	0.556 lb/VMT	0.453 lb/VMT	0.111 lb/VMT	0.01 tons/yr	0.01 tons/yr	0.00 tons/yr
2 L	.ime Storage <sup>b.</sup>	500 tons 100% negligible, stored in sealed silo .Emissions accounted for by baghouse filter emissions from silo							
					Total:		0.01 tons/yr	0.01 tons/yr	0.00 tons/yr
mple	e Calculations:								
	$E = [k(sL)^{0.91} (W)^{1.02} ]x (1-P/4N)$ $E = [0.0027(12)^{0.91} (22)^{1.02} ]x (1-120/(4(365))) = 0.556$	k=0.0027 (PM), k=0.0022 (PM10), k=0.00054 (PM2.5) sL=12, W=22.							
$(2.0 \text{ miles})/[[trip]]^d \times [[trip]]^d/(20 \text{ tons}) \times 500 \text{ tons lime} = 45 \text{ miles}$									

b. based on maximum annual usage of 114 lb/hr limestone.

Project Potential PM emissions increase	Project Potential PM emissions increase								
Action/Task	PM Emissions	PM <sub>10</sub> Emissions	PM <sub>2.5</sub> Emissions						
Lime Transport to Silo <sup>a</sup>	0.014 tons/yr	0.011 tons/yr	0.003 tons/yr						
Lime Storage <sup>b.</sup>	negligible								
Llime Silo Baghouse <sup>c.</sup>	0.073 tons/yr	0.01 tons/yr	0.00 tons/yr						
Total:	0.09 tons/yr	0.02 tons/yr	0.01 tons/yr						

a. See table above for calculation

b. Accounted for by PM emissions from baghouse

c. Based on manufacturer baghouse gaurantee and design flowrate

d. Calculation of PM10 and PM2.5 based on AP-42, Table 11.19.2-4 ratios of product storage for PM, PM10 and P2.5

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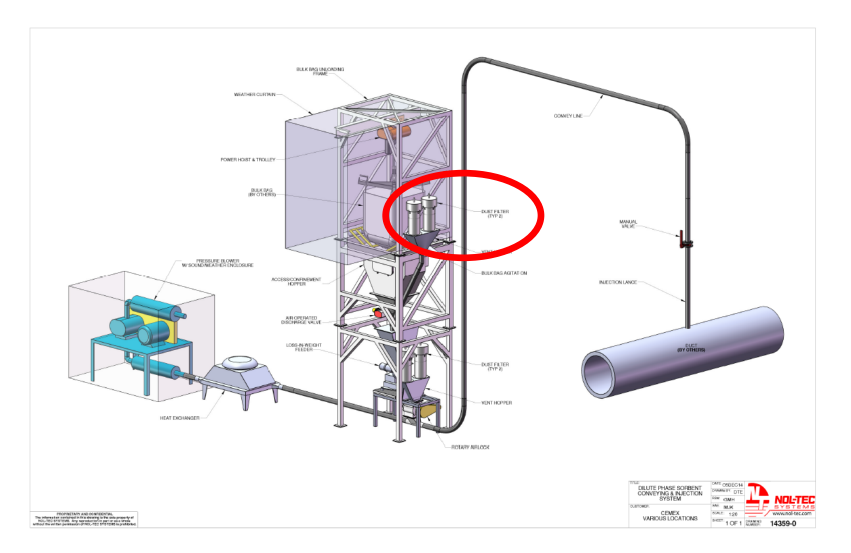


Figure 2: Lime Injection System Schematic