

Covanta Lake, Inc.

A Covanta Energy Company 3830 Rogers Industrial Park Road Okahumpka, FL 34762 Tel 352 365 1611 Fax 352 365 6359

## Title V Permit Renewal Application

Facility ID 0690046

### Submitted to:

FDEP, Title V Section 2600 Blair Stone Road Tallahassee, FL 32399-2400



#### Covanta Lake, Inc.

A Covanta Energy Company 3830 Rogers Industrial Park Road Okahumpka, FL 34762 Tel 352 365 1611 Fax 352 365 6359



May 13, 2011

Mr. Jonathan Holtom, P.E., Title V Program Administrator FDEP, Division of Air Resource Management 2600 Blair Stone Road Tallahassee, Florida 32399-2400

SUBJ:

Covanta Lake II, Inc.

Lake County Resource Recovery Facility, ID No. 069-0046

Title V Permit Renewal Application

Dear Mr. Holtom:

Enclosed please find 4 copies of the subject application.

If you have any questions, or require further information, please contact Viet Ta, Facility Environmental Engineer, at (727) 919-7671.

Sincerely,

Gary Main

Facility Manager

C: J. Gorrie

V. Ta



### 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 purpopermit (FESOP) or Title V air operation.

  For a proposed project subject to prevention of significant new source review, or maximum achievable control technology (17.1).

  To assume a restriction on the potential emissions of one or more pollutants to such as PSD review, nonattainment new source review, MACT, or Title V;

  To establish, revise, or renew a plantwide applicability limit (PAL).

  Permit Use this form to apply for:

  MAY 1 6 2011

  Sure and a restrictions.

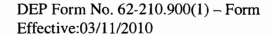
  MAY 1 6 2011

Air Operation Permit – Use this form to apply for:



#### **Identification of Facility**

1. Facility Owner/Company Name: Covanta Lake II, Inc.  2. Site Name: Lake County Resource Recovery Facility  3. Facility Identification Number: 0690046  4. Facility Location Street Address or Other Locator: 3830 Rogers Industrial Park Road City: Okahumpka County: Lake Zip Code: 34762  5. Relocatable Facility? Yes X No Application Contact  1. Application Contact 1. Application Contact Name: Viet Ta  2. Application Contact Mailing Address Organization/Firm: Covanta Lake II, Inc. Street Address: 3830 Rogers Industrial Park Road City: Okahumpka State: FL Zip Code: 34762  3. Application Contact Telephone Numbers Telephone: (727) 919 - 7671 ext. Fax: (727) 856 - 0007  4. Application Contact Email Address: vta@covantaenergy.com	_	<u></u>		
3. Facility Identification Number: 0690046  4. Facility Location Street Address or Other Locator: 3830 Rogers Industrial Park Road City: Okahumpka County: Lake Zip Code: 34762  5. Relocatable Facility? Yes X No Application Contact  1. Application Contact Name: Viet Ta  2. Application Contact Mailing Address Organization/Firm: Covanta Lake II, Inc. Street Address: 3830 Rogers Industrial Park Road City: Okahumpka State: FL Zip Code: 34762  3. Application Contact Telephone Numbers Telephone: (727) 919 - 7671 ext. Fax: (727) 856 - 0007	1.	Facility Owner/Company Name: Covanta L	ake II, Inc.	•
4. Facility Location Street Address or Other Locator: 3830 Rogers Industrial Park Road City: Okahumpka County: Lake Zip Code: 34762  5. Relocatable Facility? Yes X No  Application Contact  1. Application Contact Name: Viet Ta  2. Application Contact Mailing Address Organization/Firm: Covanta Lake II, Inc. Street Address: 3830 Rogers Industrial Park Road City: Okahumpka State: FL Zip Code: 34762  3. Application Contact Telephone Numbers Telephone: (727) 919 - 7671 ext. Fax: (727) 856 - 0007	2.	Site Name: Lake County Resource Recover	y Facility	
Street Address or Other Locator: 3830 Rogers Industrial Park Road City: Okahumpka  County: Lake  Zip Code: 34762  5. Relocatable Facility?  Yes X No  Application Contact  1. Application Contact Mailing Address Organization/Firm: Covanta Lake II, Inc.  Street Address: 3830 Rogers Industrial Park Road City: Okahumpka  State: FL  Zip Code: 34762  3. Application Contact Telephone Numbers Telephone: (727) 919 - 7671  ext. Fax: (727) 856 - 0007	3.	Facility Identification Number: 0690046		
City: Okahumpka  County: Lake  Zip Code: 34762  5. Relocatable Facility?  Yes X No  Application Contact  1. Application Contact Name: Viet Ta  2. Application Contact Mailing Address  Organization/Firm: Covanta Lake II, Inc.  Street Address: 3830 Rogers Industrial Park Road  City: Okahumpka  State: FL  Zip Code: 34762  3. Application Contact Telephone Numbers  Telephone: (727) 919 - 7671  ext. Fax: (727) 856 - 0007	4.	Facility Location		
5. Relocatable Facility?  Yes X No  Application Contact  1. Application Contact Name: Viet Ta  2. Application Contact Mailing Address Organization/Firm: Covanta Lake II, Inc.  Street Address: 3830 Rogers Industrial Park Road City: Okahumpka State: FL Zip Code: 34762  3. Application Contact Telephone Numbers Telephone: (727) 919 - 7671 ext. Fax: (727) 856 - 0007		Street Address or Other Locator: 3830 Roge	ers Industrial Park I	Road
Yes X No X Yes No  Application Contact  1. Application Contact Name: Viet Ta  2. Application Contact Mailing Address Organization/Firm: Covanta Lake II, Inc. Street Address: 3830 Rogers Industrial Park Road City: Okahumpka State: FL Zip Code: 34762  3. Application Contact Telephone Numbers Telephone: (727) 919 - 7671 ext. Fax: (727) 856 - 0007		City: Okahumpka County: L	ake	Zip Code: 34762
Application Contact  1. Application Contact Name: Viet Ta  2. Application Contact Mailing Address    Organization/Firm: Covanta Lake II, Inc.    Street Address: 3830 Rogers Industrial Park Road    City: Okahumpka State: FL Zip Code: 34762  3. Application Contact Telephone Numbers    Telephone: (727) 919 - 7671 ext. Fax: (727) 856 - 0007	5.	Relocatable Facility?	6. Existing Title	V Permitted Facility?
<ol> <li>Application Contact Name: Viet Ta</li> <li>Application Contact Mailing Address         Organization/Firm: Covanta Lake II, Inc.         Street Address: 3830 Rogers Industrial Park Road</li></ol>		Yes X No	X Yes	□ No
Application Contact Mailing Address     Organization/Firm: Covanta Lake II, Inc.     Street Address: 3830 Rogers Industrial Park Road         City: Okahumpka State: FL Zip Code: 34762  3. Application Contact Telephone Numbers     Telephone: (727) 919 - 7671 ext. Fax: (727) 856 - 0007	Ap	plication Contact		
Organization/Firm: Covanta Lake II, Inc. Street Address: 3830 Rogers Industrial Park Road City: Okahumpka State: FL Zip Code: 34762  3. Application Contact Telephone Numbers Telephone: (727) 919 - 7671 ext. Fax: (727) 856 - 0007	1.	Application Contact Name: Viet Ta		
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City: Okahumpka State: FL Zip Code: 34762  3. Application Contact Telephone Numbers Telephone: (727) 919 - 7671 ext. Fax: (727) 856 - 0007		Organization/Firm: Covanta Lake II, Inc.		
3. Application Contact Telephone Numbers Telephone: (727) 919 - 7671 ext. Fax: (727) 856 - 0007		Street Address: 3830 Rogers Industrial	Park Road	
Telephone: (727) 919 - 7671 ext. Fax: (727) 856 - 0007		City: Okahumpka Sta	ate: FL	Zip Code: 34762
· · · · · · · · · · · · · · · · · · ·	3.	Application Contact Telephone Numbers		
4. Application Contact Email Address: vta@covantaenergy.com		Telephone: (727) 919 - 7671 ext.	Fax: (727) 856	6 - 0007
	4.	Application Contact Email Address: vta@c	ovantaenergy.com	



1. Date of Receipt of Application:

2. Project Number(s):

**Application Processing Information (DEP Use)** 

3. PSD Number (if applicable):

4. Siting Number (if applicable):

### Purpose of Application This application for air permit is being submitted to obtain: (Check one) **Air Construction Permit** Air construction permit. Air construction permit to establish, revise, or renew a plantwide applicability limit (PAL). 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. **Air Operation Permit** Initial Title V air operation permit. Title V air operation permit revision. x 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

#### **Application Comment**

There at the facility is an existing diesel fuel-fired engine rated at 185 HP. This application requests incorporation of the recently promulgated Subpart ZZZZ of 40 CFR 60 Federal standards for Reciprocating Internal Combustion Engine (RICE). This application assigns the engine an Emission Unit ID # 004.

time frames of the Title V air operation permit.

### **Scope of Application**

Emissions Unit ID Number	Description of Emissions Unit	Air Permit Type	Air Permit Processing Fee
001	Municipal Waste Combustor – Unit 1	AF2A	NA
002	Municipal Waste Combustor - Unit 2	AF2A	NA
003	Activated carbon storage silo	AF2C	NA
004	Emergency diesel-fired reciprocating internal combustion engine (RICE)	AF2C	NA
_			

Application Processing Fee	
Check one:  Attached - Amount: \$	✓ Not Applicable

DEP Form No. 62-210.900(1) – Form

#### Owner/Authorized Representative Statement

#### NOT APPLICABLE

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

1.	Owner/Authorized Representative	e Name :	
2.	Owner/Authorized Representative Organization/Firm:	Mailing Address	
	Street Address:		
	City:	State:	Zip Code:
3.	Owner/Authorized Representative	Telephone Numbers	
	Telephone: ( ) - ext.	Fax: ( ) -	
4.	Owner/Authorized Representative	E-mail Address:	
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

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#### **Application Responsible Official Certification**

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."

	need not be the primary responsible official.
1.	Application Responsible Official Name: Gary Main
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.
	For a partnership or sole proprietorship, a general partner or the proprietor, respectively.
	For a municipality, county, state, federal, or other public agency, either a principal executive officer or ranking elected official.
	The designated representative at an Acid Rain source or CAIR source.
3.	Application Responsible Official Mailing Address
	Organization/Firm: Covanta Lake II, Inc.
	Street Address: 3830 Rogers Industrial Park Road
	City: Okahumpka State: FL Zip Code: 34762
4.	Application Responsible Official Telephone Numbers Telephone: (352 )365 -1611 Fax: (352 )365 -6359
5.	Application Responsible Official Email Address: gmain@covantaenergy.com
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

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	oressional Engineer Certification
1.	Professional Engineer Name: Jason M. Gorrie
	Registration Number: 55341
2.	
	Organization/Firm: Covanta Energy
	Street Address: 350 N. Falkenberg Road
	City: Tampa State: FL Zip Code: 33619
3.	Professional Engineer Telephone Numbers
	Telephone: 813-684-5688 ext. 3015 Fax: (727) 856 - 0007
4.	Professional Engineer Email Address: jgorrie@covantaenergy.com
5.	Professional Engineer Statement:
	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 $x$ , 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, 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, 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 given bermit.  Solution  Date

\* Attach any exception to certification statement.

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Effective: 03/11/2010

#### A. GENERAL FACILITY INFORMATION

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

1. Facility UTM Coordinates		2.	Facility Latitude/Lo	ongitude	
	Zone 17 East	(km) 413.12		Latitude (DD/MM/	SS) 284422
	Nort	th (km) 3179.21		Longitude (DD/MN	M/SS) 815323
3.	Governmental	4. Facility Status	5.	Facility Major	6. Facility SIC(s):
	Facility Code:	Code:		Group SIC Code:	
	0	Α		49	4953
7.	Facility Comment:				-

#### **Facility Contact**

Facility Contact Name: Gary Main

2. Facility Contact Mailing Address...

Organization/Firm: Covanta Lake II, Inc.

Street Address: 3830 Rogers Industrial Park Road

City: Okahumpka State: FL Zip Code: 34762

3. Facility Contact Telephone Numbers:

Telephone: (352) 365 - 1611 ext. 226 Fax: (352) 365 - 6359

4. Facility Contact Email Address: gmain@covantaenergy.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 Official Name: Bradford Crispell, Vice President, Regional Business Manager

2. Facility Primary Responsible Official Mailing Address...

Organization/Firm: Covanta Energy Corp.

Street Address: 14230 Hays Road

City: Spring Hill State: FL Zip Code: 34760

3. Facility Primary Responsible Official Telephone Numbers...

Telephone: (727 )856 -2917, ext. 218 Fax: (727 )856 -0007

4. Facility Primary Responsible Official E-mail Address: bcrispell@covantaenergy.com

#### **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."

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. × 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. x One or More Emissions Units Subject to Emission Guidelines (40 CFR Part 60)	
10. x One or More Emissions Units Subject to NESHAP (40 CFR Part 61 or Part 63)	
11. X Title V Source Solely by EPA Designation (40 CFR 70.3(a)(5))	
12. Facility Regulatory Classifications Comment:	

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### List of Pollutants Emitted by Facility

1. Pollutant Emitted	2. Pollutant Classification	3. Emissions Cap [Y or N]?
СО	A	N
DIOX	В	N
H027 (Cd)	В	N
H106 (HCl)	A	N
H114 (Hg)	В	N
NOX	A	N
РВ	В	N
PM	В	N
SO2	A	N
		-

#### B. EMISSIONS CAPS NOT APPLICABLE

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

1. Pollutant Subject to Emissions	2. Facility- Wide Cap [Y or N]?	3. Emissions Unit ID's Under Cap	4. Hourly Cap (lb/hr)	5. Annual Cap (ton/yr)	6. Basis for Emissions Cap
Cap	(all units)	(if not all units)			
7 D 111 177					

7. Facility-Wide or Multi-Unit Emissions Cap Comment:

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#### C. FACILITY ADDITIONAL INFORMATION

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

1.	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)  X Attached, Document ID: Appendix A Previously Submitted, Date:	
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)  X Attached, Document ID: Appendix B Previously Submitted, Date:	
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)  X Attached, Document ID: Appendix F Previously Submitted, Date:		
Ad	ditional Requirements for Air Construction Permit Applications NOT APPLICABLE	
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:	
3.	Rule Applicability Analysis:  Attached, Document ID:	
4.	List of Exempt Emissions Units:  Attached, Document ID: Not Applicable (no exempt units at facility)	
	Fugitive Emissions Identification:  Attached, Document ID: x Not Applicable	
	Air Quality Analysis (Rule 62-212.400(7), F.A.C.):  Attached, Document ID: × Not Applicable	
7.	Source Impact Analysis (Rule 62-212.400(5), F.A.C.):  Attached, Document ID: x Not Applicable	
8.	Air Quality Impact since 1977 (Rule 62-212.400(4)(e), F.A.C.):  Attached, Document ID: X Not Applicable	
9.	Additional Impact Analyses (Rules 62-212.400(8) and 62-212.500(4)(e), F.A.C.):  Attached, Document ID:  X Not Applicable	
10.	Alternative Analysis Requirement (Rule 62-212.500(4)(g), F.A.C.):  Attached, Document ID: x Not Applicable	

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### C. FACILITY ADDITIONAL INFORMATION (CONTINUED)

### Additional Requirements for FESOP Applications NOT APPLICABLE

1.	List of Exempt Emissions Units:  Attached, Document ID:
Ad	ditional Requirements for Title V Air Operation Permit Applications
1.	List of Insignificant Activities: (Required for initial/renewal applications only)  x Attached, Document ID: Appendix G Not Applicable (revision application)
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)  X Attached, Document ID: Appendix D
	Not Applicable (revision application with no change in applicable requirements)
3.	Compliance Report and Plan: (Required for all initial/revision/renewal applications)  x Attached, Document ID: Appendix H
	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:
	Equipment/Activities Onsite but Not Required to be Individually Listed
	× Not Applicable
5.	Verification of Risk Management Plan Submission to EPA: (If applicable, required for initial/renewal applications only)  Attached, Document ID:
6.	Requested Changes to Current Title V Air Operation Permit:  x Attached, Document ID: Appendix C Not Applicable

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#### 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:	
x Not Applicable (not an Acid Rain sou	rce)
Phase II NO <sub>X</sub> Averaging Plan (DEP Form I	No. 62-210.900(1)(a)1.):
	Previously Submitted, Date:
× Not Applicable	
New Unit Exemption (DEP Form No. 62-2	
	Previously Submitted, Date:
x Not Applicable	
2. CAIR Part (DEP Form No. 62-210.900(1)(	b)):
Attached, Document ID:	Previously Submitted, Date:
x Not Applicable (not a CAIR source)	
Additional Requirements Comment	····
See Appendix S for RMP applicability analysis	•

DEP Form No. 62-210.900(1) – Form

#### 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 of the form are optional for unregulated emissions units. Each such subsection 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.

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<b>EMISSI</b>	ONS	UNIT	INF	ORN	ΛA'	TION	١
Section	Г1 Т		of	Γ <b>4</b>	1		

### A. GENERAL EMISSIONS UNIT INFORMATION

11	<u>tie v Air Operatio</u>	<u>n Permit Emissions Ui</u>	nit Classification	
1.	•	air operation permit. S	? (Check one, if applying this item if applying	
	regulated emis	sions unit. unit addressed in this E	nis Emissions Unit Informati	
Er	nissions Unit Desci	ription and Status	· · ·	
1.	Type of Emissions	Unit Addressed in this	Section: (Check one)	
	single process	or production unit, or a	Section addresses, as a sectivity, which produces of the left of t	one or more air
	of process or p	roduction units and acti	_	e emissions unit, a group one definable emission
			ion addresses, as a single activities which produce	e emissions unit, one or fugitive emissions only.
2. M	Description of Em unicipal Waste Com	issions Unit Addressed ibustor – Unit 1	in this Section:	
3.	Emissions Unit Ide	entification Number: 00	01	
4. A	Emissions Unit Status Code:	5. Commence Construction Date:	6. Initial Startup Date:	7. Emissions Unit Major Group SIC Code: 49
8.	Federal Program A	pplicability: (Check al	l that apply)	
	☐ Acid Rain Uni		11 37	
	CAIR Unit			
9.	Package Unit:		-	
	Manufacturer:		Model Number:	
-	. Generator Namepl	_ <del>_</del>		
11	. Emissions Unit Co	mment:		
				•
1				

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### EMISSIONS UNIT INFORMATION

**Section** [1] **of** [4]

#### Emissions Unit Control Equipment/Method: Control 1 of 4

- Control Equipment/Method Description:
   Selective Noncatalytic Reduction for NOx
- 2. Control Device or Method Code: 107

#### Emissions Unit Control Equipment/Method: Control 2 of 4

- 1. Control Equipment/Method Description:
  Activated Carbon Adsorption
- 2. Control Device or Method Code: 048

#### Emissions Unit Control Equipment/Method: Control 3 of 4

- Control Equipment/Method Description:
   Gas Scrubber (General, Not Classified)
- 2. Control Device or Method Code: 013

#### Emissions Unit Control Equipment/Method: Control 4 of 4

- Control Equipment/Method Description:
   Fabric Filter High Temperature (T > 250F)
- 2. Control Device or Method Code: 016

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

(Optional for unregulated emissions units.)

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

1. Maximum Process or Throughput Rate: NA 2. Maximum Production Rate: 69,000 lbs. steam per hour (4 hour ave) 3. Maximum Heat Input Rate: 120 million Btu/hr 4. Maximum Incineration Rate: pounds/hr 288 tons/day (daily ave) 5. Requested Maximum Operating Schedule: 24 hours/day 52 weeks/year 7 days/week 52 weeks/year 8760 hours/year 6. Operating Capacity/Schedule Comment:			
3. Maximum Heat Input Rate: 120 million Btu/hr  4. Maximum Incineration Rate: pounds/hr 288 tons/day (daily ave)  5. Requested Maximum Operating Schedule: 24 hours/day 7 days/week 52 weeks/year 8760 hours/year	1.	Maximum Process or Throughput Rate: NA	
4. Maximum Incineration Rate: pounds/hr 288 tons/day (daily ave)  5. Requested Maximum Operating Schedule: 24 hours/day 7 days/week 52 weeks/year 8760 hours/year	2.	Maximum Production Rate: 69,000 lbs. steam per hour (4 hour ave)	
288 tons/day (daily ave)  5. Requested Maximum Operating Schedule: 24 hours/day 7 days/week 52 weeks/year 8760 hours/year	3.	Maximum Heat Input Rate: 120 million Btu/hr	
5. Requested Maximum Operating Schedule: 24 hours/day 7 days/week 52 weeks/year 8760 hours/year	4.	Maximum Incineration Rate: pounds/hr	
24 hours/day 7 days/week 52 weeks/year 8760 hours/year		288 tons/day (daily ave)	
52 weeks/year 8760 hours/year	5.	Requested Maximum Operating Schedule:	
		24 hours/day	7 days/week
6. Operating Capacity/Schedule Comment:		52 weeks/year	8760 hours/year
	6.	Operating Capacity/Schedule Comment:	
l l			

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## EMISSIONS UNIT INFORMATION Section [1] of [4]

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

(Optional for unregulated emissions units.)

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

Identification of Point on Flow Diagram: Flue #1			2. Emission Point Type Code: 1		
3. Descriptions of Emission					
4. ID Numbers or Descriptio	ns of Emission Ui	nits with this Emission			
5. Discharge Type Code: V	<ol><li>Stack Height feet</li></ol>	: 199	7. Exit Diameter: 4.3 feet		
8. Exit Temperature: 270 °F	Temperature: 270 9. Actual Volum 59400 acfm		10. Water Vapor: 19 %		
11. Maximum Dry Standard F 43200 dscfm @9%O2	low Rate:	12. Nonstack Emissi feet	on Point Height: NA		
13. Emission Point UTM Coo Zone 17 East (km) North (km)	rdinates 413.12 3179.21	14. Emission Point Latitude/Longitude Latitude (DD/MM/SS) 284422 Longitude (DD/MM/SS) 815323			
15. Emission Point Comment:		20130100 (221			

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#### D. SEGMENT (PROCESS/FUEL) INFORMATION

#### Segment Description and Rate: Segment 1 of 2

1. Segment Description (Proc shutdown, and combustion cor		ral gas burning during boiler startup,
2. Source Classification Code 10100602	e (SCC): 3. S	SCC Units: million cubic feet
4. Maximum Hourly Rate: 0.09	5. Maximum Annua	al Rate: 6. Estimated Annual Activity Factor:
7. Maximum % Sulfur:	8. Maximum % Asl	h: 9. Million Btu per SCC Unit: 1040
10. Segment Comment:		
Segment Description and Ra	te: Segment 2_ of 2_	
Segment Description (Proc	ess/Fuel Type): Muni	icipal solid waste combustion

2.	Source Classification Code 10101201	e (SCC):	3. SCC Units: tons burned		
4.	Maximum Hourly Rate: 12	5. Maximum 2 105120	Annual Rate:	6.	Estimated Annual Activity Factor:
7.	Maximum % Sulfur:	8. Maximum 6	% Ash:	9.	Million Btu per SCC Unit: 10
10	Segment Comment:	-	·		

10. Segment Comment:

Million Btu per SCC Unit calculated based on MSW heat content 5,000 BTU per pound.

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### EMISSIONS UNIT INFORMATION

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### D. SEGMENT (PROCESS/FUEL) INFORMATION (CONTINUED)

<u>Se</u>	gment Description and Ra	ate: Segment	of		
1.	Segment Description (Pro	cess/Fuel Type):			
		-			
2.	Source Classification Cod	e (SCC):	3. SCC Units:	:	
4.	Maximum Hourly Rate:	5. Maximum	Annual Rate:	6.	Estimated Annual Activity Factor:
7.	Maximum % Sulfur:	8. Maximum	% Ash:	9.	Million Btu per SCC Unit:
10	. Segment Comment:				
<u>Se</u>	gment Description and Ra	ite: Segment	of		
1.	Segment Description (Prod	cess/Fuel Type):			
2.	Source Classification Code	e (SCC):	3. SCC Units:		
_	36 ' YY 1 D .		1.0.4		T2 4 1 A 1 A 4 14
4.	Maximum Hourly Rate:	5. Maximum	Annual Rate:	ο.	Estimated Annual Activity Factor:
7.	Maximum % Sulfur:	8. Maximum	% Ash:	9.	Million Btu per SCC Unit:
10	. Segment Comment:				

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#### E. EMISSIONS UNIT POLLUTANTS

### List of Pollutants Emitted by Emissions Unit

1. Pollutant Emitted	2. Primary Control	3. Secondary Control	4. Pollutant
	Device Code	Device Code	Regulatory Code
СО			EL
DIOX	048	016	EL
H027 (Cd)	016		EL
H106 (HCl)	013		EL
H114 (Hg)	048	016	EL
NOx	107		EL
PB	016		EL
PM	016		EL
SO2	013		EL
1			

<b>EMISSI</b>	ONS	UNIT	INF	ORMA	TION
Section	Г1 T		οf	[4]	

POLLUTANT DETAIL INFORMATION
Page [1 ] of [5 ]

# 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 Otential, Estimated 1 agitive, and Basemie e		
1. Pollutant Emitted:	2. Total Percent Efficient	ency of Control:
CO		
3. Potential Emissions:	4. Syntl	netically Limited?
18.84 lb/hour 82.50	tons/year \ \ \ \ \ \ \ \	es x No
5. Range of Estimated Fugitive Emissions (as to tons/year	s applicable):	
6. Emission Factor: 100 ppm		7. Emissions Method Code:
Reference: PSD-FL-113 permit allowable		0
8.a. Baseline Actual Emissions (if required):	8.b. Baseline 24-month	Period:
tons/year	From:	To:
9.a. Projected Actual Emissions (if required):	9.b. Projected Monitori	ng Period:
tons/year		0 years
10. Calculation of Emissions:  1b/hr = 100 ppm * 28 * 43200 dscfm * 60 /  tons/year = 18.84* 8760 / 2000 = 82.50		
11. Potential, Fugitive, and Actual Emissions Co	omment:	

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## EMISSIONS UNIT INFORMATION Section [1 ] of [4 ]

# POLLUTANT DETAIL INFORMATION Page [2 ] of [5 ]

Pollutant Emitted:     DIOX	2. Total Percent Efficiency of Control:
3. Potential Emissions: 4.85E-06 lb/hour 2.13E-0.	4. Synthetically Limited?  5 tons/year Yes x No
5. Range of Estimated Fugitive Emissions (as to tons/year	s applicable):
6. Emission Factor: 30 ng/dscm	7. Emissions Method Code:
Reference: 40 CFR 60.33b(c)(1)(iii)	0
8.a. Baseline Actual Emissions (if required): tons/year	8.b. Baseline 24-month Period: From: To:
9.a. Projected Actual Emissions (if required):	9.b. Projected Monitoring Period:
tons/year	5 years 10 years
10. Calculation of Emissions:  lb/hr = 30 ng/dscm*43200*60/35.29/454/10  tons/year = 4.85E-06 * 8760 / 2000 = 2.13E  11. Potential, Fugitive, and Actual Emissions C	E-05
11. Polentiai, rugitive, and Actual Emissions C	onment.
1. Pollutant Emitted: H027 (Cd)	2. Total Percent Efficiency of Control:
	4. Synthetically Limited?
H027 (Cd)  3. Potential Emissions:	4. Synthetically Limited? 2 tons/year Yes x No
H027 (Cd)  3. Potential Emissions: 5.66E-03 lb/hour 2.48E-02  5. Range of Estimated Fugitive Emissions (as	4. Synthetically Limited? 2 tons/year Yes x No
H027 (Cd)  3. Potential Emissions: 5.66E-03 lb/hour 2.48E-02  5. Range of Estimated Fugitive Emissions (as to tons/year  6. Emission Factor: 0.035 mg/dscm	4. Synthetically Limited? 2 tons/year Yes x No s applicable):  7. Emissions Method Code:
H027 (Cd)  3. Potential Emissions: 5.66E-03 lb/hour 2.48E-02  5. Range of Estimated Fugitive Emissions (as to tons/year  6. Emission Factor: 0.035 mg/dscm  Reference: 40 CFR 60.33b(a)(2)(i)  8.a. Baseline Actual Emissions (if required):	4. Synthetically Limited?  2 tons/year Yes X No  3 applicable):  7. Emissions Method Code: 0  8.b. Baseline 24-month Period:
H027 (Cd)  3. Potential Emissions: 5.66E-03 lb/hour 2.48E-02  5. Range of Estimated Fugitive Emissions (as to tons/year  6. Emission Factor: 0.035 mg/dscm  Reference: 40 CFR 60.33b(a)(2)(i)  8.a. Baseline Actual Emissions (if required): tons/year  9.a. Projected Actual Emissions (if required):	4. Synthetically Limited?  2 tons/year Yes x No  3 applicable):  7. Emissions Method Code: 0  8.b. Baseline 24-month Period: From: To:  9.b. Projected Monitoring Period:  5 years 10 years  4/1000 = 5.66E-03

## EMISSIONS UNIT INFORMATION Section [1 ] of [4 ]

## POLLUTANT DETAIL INFORMATION Page [3 ] of [5 ]

Pollutant Emitted:     H106 (HCl)	2. Total Percent Efficiency of Control:		
3. Potential Emissions: 7.11 lb/hour 31.1	4. Synthetically Limited?  Tyes X No		
5. Range of Estimated Fugitive Emissions (a to tons/year	s applicable):		
6. Emission Factor: 29 ppm	7. Emissions Method Code:		
Reference: PSD-FL-113 permit allowable	0		
8.a. Baseline Actual Emissions (if required): tons/year	8.b. Baseline 24-month Period: From: To:		
9.a. Projected Actual Emissions (if required): tons/year	9.b. Projected Monitoring Period:  ☐ 5 years ☐ 10 years		
10. Calculation of Emissions:    1b/hr = 29 ppm /1000000/385.3*36.46*43200*60= 7.11     tons/year = 7.11 * 8760 / 2000 = 31.15			
11. Potential, Fugitive, and Actual Emissions C	omment:		
<ol> <li>Pollutant Emitted:</li> <li>H114 (Hg)</li> <li>Total Percent Efficiency of Control:</li> </ol>			
3. Potential Emissions: 8.09E-03 lb/hour 3.54E-02	4. Synthetically Limited?  2 tons/year Yes x No		
5. Range of Estimated Fugitive Emissions (as applicable): to tons/year			
6. Emission Factor: 0.05 mg/dscm 7. Emissions Method C Reference: 40 CFR 60.33b(a)(3) 0			
8.a. Baseline Actual Emissions (if required): 8.b. Baseline 24-month Period: From: To:			
P.a. Projected Actual Emissions (if required): 9.b. Projected Monitoring Period: tons/year 5 years 10 years			
10. Calculation of Emissions: lb/hr = 0.05 mg/dscm* 43200*60/35.29/454/1000= 8.09E-03 tons/year = 8.09E-03 * 8760 / 2000 = 3.54E-02			
tons/year = 8.09E-03 * 8760 / 2000 = 3.54 11. Potential, Fugitive, and Actual Emissions Co	E-02		

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#### POLLUTANT DETAIL INFORMATION Page [4] of [5]

1. Pollutant Emitted:	2 Total Domant Efficiency of Control			
NOx	2. Total Percent Efficiency of Control:			
3. Potential Emissions:	4. Synthetically Limited	?		
63.44 lb/hour 277.8	tons/year Yes x No			
5. Range of Estimated Fugitive Emissions (a to tons/year	s applicable):			
6. Emission Factor: 205 ppm	7. Emissions Method Cod	de:		
Reference: PSD-FL-113 permit allowable	0			
8.a. Baseline Actual Emissions (if required):	8.b. Baseline 24-month Period:			
tons/year	From: To:			
9.a. Projected Actual Emissions (if required):	9.b. Projected Monitoring Period:			
tons/year	5 years 10 years			
10. Calculation of Emissions: lb/hr = 205 ppm /1000000/385.3*46*43200 tons/year = 63.44 * 8760 / 2000 = 277.86	*60= 63.44			
11. Potential, Fugitive, and Actual Emissions C	omment:	11. Potential, Fugitive, and Actual Emissions Comment:		
1 Pollutant Emittad	2 Total Paraent Efficiency of Control	_		
1. Pollutant Emitted: PB	2. Total Percent Efficiency of Control:			
	4. Synthetically Limited	?		
PB  3. Potential Emissions: 6.47E-02 lb/hour 2.83E-0.  5. Range of Estimated Fugitive Emissions (as	4. Synthetically Limited tons/year Yes x No	?		
PB  3. Potential Emissions: 6.47E-02 lb/hour 2.83E-0.  5. Range of Estimated Fugitive Emissions (as to tons/year	4. Synthetically Limited tons/year Yes x No applicable):	?		
PB  3. Potential Emissions: 6.47E-02 lb/hour 2.83E-0.  5. Range of Estimated Fugitive Emissions (as	4. Synthetically Limited's tons/year Yes x No applicable):			
PB  3. Potential Emissions: 6.47E-02 lb/hour 2.83E-03  5. Range of Estimated Fugitive Emissions (as to tons/year  6. Emission Factor: 0.40 mg/dscm  Reference: 40 CFR 60.33b(a)(4)	4. Synthetically Limited's Yes x No applicable):  7. Emissions Method Cool 0			
PB  3. Potential Emissions: 6.47E-02 lb/hour 2.83E-03  5. Range of Estimated Fugitive Emissions (as to tons/year  6. Emission Factor: 0.40 mg/dscm  Reference: 40 CFR 60.33b(a)(4)  8.a. Baseline Actual Emissions (if required):	4. Synthetically Limited's Yes X No applicable):  7. Emissions Method Cod 0  8.b. Baseline 24-month Period:			
PB  3. Potential Emissions: 6.47E-02 lb/hour 2.83E-02  5. Range of Estimated Fugitive Emissions (as to tons/year  6. Emission Factor: 0.40 mg/dscm  Reference: 40 CFR 60.33b(a)(4)  8.a. Baseline Actual Emissions (if required): tons/year	4. Synthetically Limited applicable):  7. Emissions Method Code 0  8.b. Baseline 24-month Period: From:  To:			
PB  3. Potential Emissions: 6.47E-02 lb/hour 2.83E-03  5. Range of Estimated Fugitive Emissions (as to tons/year  6. Emission Factor: 0.40 mg/dscm  Reference: 40 CFR 60.33b(a)(4)  8.a. Baseline Actual Emissions (if required): tons/year  9.a. Projected Actual Emissions (if required):	4. Synthetically Limited's Yes X No applicable):  7. Emissions Method Cod 0  8.b. Baseline 24-month Period:			
PB  3. Potential Emissions: 6.47E-02 lb/hour 2.83E-02  5. Range of Estimated Fugitive Emissions (as to tons/year  6. Emission Factor: 0.40 mg/dscm  Reference: 40 CFR 60.33b(a)(4)  8.a. Baseline Actual Emissions (if required): tons/year	4. Synthetically Limited applicable):  7. Emissions Method Code 0  8.b. Baseline 24-month Period: From:  To:			
PB  3. Potential Emissions: 6.47E-02 lb/hour 2.83E-03  5. Range of Estimated Fugitive Emissions (as to tons/year  6. Emission Factor: 0.40 mg/dscm  Reference: 40 CFR 60.33b(a)(4)  8.a. Baseline Actual Emissions (if required): tons/year  9.a. Projected Actual Emissions (if required):	4. Synthetically Limited applicable):  7. Emissions Method Code 0  8.b. Baseline 24-month Period: From:  7. To: 9.b. Projected Monitoring Period: 5 years 10 years			

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## POLLUTANT DETAIL INFORMATION Page [5 ] of [5 ]

Pollutant Emitted:     PM	2. Total Percent Efficiency of Control:		
3. Potential Emissions: 4.04 lb/hour 17.72	4. Synthetically Limited?  2 tons/year Yes x No		
5. Range of Estimated Fugitive Emissions (as to tons/year	s applicable):		
6. Emission Factor: 25 mg/dscm	7. Emissions Method Code:		
Reference: 40 CFR 60.33b(a)(1)(i)	0		
8.a. Baseline Actual Emissions (if required): tons/year	8.b. Baseline 24-month Period: From: To:		
9.a. Projected Actual Emissions (if required): tons/year	9.b. Projected Monitoring Period:  5 years 10 years		
10. Calculation of Emissions: lb/hr = 25 mg/dscm* 43200*60/35.29/454/1000 = 4.04 tons/year = 4.04 * 8760 / 2000 = 17.72			
11. Potential, Fugitive, and Actual Emissions Co	omment:		
Pollutant Emitted:     SO2	2. Total Percent Efficiency of Control:		
3. Potential Emissions: 12.49 lb/hour 54.69	4. Synthetically Limited?  The tons/year Yes X No		
5. Range of Estimated Fugitive Emissions (as applicable): to tons/year			
6. Emission Factor: 29 ppm 7. Emission Method Reference: PSD-FL-113 permit allowable 0			
8.a. Baseline Actual Emissions (if required): 8.b. Baseline 24-month Period: tons/year From: To:			
9.a. Projected Actual Emissions (if required):  tons/year  9.b. Projected Monitoring Period:  5 years 10 years			
10. Calculation of Emissions: lb/hr = 29 ppm /1000000/385.3*64*43200*60= 12.49 tons/year = 12.49 * 8760 / 2000 = 54.69			
11. Potential, Fugitive, and Actual Emissions Comment:			

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## 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 12

1.	Basis for Allowable Emissions Code: RULE	2.	Future Effective Date of Emissions:	Allowable
3.	Allowable Emissions and Units: CO 100 ppm (4-hr block ave)	4.	Equivalent Allowable E 18.84 lb/hour	missions: 82.50 tons/year
5.	Method of Compliance: CEMS			
6.	Allowable Emissions Comment (Description	of (	Operating Method):	

#### Allowable Emissions 2 of 12

Basis for Allowal     RULE	ble Emissions Code:	2.	Future Effective Emissions:	e Date of Allowable	
3. Allowable Emiss DIOX 30 ng/dsc:			-	owable Emissions: 2.13E-05 tons/year	
5. Method of Comp	liance: Annual stack test				
6. Allowable Emiss	ions Comment (Description	of C	Operating Metho	d):	

#### Allowable Emissions 3 of 12

1.	Basis for Allowable Emissions Code: RULE	2. Future Effective Date of Allowable Emissions:
3.	Allowable Emissions and Units: H027 (Cd) 0.035 mg/dscm	<ul><li>4. Equivalent Allowable Emissions:</li><li>5.66E-03 lb/hour 2.48E-02 tons/year</li></ul>
5.	Method of Compliance: Annual stack test	
6.	Allowable Emissions Comment (Description	of Operating Method):

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POLLUTANT DETAIL INFORMATION
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## 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 4 of 12

1.	Basis for Allowable Emissions Code: RULE	2.	Future Effective Date of Emissions:	Allowable
3.	Allowable Emissions and Units: H106 (HCl) 29 ppm or 95% reduction	4.	Equivalent Allowable En 7.11 lb/hour	missions: 31.15 tons/year
5.	Method of Compliance: Annual stack test			
6.	Allowable Emissions Comment (Description	of (	Operating Method):	

#### Allowable Emissions 5 of 12

1.	Basis for Allowable Emissions Code: RULE	2. Future Effective Date of Allowable Emissions:
3.	Allowable Emissions and Units: H114 (Hg) 0.05 mg/dscm or 85% reduction	4. Equivalent Allowable Emissions: 8.09E-03 lb/hour 3.54E-02 tons/year
5.	Method of Compliance: Annual stack test	
6.	Allowable Emissions Comment (Description	of Operating Method):

#### Allowable Emissions 6 of 12

Basis for Allowable Emissions Code:     RULE	2. Future Effective Date of Allowable Emissions:
3. Allowable Emissions and Units: NOx 205 ppm (24-hr block ave)	4. Equivalent Allowable Emissions: 63.44 lb/hour 277.86 tons/year
5. Method of Compliance: CEMS	
6. Allowable Emissions Comment (Description	of Operating Method):

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## 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 7 of 12

Basis for Allowable Emissions Code:     RULE	2. Future Effective Date of Allowable Emissions:
3. Allowable Emissions and Units: PB 0.40 mg/dscm	4. Equivalent Allowable Emissions: 6.47E-02 lb/hour 2.83E-01 tons/year
5. Method of Compliance: Annual stack test	
6. Allowable Emissions Comment (Description	of Operating Method):

#### Allowable Emissions 8 of 12

Basis for Allowable Emissions Code:     RULE	2. Future Effective Date of Allowable Emissions:
3. Allowable Emissions and Units: PM 25 mg/dscm	4. Equivalent Allowable Emissions: 4.04 lb/hour 17.72 tons/year
5. Method of Compliance: Annual stack test	•
6. Allowable Emissions Comment (Description	of Operating Method):

#### Allowable Emissions 9 of 12

Basis for Allowable Emissions Code:     RULE	2. Future Effective Date of Allowable Emissions:
3. Allowable Emissions and Units: SO2 29 ppm or 75% reduction(24-hr geo. Ave)	4. Equivalent Allowable Emissions: 12.49 lb/hour 54.69 tons/year
5. Method of Compliance: CEMS	
6. Allowable Emissions Comment (Description	of Operating Method):

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# 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 10	) of 12
Basis for Allowable Emissions Code:     RULE	Future Effective Date of Allowable Emissions:
3. Allowable Emissions and Units: 110% demonstrated steam load, klb/hr (4-hr Ave)	4. Equivalent Allowable Emissions:  NA
5. Method of Compliance: Continuous operati	ng parameter monitor
6. Allowable Emissions Comment (Description	n of Operating Method):
PSD permit limit for steam load, 69 klb/hr (4-hr A	.ve)
Allowable Emissions 11	of 12
Basis for Allowable Emissions Code:     RULE	2. Future Effective Date of Allowable Emissions:
3. Allowable Emissions and Units: 17°C above demonstrated baghouse inlet temp. (4-hr Ave)	4. Equivalent Allowable Emissions: NA
5. Method of Compliance: Continuous operati	ng parameter monitor
6. Allowable Emissions Comment (Description	n of Operating Method):
Allowable Emissions 12	2 of 12
Basis for Allowable Emissions Code:     RULE	2. Future Effective Date of Allowable Emissions:
3. Allowable Emissions and Units: carbon = or > demonstrated feed rate, lb/hr(8-hr Ave)	4. Equivalent Allowable Emissions: NA
5. Method of Compliance: Continuous operating	ng parameter monitor
6. Allowable Emissions Comment (Description	of Operating Method):

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#### 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 1\_ of 2\_ 1. Visible Emissions Subtype: 2. Basis for Allowable Opacity: × Rule **VE10** ☐ Other 3. Allowable Opacity: **Normal Conditions:** 10 **Exceptional Conditions:** % Maximum Period of Excess Opacity Allowed: min/hour 4. Method of Compliance: COMS 5. Visible Emissions Comment: <u>Visible Emissions Limitation:</u> Visible Emissions Limitation 2 of 2 1. Visible Emissions Subtype: 2. Basis for Allowable Opacity: **VE** x Rule ☐ Other 3. Allowable Opacity: **Normal Conditions:** % **Exceptional Conditions:** % Maximum Period of Excess Opacity Allowed: min/hour 4. Method of Compliance: Annual VE test 5. Visible Emissions Comment: RULE 40CFR60.55b standards for fugitive emissions from ash conveying system: 5% of the observation period (i.e. 9 minutes per 3-hour) as per EPA Method 22

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### EMISSIONS UNIT INFORMATION

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#### 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 11\_

Parameter Code:     EM	2. Pollutant(s): SO2	
3. CMS Requirement:	x Rule  Other	
4. Monitor Information  Manufacturer: AMETEX		
Model Number: 921	Serial Number: # AW921-S343	
5. Installation Date: 1/8/08	6. Performance Specification Test Date: 1/29/08	
7. Continuous Monitor Comment:		
Stack CEMS		
Continuous Monitoring System: Continuous Monitor 2_ of 11_		
Parameter Code:     EM	2. Pollutant(s): SO2	
3. CMS Requirement:	X Rule  Other	
4. Monitor Information  Manufacturer: AMETEK		
Model Number: 921	Serial Number: AE921-S493	
5. Installation Date: 12/8/08	6. Performance Specification Test Date: 1/14/09	
7. Continuous Monitor Comment:	-	
Scrubber Inlet CEMS		

## EMISSIONS UNIT INFORMATION Section [1] of [4]

#### H. CONTINUOUS MONITOR INFORMATION (CONTINUED)

Continuous Monitoring System: Continuous Monitor 3\_ of 11\_

	·	
1. Parameter Code:	2. Pollutant(s):	
O2	dilluent correction	
3. CMS Requirement:	X Rule  Other	
4. Monitor Information		
Manufacturer: CALIFORNIA ANALYTICAL		
Model Number: 110P	Serial Number: U01164	
5. Installation Date:	6. Performance Specification Test Date:	
1/8/08	1/29/08	
7. Continuous Monitor Comment:		
Stack CEMS		
Stack CENS		
Continuous Monitoring System: Continuous Monitor 4_ of 11_		
1. Parameter Code:	2. Pollutant(s):	
O2	dilluent correction	
3. CMS Requirement:	X Rule  Other	
4. Monitor Information	-	
Manufacturer: CALIFORNIA ANALYT	CICAL	
Model Number: 110P	Serial Number: V08038	
5. Installation Date:	6. Performance Specification Test Date:	
12/8/08	1/14/09	
7. Continuous Monitor Comment:		
Sandh an Inlet CEMS		
Scrubber Inlet CEMS		

### EMISSIONS UNIT INFORMATION

### **Section** [1] **of** [4]

#### H. CONTINUOUS MONITOR INFORMATION (CONTINUED)

Continuous Monitoring System: Continuous Monitor 5\_ of 11\_

1. Paramete	er Code:	2. Pollutant(s):
EM		CO
3. CMS Re	quirement:	X Rule  Other
4. Monitor	Information	
Manu	facturer: California Analytical	
Model N	Number: 602	Serial Number: V12009-M-COL
5. Installati	on Date:	6. Performance Specification Test Date:
12/8/09		1/12/10
7. Continuo	ous Monitor Comment:	
C. 1 CEM	1	
Stack CEMS	low range	
	•	
Continuous Monitoring System: Continuous Monitor 6_ of 11_		
<u>Continuous</u>	<b>Monitoring System:</b> Continuous	Monitor 6 of 11_
Continuous  1. Paramete		Monitor 6 of 11_ 2. Pollutant(s):
r <del>=</del>		
1. Paramete	r Code:	2. Pollutant(s):
1. Paramete EM 3. CMS Rec	r Code:	2. Pollutant(s): CO
1. Paramete EM 3. CMS Rec 4. Monitor	r Code: quirement:	2. Pollutant(s): CO
1. Paramete EM 3. CMS Rec 4. Monitor Manuf	r Code: quirement: Information	2. Pollutant(s): CO
Paramete EM     CMS Rec     Monitor Manuf Model N     Installation	quirement: Information Facturer: California Analytical Number: 602	2. Pollutant(s): CO  X Rule  Other  Serial Number: V12009-M-COH  6. Performance Specification Test Date:
1. Paramete EM  3. CMS Rec  4. Monitor Manuf Model N	quirement: Information Facturer: California Analytical Number: 602	2. Pollutant(s): CO  X Rule    Other  Serial Number: V12009-M-COH
1. Paramete EM  3. CMS Rec  4. Monitor Manuf Model N  5. Installation 12/8/09	quirement: Information Facturer: California Analytical Number: 602	2. Pollutant(s): CO  X Rule  Other  Serial Number: V12009-M-COH  6. Performance Specification Test Date:
1. Paramete EM  3. CMS Rec  4. Monitor Manuf Model N  5. Installation 12/8/09  7. Continuo	quirement: Information Facturer: California Analytical Number: 602 on Date:  ous Monitor Comment:	2. Pollutant(s): CO  X Rule  Other  Serial Number: V12009-M-COH  6. Performance Specification Test Date:
1. Paramete EM  3. CMS Rec  4. Monitor Manuf Model N  5. Installation 12/8/09	quirement: Information Facturer: California Analytical Number: 602 on Date:  ous Monitor Comment:	2. Pollutant(s): CO  X Rule  Other  Serial Number: V12009-M-COH  6. Performance Specification Test Date:
1. Paramete EM  3. CMS Rec  4. Monitor Manuf Model N  5. Installation 12/8/09  7. Continuo	quirement: Information Facturer: California Analytical Number: 602 on Date:  ous Monitor Comment:	2. Pollutant(s): CO  X Rule  Other  Serial Number: V12009-M-COH  6. Performance Specification Test Date:
1. Paramete EM  3. CMS Rec  4. Monitor Manuf Model N  5. Installation 12/8/09  7. Continuo	quirement: Information Facturer: California Analytical Number: 602 on Date:  ous Monitor Comment:	2. Pollutant(s): CO  X Rule  Other  Serial Number: V12009-M-COH  6. Performance Specification Test Date:

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# EMISSIONS UNIT INFORMATION

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### H. CONTINUOUS MONITOR INFORMATION (CONTINUED)

Continuous Monitoring System: Continuous Monitor 7\_ of 11\_

1 Downwater Code	
1. Parameter Code:	2. Pollutant(s):
EM	NOx
3. CMS Requirement:	X Rule
4. Monitor Information	
Manufacturer: TECO	
Model Number: 42CHL	Serial Number: 65510-348
5. Installation Date:	6. Performance Specification Test Date:
	2/15/00
7. Continuous Monitor Comment:	
Stack CEMS	
Stack CLIVIS	
Continuous Monitoring System: Continuous	Monitor 8_ of 11_
1. Parameter Code:	2. Pollutant(s):
l	
VE	Opacity
3. CMS Requirement:	Opacity  X Rule   Other
3. CMS Requirement:	
CMS Requirement:     Monitor Information	
3. CMS Requirement:  4. Monitor Information    Manufacturer: Sick    Model Number: OMD41  5. Installation Date:	X Rule Other  Serial Number: 4448016  6. Performance Specification Test Date:
3. CMS Requirement:  4. Monitor Information    Manufacturer: Sick    Model Number: OMD41	X Rule Other  Serial Number: 4448016
3. CMS Requirement:  4. Monitor Information    Manufacturer: Sick    Model Number: OMD41  5. Installation Date:	X Rule Other  Serial Number: 4448016  6. Performance Specification Test Date:
<ol> <li>CMS Requirement:</li> <li>Monitor Information         Manufacturer: Sick         Model Number: OMD41</li> <li>Installation Date:         7/28/05</li> <li>Continuous Monitor Comment:</li> </ol>	X Rule Other  Serial Number: 4448016  6. Performance Specification Test Date:
<ol> <li>CMS Requirement:</li> <li>Monitor Information         Manufacturer: Sick         Model Number: OMD41</li> <li>Installation Date:         7/28/05</li> </ol>	X Rule Other  Serial Number: 4448016  6. Performance Specification Test Date:
<ol> <li>CMS Requirement:</li> <li>Monitor Information         Manufacturer: Sick         Model Number: OMD41</li> <li>Installation Date:         7/28/05</li> <li>Continuous Monitor Comment:</li> </ol>	X Rule Other  Serial Number: 4448016  6. Performance Specification Test Date:
<ol> <li>CMS Requirement:</li> <li>Monitor Information         Manufacturer: Sick         Model Number: OMD41</li> <li>Installation Date:         7/28/05</li> <li>Continuous Monitor Comment:</li> </ol>	X Rule Other  Serial Number: 4448016  6. Performance Specification Test Date:

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# EMISSIONS UNIT INFORMATION Section [1] of [4]

#### H. CONTINUOUS MONITOR INFORMATION (CONTINUED)

Continuous Monitoring System: Continuous Monitor 9\_ of 11\_

	Parameter Code:	2. Pollutant(s):
	TEMP	Baghouse inlet temperature
3. (	CMS Requirement:	X Rule
4. N	Monitor Information	<del>55</del>
	Manufacturer: Thermo Fisher Scientific	
	Model Number: SV100-100-123-000-00	Serial Number: D10EA001
5. I	nstallation Date:	6. Performance Specification Test Date: NA
7. <b>C</b>	Continuous Monitor Comment:	
Cont	tinuous Monitoring System: Continuous	Monitor 10_ of 11_
1. F	Parameter Code:	2. Pollutant(s):
	Steam load	Steam load
3. C	CMS Requirement:	X Rule  Other
4. N	Monitor Information	_
	Manufacturer: Odessa	
	Model Number: DSM-3260	Serial Number: 105037
5. I	nstallation Date:	6. Performance Specification Test Date: NA
7. C	Continuous Monitor Comment:	
	·	

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# EMISSIONS UNIT INFORMATION Section [1] of [4]

### H. CONTINUOUS MONITOR INFORMATION (CONTINUED)

Continuous Monitoring System: Continuous Monitor 11\_ of 11\_

1.	Parameter Code: Carbon feed rate	2. Pollutant(s): carbon feed rate		
3.	CMS Requirement:	X Rule Other		
4.	Monitor Information  Manufacturer: H2NS Inc.  Model Number: CPP4794	Serial Number: 20160		
5.	Installation Date: 11/10/10	Performance Specification Test Date:     NA		
7.	Continuous Monitor Comment:			

**Section** [1] **of** [4]

#### 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)
	x Attached, Document ID: Appendix B Previously Submitted, Date
2.	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)
	x Attached, Document ID: Appendix K Previously Submitted, Date
3.	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)
	Attached, Document ID: Appendix I, J, M, and L Previously Submitted, Date
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)
	X Attached, Document ID: Appendix N 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)
	x Attached, Document ID: Appendix O Previously Submitted, Date
	☐ Not Applicable
6.	Compliance Demonstration Reports/Records:
	Attached, Document ID:
	Test Date(s)/Pollutant(s) Tested:
	1000 Date (0), 1 criatain (0) 1 cotton
	× Previously Submitted, Date: 2-25-11
	Test Date(s)/Pollutant(s) Tested: January 2011/ PM, Pb, Cd, Hg, HCl, DIOX,
	CO, SO <sub>2</sub> , NOx, VE, FE
	To be Submitted, Date (if known):
	<del></del>
	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: × Not Applicable

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### EMISSIONS UNIT INFORMATION

**Section** [1] **of** [4]

### I. EMISSIONS UNIT ADDITIONAL INFORMATION (CONTINUED)

Additional Requirements for Air Constructi	on Permit Applications NOT APPLICABLE
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. Good Engineering Practice Stack Height A	nalysis (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
Additional Requirements for Title V Air Op	eration Permit Applications
1. Identification of Applicable Requirements:	
x Attached, Document ID: Appendix D	
2. Compliance Assurance Monitoring:	-
Attached, Document ID:	x Not Applicable
3. Alternative Methods of Operation:	
Attached, Document ÎD:	x Not Applicable
4. Alternative Modes of Operation (Emissions	Trading):
Attached, Document ID:	× Not Applicable
Additional Requirements Comment	
See Appendix T for stack test results for the late See Appendix E for requested change to PSD p limit for Particulate, Lead and Mercury.	·

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#### 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.)					
regulated of The emiss					
Emissions Unit I	Description and Status				
1. Type of Emiss	ions Unit Addressed in this	Section: (Check one)			
	missions Unit Information S				
1	ess or production unit, or a cand which has at least one d	•			
of process	sions Unit Information Secti or production units and acti k or vent) but may also prod	vities which has at least			
	sions Unit Information Sections or production units and a				
1	Emissions Unit Addressed Combustor – Unit 2	in this Section:			
3. Emissions Un	t Identification Number: 00	)2			
4. Emissions Uni		6. Initial Startup	7. Emissions Unit		
Status Code:	Construction Date:	Date:	Major Group SIC Code: 49		
8. Federal Progra	m Applicability: (Check all	that apply)			
☐ Acid Rain	Unit				
CAIR Uni					
9. Package Unit:					
Manufacturer:		Model Number:			
10. Generator Nar			-		
11. Emissions Unit Comment:					

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#### **EMISSIONS UNIT INFORMATION** [4]

Section [2] of

#### **Emissions Unit Control Equipment/Method:** Control 1 of 4

- 1. Control Equipment/Method Description: Selective Noncatalytic Reduction for NOx
- Control Device or Method Code: 107

#### Emissions Unit Control Equipment/Method: Control 2 of 4

- 1. Control Equipment/Method Description: **Activated Carbon Adsorption**
- 2. Control Device or Method Code: 048

#### Emissions Unit Control Equipment/Method: Control 3 of 4

- 1. Control Equipment/Method Description: Gas Scrubber (General, Not Classified)
- 2. Control Device or Method Code: 013

#### Emissions Unit Control Equipment/Method: Control 4 of 4

- 1. Control Equipment/Method Description: Fabric Filter - High Temperature (T > 250F)
- Control Device or Method Code: 016

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

(Optional for unregulated emissions units.)

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

1.	Maximum Process or Throughput Rate: NA	
2.	Maximum Production Rate: 69,000 lbs. steam per hour (4 hour ave)	
3.	Maximum Heat Input Rate: 120 million Btu/hr	
4.	Maximum Incineration Rate: pounds/hr	
	288 tons/day (daily ave)	
5.	Requested Maximum Operating Schedule:	
	24 hours/day	7 days/week
	52 weeks/year	8760 hours/year
6.	Operating Capacity/Schedule Comment:	

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

(Optional for unregulated emissions units.)

## **Emission Point Description and Type**

1.	Identification of Point on Flow Diagram: Flue #2	Plot Plan or	2. Emission Point	Гуре Code: 1	
3.	3. Descriptions of Emission Points Comprising this Emissions Unit for VE Tracking: NA				
			,		
4.	ID Numbers or Descriptio	ns of Emission Ur	nits with this Emission	n Point in Common: NA	
5.	Discharge Type Code: V	6. Stack Height feet	: 199	7. Exit Diameter: 4.3 feet	
8.	Exit Temperature: 270 °F	9. Actual Volur 59400 acfm	netric Flow Rate:	10. Water Vapor: 19 %	
11.	Maximum Dry Standard F 43200 dscfm @9%O2	Flow Rate:	12. Nonstack Emissi feet	on Point Height: NA	
13. Emission Point UTM Coordinates  Zone 17 East (km) 413.12  North (km) 3179.21		14. Emission Point Latitude/Longitude  Latitude (DD/MM/SS) 284422  Longitude (DD/MM/SS) 815323			
15.	Emission Point Comments	:			

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# EMISSIONS UNIT INFORMATION Section [2] of [4]

### D. SEGMENT (PROCESS/FUEL) INFORMATION

# Segment Description and Rate: Segment 1\_ of 2\_

1. Segment Description (Process/Fuel Type): Natural gas burning during boiler startup, shutdown, and combustion control periods.						
2. Source Classification Cod 10100602	e (SCC):	3. SCC Units:	mil	lion cubic feet		
4. Maximum Hourly Rate: 0.09	5. Maximum	Annual Rate:	6.	Estimated Annual Activity Factor:		
7. Maximum % Sulfur:	8. Maximum	% Ash:	9.	Million Btu per SCC Unit: 1040		
10. Segment Comment:						
Segment Description and Rate: Segment 2_ of 2_						
1. Segment Description (Process/Fuel Type): Municipal solid waste combustion						
2. Source Classification Cod 10101201						
4. Maximum Hourly Rate: 12	5. Maximum 105120	Annual Rate:	6.	Estimated Annual Activity Factor:		
7. Maximum % Sulfur:	8. Maximum	% Ash:	9.	Million Btu per SCC Unit: 10		
10 Segment Comment:	•	_				

Million Btu per SCC Unit calculated based on MSW heat content 5,000 BTU per pound.

#### **EMISSIONS UNIT INFORMATION** of [4]

Section [2]

## D. SEGMENT (PROCESS/FUEL) INFORMATION (CONTINUED)

Segment Description and Rate: S	Segment	_ of _
		_

1. Segment Description (Process/Fuel Type):						
	-					
2. Source Classification Cod	e (SCC):	3. SCC Units:				
4. Maximum Hourly Rate:	5. Maximum	Annual Rate:	6.	Estimated Annual Activity Factor:		
7. Maximum % Sulfur:	8. Maximum	% Ash:	9.	Million Btu per SCC Unit:		
10. Segment Comment:						
			_			
Segment Description and Ra		of				
1. Segment Description (Process/Fuel Type):						
2. Source Classification Code (SCC):  3. SCC Units:						
4. Maximum Hourly Rate:	4. Maximum Hourly Rate: 5. Maximum Annual Rate: 6. Estimated Annual Activity Factor:					
7. Maximum % Sulfur:	8. Maximum	% Ash:	9.	Million Btu per SCC Unit:		
10. Segment Comment:			I			

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### **EMISSIONS UNIT INFORMATION**

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#### E. EMISSIONS UNIT POLLUTANTS

#### List of Pollutants Emitted by Emissions Unit

Dist of Formating Difficult by Emissions One						
1. Pollutant Emitted	2. Primary Control	3. Secondary Control	4. Pollutant			
	Device Code	Device Code	Regulatory Code			
CO	-		EL			
DIOX	048	016	EL			
H027 (Cd)	016		EL			
H106 (HCl)	013		EL			
H114 (Hg)	048	016	EL			
NOx	107		EL			
PB	016		EL			
PM	016		EL			
SO2	013		EL			
_						
_						
		-				

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POLLUTANT DETAIL INFORMATION
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# 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

Pollutant Emitted:     CO	2. Total Percent Efficiency of Control:	
3. Potential Emissions: 18.84 lb/hour 82.50	4. Synthetically Limited?  O tons/year Yes x No	
5. Range of Estimated Fugitive Emissions (as to tons/year	s applicable):	
6. Emission Factor: 100 ppm	7. Emissions Method Code:	
Reference: PSD-FL-113 permit allowable	0	
8.a. Baseline Actual Emissions (if required):	8.b. Baseline 24-month Period:	
tons/year	From: To:	
9.a. Projected Actual Emissions (if required):	9.b. Projected Monitoring Period:	
tons/year	5 years 10 years	
tons/year		
11. Potential, Fugitive, and Actual Emissions Co	omment:	

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# EMISSIONS UNIT INFORMATION Section [2 ] of [4 ]

# POLLUTANT DETAIL INFORMATION Page [2 ] of [5 ]

Pollutant Emitted:     DIOX	2. Total Percent Efficiency of Control:
3. Potential Emissions: 4.85E-06 lb/hour 2.13E-0	4. Synthetically Limited?  5 tons/year Yes x No
5. Range of Estimated Fugitive Emissions (a to tons/year	s applicable):
6. Emission Factor: 30 ng/dscm	7. Emissions Method Code:
Reference: 40 CFR 60.33b(c)(1)(iii)	0
8.a. Baseline Actual Emissions (if required): tons/year	8.b. Baseline 24-month Period: From: To:
9.a. Projected Actual Emissions (if required):	9.b. Projected Monitoring Period:
tons/year	☐ 5 years ☐ 10 years
10. Calculation of Emissions:  lb/hr = 30 ng/dscm*43200*60/35.29/454/10  tons/year = 4.85E-06 * 8760 / 2000 = 2.13E  11. Potential, Fugitive, and Actual Emissions C	E-05
11. Potential, Fugitive, and Actual Emissions C	omment.
Pollutant Emitted:     H027 (Cd)	2. Total Percent Efficiency of Control:
	4. Synthetically Limited?
H027 (Cd)  3. Potential Emissions:	4. Synthetically Limited?  2 tons/year Yes x No
H027 (Cd)  3. Potential Emissions: 5.66E-03 lb/hour 2.48E-02  5. Range of Estimated Fugitive Emissions (as	4. Synthetically Limited?  2 tons/year Yes x No
H027 (Cd)  3. Potential Emissions: 5.66E-03 lb/hour 2.48E-02  5. Range of Estimated Fugitive Emissions (as to tons/year  6. Emission Factor: 0.035 mg/dscm  Reference: 40 CFR 60.33b(a)(2)(i)	4. Synthetically Limited?  Yes X No  applicable):  7. Emissions Method Code: 0
H027 (Cd)  3. Potential Emissions: 5.66E-03 lb/hour 2.48E-02  5. Range of Estimated Fugitive Emissions (as to tons/year  6. Emission Factor: 0.035 mg/dscm	4. Synthetically Limited?  2 tons/year Yes x No  3 applicable):  7. Emissions Method Code:
H027 (Cd)  3. Potential Emissions: 5.66E-03 lb/hour 2.48E-02  5. Range of Estimated Fugitive Emissions (as to tons/year  6. Emission Factor: 0.035 mg/dscm  Reference: 40 CFR 60.33b(a)(2)(i)  8.a. Baseline Actual Emissions (if required):	4. Synthetically Limited?  Yes X No  applicable):  7. Emissions Method Code: 0  8.b. Baseline 24-month Period:
H027 (Cd)  3. Potential Emissions: 5.66E-03 lb/hour 2.48E-02  5. Range of Estimated Fugitive Emissions (as to tons/year  6. Emission Factor: 0.035 mg/dscm  Reference: 40 CFR 60.33b(a)(2)(i)  8.a. Baseline Actual Emissions (if required): tons/year	4. Synthetically Limited?  2 tons/year Yes X No  3 applicable):  7. Emissions Method Code: 0  8.b. Baseline 24-month Period: From: To:
H027 (Cd)  3. Potential Emissions: 5.66E-03 lb/hour 2.48E-02  5. Range of Estimated Fugitive Emissions (as to tons/year  6. Emission Factor: 0.035 mg/dscm  Reference: 40 CFR 60.33b(a)(2)(i)  8.a. Baseline Actual Emissions (if required): tons/year  9.a. Projected Actual Emissions (if required):	4. Synthetically Limited?  Yes x No  applicable):  7. Emissions Method Code: 0  8.b. Baseline 24-month Period: From: To:  9.b. Projected Monitoring Period:  5 years 10 years  4/1000 = 5.66E-03

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# EMISSIONS UNIT INFORMATION Section [2 ] of [4 ]

# POLLUTANT DETAIL INFORMATION Page [3 ] of [5 ]

1. Pollutant Emitted: H106 (HCl)	2. Total Pero	cent Efficio	ency of Control:
3. Potential Emissions: 7.11 lb/hour 31.1	5 tons/year	-	netically Limited? Yes x No
5. Range of Estimated Fugitive Emissions (a to tons/year	s applicable):		
6. Emission Factor: 29 ppm			7. Emissions Method Code: 0
Reference: PSD-FL-113 permit allowable	Oh Dasalina	24 month	,
8.a. Baseline Actual Emissions (if required): tons/year	8.b. Baseline From:		To:
9.a. Projected Actual Emissions (if required): tons/year	9.b. Projected 5 year		ng Period: 0 years
10. Calculation of Emissions: lb/hr = 29 ppm /1000000/385.3*36.46*4320 tons/year = 7.11 * 8760 / 2000 = 31.15	00*60= 7.11		
11. Potential, Fugitive, and Actual Emissions C	omment:		
1. Pollutant Emitted: H114 (Hg)	2. Total Perc	ent Efficie	ency of Control:
3. Potential Emissions: 8.09E-03 lb/hour 3.54E-02	2 tons/year	-	netically Limited?
5. Range of Estimated Fugitive Emissions (as to tons/year	applicable):		
6. Emission Factor: 0.05 mg/dscm  Reference: 40 CFR 60.33b(a)(3)			7. Emissions Method Code: 0
	8.b. Baseline From:		Method Code:
Reference: 40 CFR 60.33b(a)(3)  8.a. Baseline Actual Emissions (if required):		T l Monitori	Method Code: 0 Period: Co:
Reference: 40 CFR 60.33b(a)(3)  8.a. Baseline Actual Emissions (if required): tons/year  9.a. Projected Actual Emissions (if required):	From:  9.b. Projected  5 year  /1000= 8.09E-0	T I Monitori ars 1	Method Code: 0 Period: Co: ng Period:

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### POLLUTANT DETAIL INFORMATION Page [4] of [5]

Pollutant Emitted:     NOx	2. Total Pero	cent Effici	ency of Control:
3. Potential Emissions: 63.44 lb/hour 277.86	6 tons/year	1	hetically Limited? Yes x No
5. Range of Estimated Fugitive Emissions (as to tons/year	s applicable):		
6. Emission Factor: 205 ppm			7. Emissions Method Code:
Reference: PSD-FL-113 permit allowable	T		0
8.a. Baseline Actual Emissions (if required): tons/year	8.b. Baseline From:		ι Period: Γο:
9.a. Projected Actual Emissions (if required): tons/year	9.b. Projected 5 year		ng Period: 0 years
10. Calculation of Emissions: lb/hr = 205 ppm /1000000/385.3*46*43200 tons/year = 63.44 * 8760 / 2000 = 277.86	*60= 63.44		
11. Potential, Fugitive, and Actual Emissions Co	omment:		
Pollutant Emitted:     PB	2. Total Perc	cent Efficie	ency of Control:
		4. Synth	ency of Control: netically Limited? Yes X No
PB  3. Potential Emissions:	l tons/year	4. Synth	netically Limited?
PB  3. Potential Emissions: 6.47E-02 lb/hour 2.83E-01  5. Range of Estimated Fugitive Emissions (as	l tons/year	4. Synth	netically Limited?
PB  3. Potential Emissions: 6.47E-02 lb/hour 2.83E-01  5. Range of Estimated Fugitive Emissions (as to tons/year  6. Emission Factor: 0.40 mg/dscm  Reference: 40 CFR 60.33b(a)(4)	l tons/year	4. Synth	retically Limited? Yes X No  7. Emissions Method Code: 0
PB  3. Potential Emissions: 6.47E-02 lb/hour 2.83E-01  5. Range of Estimated Fugitive Emissions (as to tons/year  6. Emission Factor: 0.40 mg/dscm	l tons/year s applicable):	4. Synth	retically Limited? Yes X No  7. Emissions Method Code: 0
PB  3. Potential Emissions: 6.47E-02 lb/hour 2.83E-01  5. Range of Estimated Fugitive Emissions (as to tons/year  6. Emission Factor: 0.40 mg/dscm  Reference: 40 CFR 60.33b(a)(4)  8.a. Baseline Actual Emissions (if required):	tons/year applicable):  8.b. Baseline	4. Synth	netically Limited? Yes x No  7. Emissions Method Code: 0 Period: Γο:
PB  3. Potential Emissions: 6.47E-02 lb/hour 2.83E-01  5. Range of Estimated Fugitive Emissions (as to tons/year  6. Emission Factor: 0.40 mg/dscm  Reference: 40 CFR 60.33b(a)(4)  8.a. Baseline Actual Emissions (if required): tons/year	tons/year applicable):  8.b. Baseline From:	4. Synth  Y  24-month	netically Limited? Yes x No  7. Emissions Method Code: 0 Period: Γο:
PB  3. Potential Emissions: 6.47E-02 lb/hour 2.83E-01  5. Range of Estimated Fugitive Emissions (as to tons/year  6. Emission Factor: 0.40 mg/dscm  Reference: 40 CFR 60.33b(a)(4)  8.a. Baseline Actual Emissions (if required): tons/year  9.a. Projected Actual Emissions (if required):	8.b. Baseline From:  9.b. Projected  5 year	4. Synth  24-month  Monitorians 1	7. Emissions Method Code: 0 Period: To: ng Period:

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# POLLUTANT DETAIL INFORMATION Page [5 ] of [5 ]

Pollutant Emitted:     PM	2. Total Percent Efficiency of Control:
3. Potential Emissions: 4.04 lb/hour 17.77	4. Synthetically Limited?  2 tons/year Yes x No
5. Range of Estimated Fugitive Emissions (as to tons/year	s applicable):
6. Emission Factor: 25 mg/dscm  Reference: 40 CFR 60.33b(a)(1)(i)	7. Emissions Method Code:
8.a. Baseline Actual Emissions (if required):	8.b. Baseline 24-month Period:
tons/year	From: To:
9.a. Projected Actual Emissions (if required): tons/year	9.b. Projected Monitoring Period:  5 years 10 years
10. Calculation of Emissions: lb/hr = 25 mg/dscm* 43200*60/35.29/454/1 tons/year = 4.04 * 8760 / 2000 = 17.72	000 = 4.04
11. Potential, Fugitive, and Actual Emissions Co	omment:
Pollutant Emitted:     SO2	2. Total Percent Efficiency of Control:
3. Potential Emissions: 12.49 lb/hour 54.69	4. Synthetically Limited?  O tons/year Yes x No
5. Range of Estimated Fugitive Emissions (as to tons/year	applicable):
6. Emission Factor: 29 ppm  Reference: PSD-FL-113 permit allowable	7. Emissions Method Code:
8.a. Baseline Actual Emissions (if required):	8.b. Baseline 24-month Period:
tons/year	From: To:
9.a. Projected Actual Emissions (if required): 9.b. Projected Monitoring Period:	
tons/year	5 years 10 years
10. Calculation of Emissions: lb/hr = 29 ppm /1000000/385.3*64*43200*6 tons/year = 12.49 * 8760 / 2000 = 54.69	60= 12.49
11. Potential, Fugitive, and Actual Emissions Co	

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# 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 12

1.	Basis for Allowable Emissions Code: RULE	2.	Future Effective Date of Emissions:	Allowable
3.	Allowable Emissions and Units: CO 100 ppm (4-hr block ave)	4.	Equivalent Allowable E 18.84 lb/hour	missions: 82.50 tons/year
5.	Method of Compliance: CEMS			
6.	Allowable Emissions Comment (Description	of (	Operating Method):	

#### Allowable Emissions 2 of 12

1.	Basis for Allowable Emissions Code: RULE	2. Future Effective Date of Allowable Emissions:
3.	Allowable Emissions and Units: DIOX 30 ng/dscm	<ul><li>4. Equivalent Allowable Emissions:</li><li>4.85E-06 lb/hour 2.13E-05 tons/year</li></ul>
5.	Method of Compliance: Annual stack test	
6.	Allowable Emissions Comment (Description	of Operating Method):

#### Allowable Emissions 3 of 12

Basis for Allowable Emissions Code:     RULE	2. Future Effective Date of Allowable Emissions:
3. Allowable Emissions and Units: H027 (Cd) 0.035 mg/dscm	4. Equivalent Allowable Emissions: 5.66E-03 lb/hour 2.48E-02 tons/year
5. Method of Compliance: Annual stack test	
6. Allowable Emissions Comment (Description	of Operating Method):

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POLLUTANT DETAIL INFORMATION
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# 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 4 of 12

Basis for Allowable Emissions Code:     RULE	2. Future Effective Date of Allowable Emissions:
3. Allowable Emissions and Units: H106 (HCl) 29 ppm or 95% reduction	4. Equivalent Allowable Emissions: 7.11 lb/hour 31.15 tons/year
5. Method of Compliance: Annual stack test	
6. Allowable Emissions Comment (Description	of Operating Method):

#### Allowable Emissions 5 of 12

Basis for Allowable Emissions Code:     RULE	2. Future Effective Date of Allowable Emissions:
3. Allowable Emissions and Units: H114 (Hg) 0.05 mg/dscm or 85% reduction	4. Equivalent Allowable Emissions: 8.09E-03 lb/hour 3.54E-02 tons/year
5. Method of Compliance: Annual stack test	,
6. Allowable Emissions Comment (Description	of Operating Method):

#### Allowable Emissions 6 of 12

Basis for Allowable Emissions Code:     RULE	2. Future Effective Date of Allowable Emissions:
3. Allowable Emissions and Units: NOx 205 ppm (24-hr block ave)	4. Equivalent Allowable Emissions: 63.44 lb/hour 277.86 tons/year
5. Method of Compliance: CEMS	
6. Allowable Emissions Comment (Description	of Operating Method):

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# 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 7 of 12

Basis for Allowable Emissions Code:     RULE	2. Future Effective Date of Allowable Emissions:
3. Allowable Emissions and Units: PB 0.40 mg/dscm	4. Equivalent Allowable Emissions: 6.47E-02 lb/hour 2.83E-01 tons/year
5. Method of Compliance: Annual stack test	
6. Allowable Emissions Comment (Description	of Operating Method):

#### Allowable Emissions 8 of 12

1.	Basis for Allowable Emissions Code: RULE	2. Future Effective Date of Allowable Emissions:
3.	Allowable Emissions and Units: PM 25 mg/dscm	<ul><li>4. Equivalent Allowable Emissions:</li><li>4.04 lb/hour 17.72 tons/year</li></ul>
5.	Method of Compliance: Annual stack test	
6.	Allowable Emissions Comment (Description	of Operating Method):

#### Allowable Emissions Allowable Emissions 9 of 12

Basis for Allowable Emissions Code:     RULE	2. Future Effective Date of Allowable Emissions:
3. Allowable Emissions and Units: SO2 29 ppm or 75% reduction(24-hr geo. Ave)	4. Equivalent Allowable Emissions: 12.49 lb/hour 54.69 tons/year
5. Method of Compliance: CEMS	
6. Allowable Emissions Comment (Description	of Operating Method):
	•

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# 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 10 of 12					
Basis for Allowable Emissions Code:     RULE	2. Future Effective Date of Allowable Emissions:				
3. Allowable Emissions and Units: 110% demonstrated steam load, klb/hr (4-hr Ave)	4. Equivalent Allowable Emissions: NA				
5. Method of Compliance: Continuous operation	5. Method of Compliance: Continuous operating parameter monitor				
6. Allowable Emissions Comment (Description	of Operating Method):				
PSD permit limit for steam load, 69 klb/hr (4-hr A	ve)				
Allowable Emissions Allowable Emissions 11	of 12				
Basis for Allowable Emissions Code:     RULE	2. Future Effective Date of Allowable Emissions:				
3. Allowable Emissions and Units: 17°C above demonstrated baghouse inlet temp. (4-hr Ave)	4. Equivalent Allowable Emissions:  NA				
5. Method of Compliance: Continuous operation	ng parameter monitor				
6. Allowable Emissions Comment (Description of Operating Method):					
Allowable Emissions 12	of 12				
Basis for Allowable Emissions Code:     RULE	2. Future Effective Date of Allowable Emissions:				
3. Allowable Emissions and Units: carbon = or > demonstrated feed rate, lb/hr(8-hr Ave)	4. Equivalent Allowable Emissions: NA				
5. Method of Compliance: Continuous operating parameter monitor					
6. Allowable Emissions Comment (Description of Operating Method):					

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# EMISSIONS UNIT INFORMATION Section [2 ] of [4 ]

#### 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 1\_ of 2\_\_\_ 1. Visible Emissions Subtype: 2. Basis for Allowable Opacity: **VE10** x Rule ☐ Other 3. Allowable Opacity: **Normal Conditions:** 10 **Exceptional Conditions:** % % Maximum Period of Excess Opacity Allowed: min/hour 4. Method of Compliance: COMS 5. Visible Emissions Comment: <u>Visible Emissions Limitation:</u> Visible Emissions Limitation 2\_ of 2\_ 1. Visible Emissions Subtype: 2. Basis for Allowable Opacity: × Rule **VE** ☐ Other 3. Allowable Opacity: **Normal Conditions: Exceptional Conditions:** Maximum Period of Excess Opacity Allowed: min/hour 4. Method of Compliance: Annual VE test 5. Visible Emissions Comment: RULE 40CFR60.55b standards for fugitive emissions from ash conveying system: 5% of the observation period (i.e. 9 minutes per 3-hour) as per EPA Method 22

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## EMISSIONS UNIT INFORMATION

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#### 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 11

1. Parameter Code: EM	2. Pollutant(s): SO2
3. CMS Requirement:	x Rule Other
4. Monitor Information  Manufacturer: AMETEX  Model Number: 921	Serial Number: # AW921-S344
5. Installation Date: 1/8/08	6. Performance Specification Test Date: 1/29/08
7. Continuous Monitor Comment:	
Stack CEMS	
Continuous Monitoring System: Continuous	Monitor 2 of 11_
Parameter Code:     EM	2. Pollutant(s): SO2
3. CMS Requirement:	X Rule
4. Monitor Information  Manufacturer: AMETEK	
Model Number: 921	Serial Number: AE921-S494
5. Installation Date: 12/8/08	6. Performance Specification Test Date: 1/14/09
7. Continuous Monitor Comment:	·
Scrubber Inlet CEMS	

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# EMISSIONS UNIT INFORMATION

### **Section** [2] **of** [4]

#### H. CONTINUOUS MONITOR INFORMATION (CONTINUED)

Continuous Monitoring System: Continuous Monitor 3\_ of 11\_ 1. Parameter Code: 2. Pollutant(s):  $O_2$ dilluent correction 3. CMS Requirement: X Rule Other 4. Monitor Information... Manufacturer: CALIFORNIA ANALYTICAL Model Number: 110P Serial Number: U01165 6. Performance Specification Test Date: 5. Installation Date: 1/8/08 1/29/08 7. Continuous Monitor Comment: Stack CEMS **Continuous Monitoring System:** Continuous Monitor 4\_ of 11\_ 1. Parameter Code: 2. Pollutant(s): dilluent correction O23. CMS Requirement: X Rule ☐ Other 4. Monitor Information... Manufacturer: CALIFORNIA ANALYTICAL Model Number: 110P Serial Number: V08039 6. Performance Specification Test Date: 5. Installation Date: 12/8/08 1/14/09 7. Continuous Monitor Comment: Scrubber Inlet CEMS

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# EMISSIONS UNIT INFORMATION Section [2] of [4]

### H. CONTINUOUS MONITOR INFORMATION (CONTINUED)

<u>Continuous Monitoring System:</u> Continuous Monitor 5\_ of 11\_

1. Parameter Code: EM	2. Pollutant(s): CO
3. CMS Requirement:	X Rule
4. Monitor Information  Manufacturer: California Analytical	
Model Number: 602	Serial Number: V12010-M-COL
5. Installation Date: 12/8/09	6. Performance Specification Test Date: 1/13/10
7. Continuous Monitor Comment:	
Stack CEMS low range	
<b>Continuous Monitoring System:</b> Continuous	Monitor 6 of 11_
1. Parameter Code: EM	2. Pollutant(s): CO
3. CMS Requirement:	x Rule Other
4. Monitor Information  Manufacturer: California Analytical	
Model Number: 602	Serial Number: V12010-M-COH
5. Installation Date: 12/8/09	6. Performance Specification Test Date: 1/13/10
7. Continuous Monitor Comment:	
Stack CEMS high range	

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#### **EMISSIONS UNIT INFORMATION** [4]

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### H. CONTINUOUS MONITOR INFORMATION (CONTINUED)

Continuous Monitoring System: Continuous Monitor 7 of 11

1. Parameter Code:	2. Pollutant(s):
EM	NOx
3. CMS Requirement:	X Rule  Other
4. Monitor Information	
Manufacturer: TECO	
Model Number: 42CHL	Serial Number: 65510-348
5. Installation Date:	6. Performance Specification Test Date: 2/15/00
7. Continuous Monitor Comment:	
Stack CEMS	
Cardina and Marita in Cardina Cardina	M
Continuous Monitoring System: Continuous	
1. Parameter Code:	2. Pollutant(s):
VE	Opacity
3. CMS Requirement:	X Rule
4. Monitor Information	-
Manufacturer: Sick	
Model Number: OMD41	Serial Number: 4438017
5. Installation Date:	6. Performance Specification Test Date:
7/28/05	7/28/05
7. Continuous Monitor Comment:	-
Stack COMS	
Stack COIVIS	

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## EMISSIONS UNIT INFORMATION

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## H. CONTINUOUS MONITOR INFORMATION (CONTINUED)

Continuous Monitoring System: Continuous Monitor 9\_ of 11\_

1. Parameter Code: TEMP	Pollutant(s):     Baghouse inlet temperature
3. CMS Requirement:	X Rule Other
Monitor Information     Manufacturer: Thermo Fisher Scientific	
Model Number: SV100-100-123-000-00	Serial Number: D08DA001
5. Installation Date:	6. Performance Specification Test Date: NA
7. Continuous Monitor Comment:	
Continuous Monitoring System: Continuous	Monitor 10_ of 11_
1. Parameter Code:	2. Pollutant(s):
Steam load	Steam load
3. CMS Requirement:	X Rule  Other
	A Rule
4. Monitor Information  Manufacturer: Odessa	
	Serial Number: 105037
Manufacturer: Odessa	
Manufacturer: Odessa  Model Number: DSM-3260	Serial Number: 105037  6. Performance Specification Test Date:
Manufacturer: Odessa Model Number: DSM-3260  5. Installation Date:	Serial Number: 105037  6. Performance Specification Test Date:
Manufacturer: Odessa Model Number: DSM-3260  5. Installation Date:	Serial Number: 105037  6. Performance Specification Test Date:
Manufacturer: Odessa Model Number: DSM-3260  5. Installation Date:	Serial Number: 105037  6. Performance Specification Test Date:

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### **EMISSIONS UNIT INFORMATION** [4]

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## H. CONTINUOUS MONITOR INFORMATION (CONTINUED)

Continuous Monitoring System: Continuous Monitor 11\_ of 11\_

1.	Parameter Code: Carbon feed rate	 2. Pollutant(s): carbon feed rate	
3.	CMS Requirement:	X Rule Other	
4.	Monitor Information Manufacturer: H2NS Inc.		
	Model Number: CPP4794	Serial Number: 104507	
5.	Installation Date: 11/15/10	6. Performance Specification Test Date: NA	
7.	Continuous Monitor Comment:		

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Section [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)  X Attached, Document ID: Appendix B Previously Submitted, Date
2.	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)            x         Attached, Document ID: Appendix K         Previously Submitted, Date
3.	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)            x         Attached, Document ID: Appendix I,J,M,L         Previously Submitted, Date
4.	Procedures for Startup and Shutdown: (Required for all operation 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)    X   Attached, Document ID: Appendix N   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)  X Attached, Document ID: Appendix O Previously Submitted, Date  Not Applicable
6.	Compliance Demonstration Reports/Records:
	Attached, Document ID:
	Test Date(s)/Pollutant(s) Tested:
	× Previously Submitted, Date: 2-25-11
	Test Date(s)/Pollutant(s) Tested: <u>January 2011/ PM, Pb, Cd, Hg, HCl, CO, SO<sub>2</sub>, NOx, VE, FE</u> To be Submitted, Date (if known):
	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: x Not Applicable

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# EMISSIONS UNIT INFORMATION Section [2] of [4]

#### I. EMISSIONS UNIT ADDITIONAL INFORMATION (CONTINUED)

## Additional Requirements for Air Construction Permit Applications NOT APPLICABLE 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. 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 Attached, Document ID: Not Applicable Additional Requirements for Title V Air Operation Permit Applications 1. Identification of Applicable Requirements: x Attached, Document ID: Appendix D 2. Compliance Assurance Monitoring: Attached, Document ID: × Not Applicable 3. Alternative Methods of Operation: Attached, Document ID: × Not Applicable 4. Alternative Modes of Operation (Emissions Trading): Attached, Document ID: × Not Applicable Additional Requirements Comment See Appendix T for stack test results for the latest 5 years. See Appendix E for requested change to PSD permit Specific Condition 3 regarding emission limit for Particulate, Lead and Mercury.

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#### 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.)				
	<ul> <li>The emissions unit addressed in this Emissions Unit Information Section is a regulated emissions unit.</li> <li>The emissions unit addressed in this Emissions Unit Information Section is an unregulated emissions unit.</li> </ul>				
En	nissions Unit Desc	ription and Status			
1.	Type of Emissions	Unit Addressed in this	Section: (Check one)		
	This Emissions Unit Information Section addresses, as a single emissions unit, a single process or production unit, or activity, which produces one or more air pollutants and which has at least one definable emission point (stack or vent).				
	of process or p	s Unit Information Section of the section units and active vent) but may also produced the section of the secti	vities which has at least	e emissions unit, a group one definable emission	
		s Unit Information Section production units and a		e emissions unit, one or fugitive emissions only.	
2.	2. Description of Emissions Unit Addressed in this Section:  Carbon silo				
3.	Emissions Unit Ide	entification Number: 00	3		
4. A	Emissions Unit Status Code:	5. Commence Construction Date:	6. Initial Startup Date:	7. Emissions Unit Major Group SIC Code: 49	
8.	8. Federal Program Applicability: (Check all that apply)  Acid Rain Unit  CAIR Unit				
9.	9. Package Unit: Manufacturer: Model Number:				
10	10. Generator Nameplate Rating: MW				
11. Emissions Unit Comment:					

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# EMISSIONS UNIT INFORMATION

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Emissions Unit Control Equipment/Method: Control 1 of 1
1. Control Equipment/Method Description: Fabric Filter - Low Temperature (T < 180F)
2. Control Device or Method Code: 018
Emissions Unit Control Equipment/Method: Control of
1. Control Equipment/Method Description:
<b>`.</b>
2. Control Device or Method Code:
Emissions Unit Control Equipment/Method: Control of
1. Control Equipment/Method Description:
2. Control Device or Method Code:
Emissions Unit Control Equipment/Method: Control of
1. Control Equipment/Method Description:
2. Control Device or Method Code:

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

(Optional for unregulated emissions units.)

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

1	Maximum	Process of	r Throughout Rate	see comment below
1.	IVIANIIIIUIII	LIOCESS OF	i Timougiibul Kale.	SEE COMMENT DEION

2. Maximum Production Rate:

3. Maximum Heat Input Rate: million Btu/hr

4. Maximum Incineration Rate: pounds/hr

tons/day

5. Requested Maximum Operating Schedule:

24 hours/day

7 days/week

52 weeks/year

8760 hours/year

6. Operating Capacity/Schedule Comment:

The silo is expected to be filled with no more than 1 truck monthly. Each truck holds approximately 20 tons. Each transfer of carbon from the truck into the silo may take up to 4 hours.

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# EMISSIONS UNIT INFORMATION Section [3] of [4]

# 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	Гуре Code:1	
Flow Diagram: Carbon S	ilo -			
3. Descriptions of Emission	Points Comprising	g this Emissions Unit	for VE Tracking:	
Carbon silo				
4. ID Numbers or Descriptio	ns of Emission Ur	nits with this Emission	n Point in Common:	
•				
5. Discharge Type Code:	6. Stack Height	·· 53	7. Exit Diameter: 0.8	
H	feet		feet	
8. Exit Temperature: 77	9. Actual Volum	metric Flow Rate:	10. Water Vapor:	
°F	650 acfm		%	
11. Maximum Dry Standard Flow Rate:		12. Nonstack Emission Point Height:		
dscfm		feet		
13. Emission Point UTM Coordinates		14. Emission Point Latitude/Longitude		
Zone: East (km):		Latitude (DD/MM/SS)		
North (km):		Longitude (DD/MM/SS)		
15. Emission Point Comment:	:			
1				

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### D. SEGMENT (PROCESS/FUEL) INFORMATION

Segment Description and Rate: Segment 1\_ of 1\_

Segment Description (Process/Fuel Type):     Activated Carbon						
2. Source Classification Code (SCC): 39999994		3. SCC Units pounds	: ,			
4. Maximum Hourly Rate: 20,000	5. Maximum Annual Rate: 480,000		6. Estimated Annual Activity Factor:			
7. Maximum % Sulfur:	8. Maximum % Ash:		9. Million Btu per SCC Unit:			
10. Segment Comment:  Maximum Hourly Rate calculated based on truck unloading in 2 hours (it may take up to 4 hours)  Maximum Annual Rate calculated based 12 truck unloadings.						
Segment Description and Ra		of				
1. Segment Description (Process/Fuel Type):						
2. Source Classification Code	e (SCC):	3. SCC Units				
4. Maximum Hourly Rate:	5. Maximum A	Annual Rate:	6. Estimated Annual Activity Factor:			
7. Maximum % Sulfur:	8. Maximum % Ash:		9. Million Btu per SCC Unit:			
10. Segment Comment:	<u> </u>					

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# EMISSIONS UNIT INFORMATION Section [3] of [4]

## D. SEGMENT (PROCESS/FUEL) INFORMATION (CONTINUED)

<b>Segment Description and Rate:</b>	Segment	_ of
--------------------------------------	---------	------

1. Segment Description (	Process/Fuel Type):	:			
	20000	_			
2. Source Classification (	Code (SCC):	3. SCC Units	s:		
4. Maximum Hourly Rate	e: 5. Maximum	Annual Rate:	6.	Estimated Annual Activity Factor:	
7. Maximum % Sulfur:	8. Maximum	8. Maximum % Ash:		Million Btu per SCC Unit:	
10. Segment Comment:					
Segment Description and					
1. Segment Description (Process/Fuel Type):					
2. Source Classification (	Code (SCC):	3. SCC Units	3. SCC Units:		
4. Maximum Hourly Rate	: 5. Maximum	5. Maximum Annual Rate:		Estimated Annual Activity Factor:	
7. Maximum % Sulfur:	8. Maximum	8. Maximum % Ash:		Million Btu per SCC Unit:	
10. Segment Comment:					

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#### E. EMISSIONS UNIT POLLUTANTS

#### List of Pollutants Emitted by Emissions Unit

List of Political by Emissions City					
1. Pollutant Emitted	2. Primary Control Device Code	3. Secondary Control Device Code	4. Pollutant Regulatory Code		
	Device Code	Device Code	Regulatory Code		
PM	018		EL		
		,			
	_				
	-		_		
			_		
	_				
			_		

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# POLLUTANT DETAIL INFORMATION Page [1 ] of [1 ]

# 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

Pollutant Emitted:     PM	2. Total Percent Efficiency of Control:			
3. Potential Emissions: 0.1 lb/hour 0.438	3 tons/year	•	etically Limited?	
5. Range of Estimated Fugitive Emissions (as applicable): to tons/year				
6. Emission Factor: 0.1 lb/hr			7. Emissions Method Code:	
Reference: AC35-264176 permit allowable			0	
8.a. Baseline Actual Emissions (if required):	8.b. Baseline 2	24-month	Period:	
tons/year	From:	Τ	o:	
9.a. Projected Actual Emissions (if required):	9.b. Projected	Monitori	ng Period:	
tons/year	☐ 5 year	rs 🔲 1	0 years	
10. Calculation of Emissions:				
tons/year = 0.1 * 8760 / 2000 = 0.438				
11. Potential, Fugitive, and Actual Emissions Comment:				

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

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# 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_
Basis for Allowable Emissions Code:	2. Future Effective Date of Allowable
RULE	Emissions:
3. Allowable Emissions and Units:	4. Equivalent Allowable Emissions:
0.1 lb/hr	0.1 lb/hour 0.438 tons/year
5. Method of Compliance: Annual VE test	·
6. Allowable Emissions Comment (Description	n of Operating Method):
Allowable Emissions Allowable Emissions	of
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):
Allowable Emissions Allowable Emissions	of
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):

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#### G. VISIBLE EMISSIONS INFORMATION

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

<u>Vi</u>	<u>Visible Emissions Limitation:</u> Visible Emissions Limitation 1_ of 1				
1.	Visible Emissions Subtype:	2. Basis for Allowable Opacity:			
	VE05	x Rule Other			
3.	Allowable Opacity:				
	Normal Conditions: 5 %	Exceptional Conditions: %			
	Maximum Period of Excess Opacity A				
4.	Method of Compliance: Annual VE te	: <b>t</b>			
5.	Visible Emissions Comment:				
<u>Visible Emissions Limitation:</u> Visible Emissions Limitation of					
Vi	sible Emissions Limitation: Visible En	nissions Limitation of			
$\overline{}$	sible Emissions Limitation: Visible En Visible Emissions Subtype:	nissions Limitation of  2. Basis for Allowable Opacity:			
$\overline{}$					
1.		2. Basis for Allowable Opacity:			
1.	Visible Emissions Subtype:  Allowable Opacity: Normal Conditions: %	2. Basis for Allowable Opacity:  Rule  Other  Exceptional Conditions: %			
1.	Visible Emissions Subtype:  Allowable Opacity:	2. Basis for Allowable Opacity:  Rule  Other  Exceptional Conditions: %			
3.	Visible Emissions Subtype:  Allowable Opacity: Normal Conditions: %	2. Basis for Allowable Opacity:  Rule  Other  Exceptional Conditions: %			

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#### NOT APPLICABLE

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#### H. CONTINUOUS MONITOR INFORMATION

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

<u> </u>	Continuous Monitor of				
1.	Parameter Code:	2. Pollutant(s):			
3.	CMS Requirement:	Rule Other			
4.	Monitor Information Manufacturer:				
	Model Number:	Serial Number:			
5.	Installation Date:	6. Performance Specification Test Date:			
5.		or remained Speementon rest 2 me.			
7.	Continuous Monitor Comment:				
$\alpha$	Continuous Monitoring System: Continuous Monitor of				
<u>Co</u>	<u>ntinuous Monitoring System:</u> Continuous	Monitor of			
	ntinuous Monitoring System: Continuous Parameter Code:	Monitor of   2. Pollutant(s):			
3.	Parameter Code:  CMS Requirement:				
3.	Parameter Code:	2. Pollutant(s):			
3.	Parameter Code:  CMS Requirement:  Monitor Information	2. Pollutant(s):			
3.	Parameter Code:  CMS Requirement:  Monitor Information  Manufacturer:	2. Pollutant(s):  Rule    Other			
3. 4.	Parameter Code:  CMS Requirement:  Monitor Information  Manufacturer:  Model Number:	2. Pollutant(s):  Rule    Other  Serial Number:			
3. 4.	Parameter Code:  CMS Requirement:  Monitor Information  Manufacturer:  Model Number:  Installation Date:	2. Pollutant(s):  Rule    Other  Serial Number:			
3. 4.	Parameter Code:  CMS Requirement:  Monitor Information  Manufacturer:  Model Number:  Installation Date:	2. Pollutant(s):  Rule    Other  Serial Number:			
3. 4.	Parameter Code:  CMS Requirement:  Monitor Information  Manufacturer:  Model Number:  Installation Date:	2. Pollutant(s):  Rule    Other  Serial Number:			
3. 4.	Parameter Code:  CMS Requirement:  Monitor Information  Manufacturer:  Model Number:  Installation Date:	2. Pollutant(s):  Rule    Other  Serial Number:			

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#### 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)  X Attached, Document ID: Appendix P Previously Submitted, Date
2.	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)  x Attached, Document ID: Appendix Q Previously Submitted, Date
3.	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)  X Attached, Document ID: Appendix R Previously Submitted, Date
4.	Procedures for Startup and Shutdown: (Required for all operation 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)  X Attached, Document ID: Appendix R 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)  X Attached, Document ID: Appendix R Previously Submitted, Date  Not Applicable

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6.	Compliance Demonstration Reports/Records:
	Attached, Document ID:
	Test Date(s)/Pollutant(s) Tested:
	Previously Submitted, Date: 4/13/10
	Test Date(s)/Pollutant(s) Tested: April 2010/VE
	To be Submitted, Date (if known):
	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: X Not Applicable

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#### 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),			
F.A.C.; 40 CFR 63.43(d) and (e)):			
Attached, Document ID: x 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			
Additional Requirements for Title V Air Operation Permit Applications			
1. Identification of Applicable Requirements:			
X Attached, Document ID: Appendix D			
2. Compliance Assurance Monitoring:			
Attached, Document ID: Not Applicable			
3. Alternative Methods of Operation:			
Attached, Document ID: \times Not Applicable			
4. Alternative Modes of Operation (Emissions Trading):			
Attached, Document ID: X Not Applicable			
Additional Requirements Comment			

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#### A. GENERAL EMISSIONS UNIT INFORMATION

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

1.	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.)			
	<ul> <li>The emissions unit addressed in this Emissions Unit Information Section is a regulated emissions unit.</li> <li>The emissions unit addressed in this Emissions Unit Information Section is an unregulated emissions unit.</li> </ul>			
En	nissions Unit Desci	ription and Status		
1.	Type of Emissions	Unit Addressed in this	Section: (Check one)	
	<del></del>		section addresses, as a si	
	~ 1	•	ctivity, which produces of	
	•		efinable emission point	·
			on addresses, as a single vities which has at least	e emissions unit, a group one definable emission
	1 1	vent) but may also prod		
	This Emissions Unit Information Section addresses, as a single emissions unit, one or more process or production units and activities which produce fugitive emissions only.			
2.	Description of Em	issions Unit Addressed	in this Section:	<u> </u>
	Emerg	gency diesel-fired recipro	ocating internal combus	tion engine (RICE)
		_		
3.	Emissions Unit Ide	entification Number: 00	)4	
4.	Emissions Unit	5. Commence	6. Initial Startup	7. Emissions Unit
A	Status Code:	Construction Date:	Date:	Major Group SIC Code: 49
A		Date.		Sie code. 49
8.	Federal Program A	applicability: (Check all	that apply)	I
	Acid Rain Unit	t		
	CAIR Unit	_		
9.	Package Unit:			
	Manufacturer: Cat	<u> </u>	Model Number:	3208
	Generator Nameple			
11.	Emissions Unit Co	omment:		
Ex	isting Emergency di	iesel-fired reciprocating	internal combustion eng	gine (RICE) is added as
1	a new emission unit 004 due to recently promulgated NESHAP standards.			

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#### NOT APPLICABLE

Emissions Unit Control Equipment/Method: Control _ of
1. Control Equipment/Method Description:
2. Control Device or Method Code:
Emissions Unit Control Equipment/Method: Control of
1. Control Equipment/Method Description:
·
2. Control Device or Method Code:
Emissions Unit Control Equipment/Method: Control of
1. Control Equipment/Method Description:
2. Control Device or Method Code:
Emissions Unit Control Equipment/Method: Control of
1. Control Equipment/Method Description:
2 Control Device or Method Code:

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

(Optional for unregulated emissions units.)

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

1.	. Maximum Process or Throughput Rate: NA			
2.	. Maximum Production Rate: NA			
3.	3. Maximum Heat Input Rate: NA			
4.	Maximum Incineration Rate: pounds/hr     NA			
	tons/day			
5.	5. Requested Maximum Operating Schedule: NA			
	hours/day days/week			
	weeks/year hours/year			

6. Operating Capacity/Schedule Comment:

The Emergency diesel-fired reciprocating internal combustion engine (RICE) regulatory standards are based on the engine horse power rating. The unit is rated at 185 horse power.

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

(Optional for unregulated emissions units.)

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

1.	Identification of Point on Flow Diagram: Emergence		2. Emission Point	Гуре Code:1
3.	3. Descriptions of Emission Points Comprising this Emissions Unit for VE Tracking:			
NA	Ą			
4.	ID Numbers or Description NA	ns of Emission Ur	nits with this Emission	n Point in Common:
5.	Discharge Type Code: NA	6. Stack Height feet	:: NA	7. Exit Diameter: NA feet
8.	Exit Temperature: NA °F	9. Actual Volur NA acfm	metric Flow Rate:	10. Water Vapor: %
11	. Maximum Dry Standard F dscfm	low Rate:	12. Nonstack Emissi feet	on Point Height:
13	Emission Point UTM Coo	ordinates		Latitude/Longitude
	Zone: East (km): North (km)	١٠	Latitude (DD/MM/SS)  Longitude (DD/MM/SS)	
15	. Emission Point Comment		Dongitude (DD)	

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#### D. SEGMENT (PROCESS/FUEL) INFORMATION

Segment Description and Rate: Segment 1\_ of 1\_

Segment Description (Process/Fuel Type):     Diesel				
Source Classification Cod     NA	e (SCC):  3. SCC Un pounds	its:		
4. Maximum Hourly Rate: NA	5. Maximum Annual Rate: NA	6. Estimated Annual Activity Factor:		
7. Maximum % Sulfur:	8. Maximum % Ash:	9. Million Btu per SCC Unit:		
10. Segment Comment: The Emergency diesel-fire power rating.	The Emergency diesel-fired (RICE) regulatory standards are based on the engine horse			
Segment Description and Ra	nte: Segment _ of _			
1. Segment Description (Process/Fuel Type):				
2. Source Classification Code	e (SCC): 3. SCC Uni	its:		
4. Maximum Hourly Rate:	5. Maximum Annual Rate:	6. Estimated Annual Activity Factor:		
7. Maximum % Sulfur:	8. Maximum % Ash:	9. Million Btu per SCC Unit:		
10. Segment Comment:				

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#### D. SEGMENT (PROCESS/FUEL) INFORMATION (CONTINUED)

Segment Descri	otion and Rate:	Segment	of

1. Segment Description (Process/Fuel Type):				
2. Source Classification Cod	le (SCC):	3. SCC Units	•	
2. Source Classification Coc	ic (Sec).	J. Bee omis	•	•
4. Maximum Hourly Rate:	5. Maximum	Annual Rate:	6.	Estimated Annual Activity Factor:
7. Maximum % Sulfur:	8. Maximum	% Ash:	9.	Million Btu per SCC Unit:
10. Segment Comment:			l	
Segment Description and Ra		of		
1. Segment Description (Pro	cess/Fuel Type):			
2. Source Classification Cod	le (SCC):	3. SCC Units:	·	
4. Maximum Hourly Rate:	5. Maximum A	Annual Rate:	6.	Estimated Annual Activity Factor:
7. Maximum % Sulfur:	8. Maximum	% Ash:	9.	Million Btu per SCC Unit:
10. Segment Comment:	_			<del></del>

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#### E. EMISSIONS UNIT POLLUTANTS

#### List of Pollutants Emitted by Emissions Unit

	Pollutant Emitted	2. Primary Control	3. Secondary Control	4. Pollutant
		Device Code	Device Code	Regulatory Code
	NA			
				_
<u> </u>				

### POLLUTANT DETAIL INFORMATION Page [1 ] of [1 ]

# 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

Pollutant Emitted:     NA	Total Percent Efficiency of Control:     NA	
3. Potential Emissions:  NA lb/hour  NA	4. Synthetically Limited?  tons/year Yes x No	
5. Range of Estimated Fugitive Emissions (as to tons/year	s applicable):	
6. Emission Factor: NA  Reference:	7. Emissions Method Code: NA	
8.a. Baseline Actual Emissions (if required):	8.b. Baseline 24-month Period:	
tons/year	From: To:	
9.a. Projected Actual Emissions (if required):	9.b. Projected Monitoring Period:	
tons/year	5 years 10 years	
10. Calculation of Emissions:		
11. Potential, Fugitive, and Actual Emissions Co	omment:	
The Emergency diesel-fired (RICE) regulatory standards are work practices only. See  Additional Requirements Comment		

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

# F2. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION - ALLOWABLE EMISSIONS NOT APPLICABLE

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

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

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#### **EMISSIONS UNIT INFORMATION**

**Section** [4] of [4]

#### G. VISIBLE EMISSIONS INFORMATION NOT APPLICABLE

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

$\underline{\mathbf{V}}_{\mathbf{i}}$	sible Emissions Limitation: Visible Emis	sions Limitation of
1.	Visible Emissions Subtype:	2. Basis for Allowable Opacity:
		Rule Other
3.	Allowable Opacity:	
		Exceptional Conditions: %
	Maximum Period of Excess Opacity Allov	ved: min/hour
4.	Method of Compliance:	
5.	Visible Emissions Comment:	
		••
<u> </u>		
	sible Emissions Limitation: Visible Emiss	
1.	Visible Emissions Subtype:	2. Basis for Allowable Opacity:
		Rule Other
3.	Allowable Opacity:	
		Exceptional Conditions: %
<u>_</u>	Maximum Period of Excess Opacity Allow	ved: min/hour
4.	Method of Compliance:	
5.	Visible Emissions Comment:	
	•	
1		

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#### **NOT APPLICABLE**

#### H. CONTINUOUS MONITOR INFORMATION

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

<u>Co</u>	ntinuous Monitoring System: Continuous	Monitor of
1.	Parameter Code:	2. Pollutant(s):
3.	CMS Requirement:	☐ Rule ☐ Other
4.	Monitor Information Manufacturer:	
	Model Number:	Serial Number:
5.	Installation Date:	6. Performance Specification Test Date:
7.	Continuous Monitor Comment:	
1		
<u>Co</u>	ontinuous Monitoring System: Continuous	Monitor of
	Parameter Code:	Monitor of  2. Pollutant(s):
1.     3.	Parameter Code:  CMS Requirement:	
1.     3.	Parameter Code:	2. Pollutant(s):
1.     3.	Parameter Code:  CMS Requirement:  Monitor Information	2. Pollutant(s):
1.     3.	Parameter Code:  CMS Requirement:  Monitor Information Manufacturer:	2. Pollutant(s):  Rule Other

#### EMISSIONS UNIT INFORMATION

**Section** [4] **of** [4]

#### I. EMISSIONS UNIT ADDITIONAL INFORMATION NOT APPLICABLE

#### 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:
2.	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)  Attached, Document ID: Previously Submitted, Date
3.	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)  Attached, Document ID:  Previously Submitted, Date
4.	Procedures for Startup and Shutdown: (Required for all operation 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  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  Not Applicable

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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
	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: × Not Applicable

#### **EMISSIONS UNIT INFORMATION**

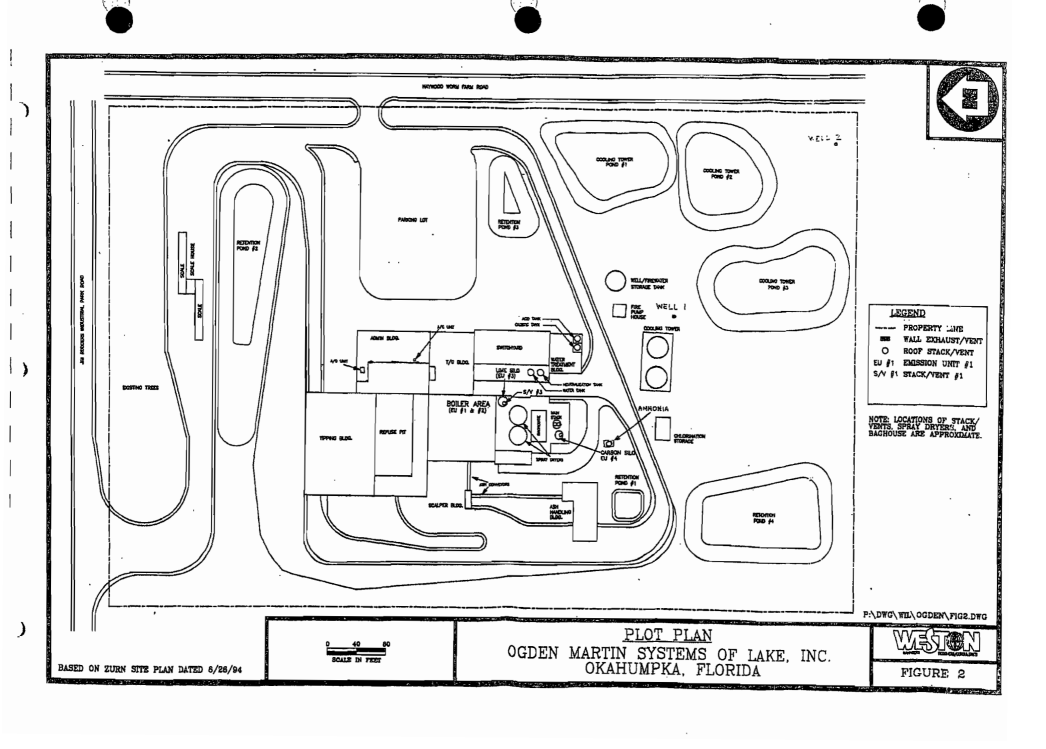
**Section** [4] **of** [4]

#### I. EMISSIONS UNIT ADDITIONAL INFORMATION (CONTINUED)

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

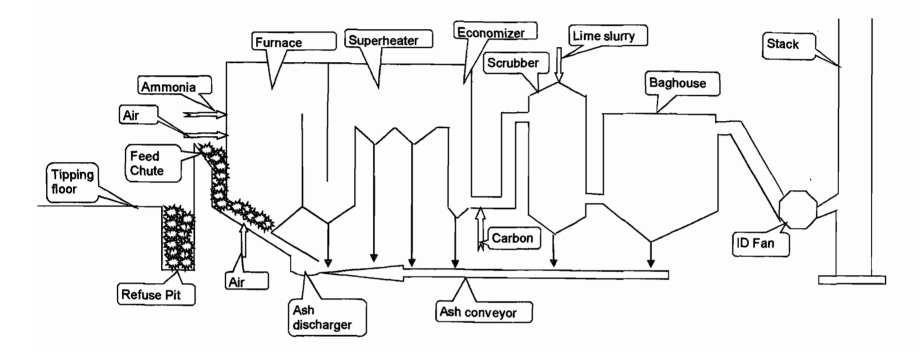
1. Control Technology Review and Analysis (Rules 62-212.400(10) and 62-212.500(7),
F.A.C.; 40 CFR 63.43(d) and (e)):
Attached, Document ID: Not Applicable
2. Good Engineering Practice Stack Height Analysis (Rules 62-212.400(4)(d) and 62-
212.500(4)(f), F.A.C.):
Attached, Document ID: Not Applicable
3. Description of Stack Sampling Facilities: (Required for proposed new stack sampling facilities
only)
Attached, Document ID: Not Applicable
Additional Requirements for Title V Air Operation Permit Applications
1. Identification of Applicable Requirements:
Attached, Document ID:
2. Compliance Assurance Monitoring:
Attached, Document ID: x Not Applicable
3. Alternative Methods of Operation:
Attached, Document ID: × Not Applicable
4. Alternative Modes of Operation (Emissions Trading):
Attached, Document ID: Not Applicable
Additional Requirements Comment
40CFR63, Subpart ZZZZ:
Existing stationary emergency CI RICE less than or equal to 500 HP located at major sources
are subject to the following work practices:
• change oil and filter every 500 hours of operation or annually, whichever comes first, except that sources can extend the period for changing the oil if the oil is part of an oil analysis
program as discussed below and none of the condemning limits are exceeded;
• inspect air cleaner every 1000 hours of operation or annually, whichever comes first; and
• inspect all hoses and belts every 500 hours of operation or annually, whichever comes first,
and replace as necessary.
• install a non-resettable hour meter if one is not already installed.
• Minimize the engine's time spent at idle and minimize the engine's startup time at startup to
a period needed for appropriate and safe loading of the engine, not to exceed 30 minutes.
• Operating and maintaining the stationary RICE according to the manufacturer's emission-
related operation and maintenance instructions.

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#### Lake County Resource Recovery Facility

Appendix B: MWC Process Flow Diagram



#### APPENDIX C

#### **REQUESTED CHANGE TO TITLE V PERMIT 0690046**

The permittee requests that the Specific Conditions identified below be modified to correct a scrivener's error in the Federal Register that impact the schedule for the annual stack testing frequency requirement from "every 12 calendar months" to "every 9 to 15 calendar months." for the pollutants HCl and fugitive ash. In support of this request, the permittee is attaching emails between the Department and the EPA. **Proposed modifications are highlighted in bold typing and underlined**.

- A.49. The procedures and test methods specified in paragraphs (1) through (8) shall be used for determining compliance with the hydrogen chloride emission limit. (7) Following the date that the initial performance test for hydrogen chloride is completed or is required to be completed under 40 CFR 60.8, the owner or operator of an affected facility shall conduct a performance test for hydrogen chloride emissions on a calendar year basis (no less than 9 calendar months and no more than 15 calendar months following the previous performance test; and must complete five performance tests within each 5-year calendar period).
- A.52. The procedures specified in paragraphs (1) through (4) shall be used for determining compliance with the fugitive ash emission limit under 40 CFR 60.55b. (See specific condition A.33.)
- (4) Following the date that the initial performance test for fugitive ash emissions is completed or is required to be completed under 40 CFR 60.8 for an affected facility, the owner or operator shall conduct a performance test for fugitive ash emissions on on a calendar year basis (no less than 9 calendar months and no more than 15 months following the previous performance test; and must complete five performance tests in each 5-year calendar period).

# Standards of Performance for New Stationary Sources and Emissions Guidelines for Existing Sources: Large Municipal Waste Combustors

Summary of Public Comments and Responses for December 19, 2005 Proposed Rule

U. S. Environmental Protection Agency OAQPS/Sector Policies and Programs Division Energy Strategies Group Research Triangle Park, NC 27711

April 25, 2006

#### Chapter 6

#### **Testing and Monitoring**

#### 6.1 Schedule

Comment: Six commenters (OAR-2005-0117-0073.1, OAR-2005-0117-0077, OAR-2005-0117-0080, OAR-2005-0117-0076, OAR-2005-0117-0081, OAR-2005-0117-0068) supported the flexibility provided for by EPA on scheduling annual compliance tests no less than 9 months and no more than 15 apart. However, the commenter noted that in the proposal, the time interval for mercury testing remained at no more than 12 months. They requested that the 9 to 15 month range be expanded to all pollutants subject to annual stack testing. The commenter added that stack testing for all pollutants is typically scheduled concurrently, and in order to take advantage of this flexibility, all pollutants must be eligible for the 9 to 15 month range for testing frequency.

Response: EPA agrees with the commenter, and it meant to apply the flexibility for scheduling compliance tests across all pollutants when it proposed the rule. It was an oversight in the proposed rule language that it did not change the 12 months to 15 months for mercury. EPA has corrected the final rule to allow for this range on scheduling compliance tests for all pollutants.

<u>Comment</u>: One commenter (OAR-2005-0117-0084) disagreed with the proposed changes to annual testing frequency and does not think this change will support the goal to add flexibility for weather or plant outages. Although the commenter disagreed with the proposed change, they suggested that the proposed language in 40 CFR 60.58b(d)(2)(ix)) contains an inconsistency, which lists that mercury be tested between 9 and 12 months from the previous test, whereas the other test schedules contain the between 9 and 15 months language.

#### Sheplak, Scott

- file-

From:

Sheplak, Scott

at:

Thursday, January 22, 2009 9:57 AM

To:

'stevenson.walt@epa.gov'

Subject:

May 10, 2006 federal amendments for MWCs

Attachments: Pasco Response to RAI.pdf; JohnPower1010056-006-AVRAI.pdf

Mr. Walt Stevenson

U.S. Environmental Protection Agency

Research Triangle Park, North Carolina 27711

Dear Mr. Stevenson:

I understand that there was a scrivener's error in the code of federal regulations (CFR) regarding the performance testing change from the May 10, 2006 federal amendments. A few consultants have brought this to my attention (please see the attached letters regarding the testing change). It seems the intent in the federal register (page 27326) was for the testing change to apply to HCL and fugitive ash emissions as well. I am rolling the May 10, 2006 federal amendment changes into Title V permits here in Florida. Was this in fact an error?

Thank you in advance for your reply.

Sincerely,

M. Sheplak
State of Florida
Department of Environmental Protection
Mail Station #5505
2600 Blair Stone Road
Tallahassee, FL 32399

850/921-9532 Scott.Sheplak@dep.state.fl.us

#### Sheplak, Scott



Stevenson.Walt@epamail.epa.gov Thursday, January 22, 2009 11:45 AM

Sheplak, Scott

Subject:

Re: May 10, 2006 federal amendments for MWCs

Attachments:

Pasco Response to RAI.pdf; JohnPower1010056-006-AVRAI.pdf





Pasco JohnPower1 nse to RAI.pdf6-006-AVRAI

Scott

Yes -- there was a Federal Register error in the HCl testing schedule and fugitive ash testing schedule. It will be corrected in the future. If more detail is needed on this issue, please call.

take care

Walt Stevenson, PE, BCEE 919-541-5264



#### APPENDIX D

#### LIST OF APPLICABLE REGULATIONS

#### Facility Applicable Regulations

FAC 62-4	Permits (core list)
FAC 62-103	Rules of Administrative Procedures (core list)
FAC 62-204	Air Pollution Control - General Provisions
FAC 62-210	Stationary Sources - General Requirements
FAC 62-212	Stationary Sources - Preconstruction Review
FAC 62-213	Operating Permits for Major Sources of Air Pollution (core list)
FAC 62-296	Stationary Sources - Emissions Standards
FAC 62-297	Stationary Sources – Emissions Monitoring
40 CFR 60	Standards of Performance for New Stationary Sources
40 CFR 62	Approval and Promulgation of State Plans
40 CFR 70	State Operating Permit Programs
40 CFR 82	Protection of Stratospheric Ozone.
40 CFR 98	Greenhouse Gas Reporting.

#### APPENDIX E

#### REQUESTED CHANGE TO PERMIT PSD-FL-113(AC35-115379)

The permittee requests that permit Specific Condition 3 regarding emission limit for Particulate, Lead and Mercury be changed as followed:

	FROM	ТО
Particulate	27 mg/DSCM	25 mg/DSCM
Lead	0.44 mg/DSCM	0.40 mg/DSCM
Mercury	70 ug/DSCM	50 ug/DSCM

**REASON**: This request is being made to streamline multiple requirements.

#### APPENDIX F

### PRECAUTIONS TO PREVENT EMISSIONS OF UNCONFINED PARTICULATE MATTER/FUGITIVE EMISSIONS IDENTIFICATION

There are no significant sources of fugitive emissions at the facility. Minor amounts of fugitive emissions could potentially be associated with the ash generated at the facility. All reasonable precautions are taken to control/prevent emissions of unconfined particulate matter and fugitive emissions at the facility. These include the following:

- All roads and parking areas are paved, and unpaved areas are landscaped with plants or vegetation.
- Application of water would be performed as required during any demolition, grading, construction, or land clearing operations.
- Potential emissions of particulate matter from MWC Emission Unit Nos. 1, 2 and Carbon injection system are controlled using control devices as detailed in this permit application.
- Potential emissions of particulate matter from the ash generated at the facility is controlled as detailed in the Lake County Resource Recovery Facility Ash Residue Management Plan.

#### APPENDIX G

#### SUMMARY OF INSIGNIFICANT ACTIVITIES/EMISSION UNITS

Building Exhausts and Vents
Steam Release Vents
Turbine Air Ejector Vent
Steam Relief Valves
Ash Conveyors/Transfers
Part washer/ Degreaser
Torches and Welders
200-gal and 500-gal Diesel Tanks
CEM Vent Lines
Aqueous ammonia tank storage/transfer
Lime silos storage/transfer
Plant maintenance activities
Water treatment chemicals storage/transfer
Waste storage/transfer

#### APPENDIX H

#### **COMPLIANCE REPORT**

Emission units ID 001, 002, 003 and 004 at the facility are currently in compliance with all applicable requirements. Thus no compliance plan or compliance schedule is required.

#### APPENDIX I

#### LAKE COUNTY RESOURCE RECOVERY FACILITY

#### BAGHOUSE SYSTEM DESCRIPTION

#### I. INTRODUCTION

Treated gas is ducted from the Spray Dry Absorber to the Fabric Filter(Baghouse) for cleaning. Entrained particulate is filtered from the gas stream as the gas passes through cloth filter bags within the Baghouse. Filtered gas is delivered to the stack via induced draft fan for exhaust. Captured particulate is periodically released into the Baghouse hoppers for delivery to the ash conveying system.

#### II. SYSTEM OVERVIEW

The Baghouse is a self-cleaning modular dust collector designed to remove dust particles from flue gas streams. It consists of four standard modules, each containing one hundred seventy six, 20'-0" long by 6" diameter, fiberglass bags. The inlet and outlet of each of the six modules is connected to a common inlet and outlet of manifold. Dampers included in the duct connecting the modules to the manifolds allow on-line maintenance of individual modules.

Fabric bags within each Baghouse module filter dust from the flue gas.

Dust laden gas enters the Baghouse modules below the filter bags, slows, and passes through the filter bags from the outside to the inside of the bag. The mechanics of turning and slowing the gas results in some of the dust falling directly into the hopper; the remainder is deposited on the outside of the filter bags. Each filter bag is supported from within by a 2 piece wire cage. The wire cages prevent the collapse of the filter bags during the filtering operation.

To keep pressure losses at an acceptable level, the filter bags are periodically cleaned of the collected material. The Baghouse cleans the bags using a short pulse of compressed air (40-60 psig) directed into the clean interior of the bags from their top open ends. The compressed air pulse, opposite to the direction of gas flow, expands the bag and releases collected dust cake on the outside of the bag to fall into the hopper below.

#### III. COMPONENTS

- The complete Baghouse consists of four modules. The modules, are connected by inlet and outlet gas manifolds. Each module is constructed of four basic assemblies: The casing assembly, tube sheet assembly, hopper assembly, and plenum assembly. Baghouse controls sequence the fabric filter through alternate modes of filtering and cleaning.
- A manifold duct transports untreated gases to each Baghouse module.

  Located at the manifold connection to the inlet of each module is a damper which allows maintenance to be performed on individual modules. Each filter module connects to the outlet manifold through a damper. The module outlet damper is closed when its associated filter module is pulse cleaned
- Collected dust settles in a hopper at the bottom of the Baghouse filter module after being cleaned from the filter bags. The steep slope of the hopper walls directs the collected dust toward the hopper throat for removal from the Baghouse. Dust buildup and corrosion are effectively diminished using hopper heat. Prefabricated rigid heater modules are attached to the walls of the hopper.
- Process gas flows from the outside to the inside of the filter bags.

  Bag cages are installed inside each bag to prevent their collapse during operation.
- Compressed air is discharged to each module blowpipe for pulse cleaning the fabric filter bags. Compressed air travels to the center of the top opening of each filter bag by the blow pipe.
- The Baghouse control panel is housed in a weather-proof enclosure.

  Baghouse cleaning, module isolation and on-line and off -line cleaning are controlled from this system. Differential pressure is monitored between the inlet and outlet manifolds.

  One pulsating timer is furnished for each module.

#### IV. OPERATION

With the Baghouse in the normal filtering mode of operation all the modules are on-line, filtering flue gas. Fabric filter bag cleaning is accomplished by cleaning the modules one at a time in sequence until all modules have been cleaned. Each module is taken off-line, out of filtering in sequence for cleaning and returned to filtering before cleaning the next module. Only one module is off-line for cleaning at any time. All operations associated with fabric filter cleaning

are controlled automatically or manually through the Baghouse control panel.

Under most operating conditions modules are taken off-line, out of the filtering mode for cleaning to eliminate the force of the gas pressure drop across the bag and dust cake which holds the dust cake against the bag. Elimination of the gas pressure force makes dislodging of the dust much easier. The bags are cleaned much more thoroughly. Stopping the flue gas flow through the module eliminates partial re-entrainment and reattachment of the dust. The dust is dislodged from the bags and falls directly into the hopper. In contrast, if the flue gas continues to flow into the compartment during cleaning the bags may not be cleaned well enough. As the dust cake is dislodged and falls toward the hopper it becomes partially re-entrained in the flue gas. The dust then reattaches to the bags and a higher pressure drop may result.

In unusual applications where the dust is very "easy" to dislodge from the bags and bag pressure drop is low, it may be possible to clean the modules on-line while filtering of flue gas continues in the compartment being cleaned. The Baghouse control panel provides the option for on-line cleaning. Bag cleaning within a module is accomplished using short duration, low pressure (40 psig minimum) compressed air pulses blown down into the mouth of each bag from blowpipes mounted just above the tube sheet in the module outlet plenum. The air pulses travel down the bags in the direction opposite to the direction of the flue gas flow with the module on-line. The dust cake on the bags is dislodged by a combination of the dynamic pressure of the air pulses as they travel down the bags, and by the shock waves generated by the air exhausting from the blow pipe orifices at the speed of sound.

Pressure differential or timer (delta P/Timer) is the normal cleaning initiation mode since this mode requires minimal operator attention. In this mode the differential pressure at which cleaning is initiated can be adjusted from less than 1 to 10 inches, depending on desired total baghouse pressure differential. The normal adjustment is around 4 inches. If the pressure differential set point is not reached within a preset time period, the cleaning sequence will be initiated by the timer override. The pressure differential setting and the timer are adjusted at the programmable controller.

The cleaning mode can also be selected for ON-LINE or OFF-LINE cleaning.

Shutdown of the Baghouse should be accomplished in such a manner so as to prevent fabric filter damage due to lowering gas temperature, as there is potential for moisture or acid

condensation on the bags.

Pulse-jet cleaning should be manually initiated prior to shutdown to remove any excess dust from the filter bags. Initiating a cleaning cycle prior to shutdown reduces the likelihood of blinding the filter bags with hard caked dust resulting from moisture condensing on the bags as the unit cools. Isolate Baghouse modules by closing inlet dampers. In order to preclude any condensation on bags the hopper heaters should be left in service whenever possible.

#### APPENDIX J

#### LAKE COUNTY RESOURCE RECOVERY FACILITY

#### SPRAY DRY ABSORBER DESCRIPTION

#### I. INTRODUCTION

The Spray Dry Absorber neutralizes acidic chemical compounds such as hydrogen chloride, hydrogen fluoride, and sulfur dioxide from the exhaust gas of the refuse-fired boilers. The spray dryer absorber carries out the chemical neutralization. The lime system is used to prepare and supply lime slurry to the spray dryer absorber for use in the chemical neutralization process.

#### II. SYSTEM OVERVIEW

Pebble lime (CaO) is delivered to the plant via self-contained pneumatic truck trailers. The lime is unloaded from the truck trailer to the lime silo, above the lime preparation area. The lime silo has one conical discharge. Lime is discharged through a bifurcated chute discharging to a slaking train. Variable speed screw feeders are used to meter lime to the slakers in the proportions required for slaking. The pebble lime flows by gravity from the screw feeders to detention type slakers where it is slaked to a slurry of hydrated lime and water. The slakers mix and slake the lime, using abrasion resistant rotating paddles, and provide a vessel for the slaking reaction to occur. Slaked lime slurry, with a solid content approximately twenty to twentyfive percent (20-25%), flows by gravity from the detention slakers to the slurry grit screens. Water is sprayed onto the surface of the grit screens to remove grit and large particles of lime that will not pass the #20-mesh screens. Wet grit is discharged from each screen for disposal. Lime slurry passing the grit screen flows by gravity to the lime slurry tank. The water sprayed onto the grit screen is mixed with the lime slurry as it passes through the screen before entering the lime slurry storage tank. The rate that water is added to the lime slurry may be varied so that a desired 17-20% lime solids concentration can be achieved in the slurry tank. An agitator, in the slurry tank, incorporates and mixes the slaked lime slurry to maintain the suspension of lime solids.

Lime feed slurry is pumped from the lime slurry tank to the atomizer head tanks. The actual flow of slurry to the head tank is dependant upon the sulfur dioxide  $(SO_2)$  concentration of the gas exiting the air pollution control system.

Untreated flue gas and reagent lime slurry combine in the spray dryer absorber, resulting in the neutralization and removal of the acid

- components contained in the gas stream. The two streams, lime slurry and boiler exhaust gas, combine, and result in a dry product and scrubbed gas exiting the absorber chamber. The absorber and its support equipment are designed to maintain the reaction between lime slurry and flue gas necessary for  $SO_2$  and acid neutralization, and for moisture evaporation. The result of maintaining this balance between slurry and gas is the desired absorber exit flue gas conditions.
- The slurry passes through a stationary swirl-type liquid distributor into the atomizer wheel where induced centrifugal force, from the rapidly spinning wheel, discharges the slurry through the wheel nozzles at high velocity. The design of the atomizer wheel, its rate of spin, and the discharge velocity of the slurry creates a cloud of finely divided droplets around the periphery of the atomizer wheel.
- Flue gas enters from the top of the spray dryer absorber through a cyclonic roof gas disperser. The disperser directs the flue gas into the zone filled by the atomized slurry cloud where violent mixing occurs Most of the chemical absorption occurs in this zone.
- A portion of the dried spent chemicals and ash settle to the bottom of the chamber. This material discharged at the base of the powder discharge cone and is discharged to the Ash Handling System. The remainder of the spent chemical and ash, entrained in the flue gas, is carried from the module through the gas outlet in the side of the discharge cone.

#### III. COMPONENTS

- The lime slurry preparation systems includes a lime storage silo, a vent system on the silo roof, lime feeders, lime slakers, and lime slurry storage tank with appropriate controls and instruments. All lime slurry preparation plant equipment is housed in an enclosure below the lime silo.
- The 3685 cubic feet capacity lime storage bin comprises the top 32' of the height of the lime system enclosure. A chute discharge is located at the bottom of a 60 degree conical hopper. Pebble lime is delivered to the plant via pneumatic self-unloading truck trailers. The lime is conveyed vertically from grade to the top of the lime storage bin through four inch diameter piping. Conveying air, vented from the lime storage bin during lime unloading, passes through the lime bin vent filter before exhausting to atmosphere. The lime bin vent filter utilizes a fabric media to remove entrained lime from the vented air. The bin vent filter is activated only when the silo is being refilled with product. When

- activated, the filter has an automatic cleaning system which prevents the individual filter bags from becoming choked with an accumulation of dust. Cleaning is accomplished with an electrical driven shaker mechanism.
- The screw feeder is a variable speed feeder used to regulate the flow of lime to the detention slaker.
- Pebble lime must be reduced in size and hydrated for use in the absorption process. Sizing and hydration of the lime occurs in the lime slaker. Two detention type slakers are provided.
- Slaked lime slurry flows by gravity from the slakers to a slurry grit screen located beneath each slaker. The grit screens are oscillating, replaceable, stainless steel wire 20-mesh screens. Slurry, deposited on the grit screens, is washed with water to cleanse the slurry of grit particles. Grit free slurry passes through each screen and flows by gravity into the live slurry tank associated with the screen. Collected grit is carried from each screen by a grit screw. Grit is deposited in collection containers for disposal.
- Slaked lime is mixed, stored, and kept in suspension within the slurry tank, for use when required by the dryer absorber. A single impeller agitator for mixing and suspending the slurry solids is also supplied.
- The Dry Scrubber consists of a slurry head tank, head tank agitator, slurry atomizer, and a spray dryer absorber.
- The lime slurry flowing to the head tank located in the spray dryer absorber penthouse is fed through a constant head standpipe and then returned to the slurry storage tank. A fraction of the slurry flow is measured by a flow meter and controlled by a valve before flowing into the head tank.
- The head tank agitator is a portable direct drive mixer driven by a motor.
- Three rotary atomizers, two operating and one spare, are used in the spray dryer absorbers. The atomizer is driven by a motor. The atomizer wheel is designed to optimize lime slurry feed atomization.
- The spray dryer absorber modules are mixing chambers for the process exhaust gas and the atomized lime slurry. As the gas enters the spray dryer absorber chamber, it comes in contact with the atomized slurry sprayed from the atomizer wheel. A powder discharge cone is at the bottom of the spray dryer absorber. Flue gas ducting carries the treated flue gas from

the chamber's gas discharge point to the respective Baghouse of each air pollution control system.

#### IV. OPERATION

- The lime slaking operates as batch process. The slaking equipment automatically starts up when the slurry tank lowers to a predetermined level and shuts down when the slurry tank is full.
- The slurry feed pump runs continuously with approximately half of its discharged flow being directed to the two scrubber atomizer head tanks. The remainder of its discharge is re-circulated back to the slurry storage tank.
- The quantity of slurry that is admitted into an individual scrubbers slurry head tank is automatically regulated based on stack SO<sub>2</sub>. As SO<sub>2</sub> rises the slurry flow is increased.
- The quantity of slurry/water that is admitted from the head tank to the atomizer is automatically regulated based on Scrubber outlet temperature. As temperature rises the slurry/water flow is increased.

# - APPENDIX K

## **FUEL ANALYSIS OR SPECIFICATION**

The reference MSW analysis is as followed.

Heating Value, BTU/lbs.	5000
Carbon, C	27.5 %
Hydrogen, H	3.6 %
Oxygen, O	20 %
Nitrogen, N	0.5 %
Chlorine, Cl	0.5 %
Sulfur, S	0.1 %
Ash	23.4 %
Water	24.4 %

#### APPENDIX L

#### LAKE COUNTY RESOURCE RECOVERY FACILITY

#### Activated Carbon Injection (Mercury Control) System Description

The system injects activated carbon pneumatically into the scrubber inlet duct through a series of nozzles inside the duct. The system consists of a 60 tons capacity storage silo which is periodically filled from a truck unloading system. The storage silo has a truck fill pipe with a hose connection and limit switch for the trucker's hose. The limit switch automatically starts the silo roof mounted dust collector exhaust fan and pulsing system.

The silo has two (2) outlet hoppers, one dedicated to each boiler train. Each outlet hopper has a bin activator, 8-inch isolation valve, 8-inch rotary valve (feeder), a volumetric feeder with surge bin, an eductor, and a positive displacement (conveying) blower. The surge bin has about a 3 hour capacity and is periodically filled by the rotary valve based on high and low surge bin level switches.

The volumetric feeder has a variable speed drive which controls the speed of the feed screw and thus controls the feed of carbon. Since carbon density and screw clearances vary, the speed (RPM) of the screw feeder carbon feed is periodically checked by taking grab samples and weighing them to demonstrate that the required minimum lb/hr of carbon is being fed.

The eductor picks up the metered carbon and via the nozzle in the eductor, uses the pressure and flow from the conveying blower to induce an optimum velocity in the 2-inch conveying line which maintains the activated carbon in suspension and delivers the carbon through the 2-inch conveying line with long radius elbows into the economizer outlet duct nozzle assembly. The nozzle assembly distributes the carbon evenly in the duct cross-section for maximum contact with the flue gas.

The CEM in the control room continuously displays the lb/hr of carbon being fed. The lb/hr signal is generated by converting the feeder RPM signal to a lb/hr signal based on the grab samples.

#### APPENDIX M

## **SNCR** system

## **Purpose**

The purpose of the SNCR system is to control nitrogen oxides contained in the flue gas. The system uses aqueous ammonia as the controlling agent injected into the upper section of the furnace to keep nitrogen oxide emissions within air permit limits.

## System Overview

The SNCR system is designed for the reduction of nitrogen oxides using an injected mixture of aqueous ammonia and carrier water into one of two injection levels in the furnace. Carrier water provides the carrier medium for adequate penetration and distribution inside the furnace. As the mixture enters the furnace the aqueous ammonia expands as a free gas in the boiler and reacts with NO forming gaseous nitrogen and water vapor.

The system consists of an ammonia storage tank, an ammonia feed system, a carrier water system, a purge air system, and injection lances with nozzles.

# Storage and delivery

The storage system consists of a vertical tank designed to hold 10,000 gallons. This tank has two safety relief valves. In the event of over pressurization of the tank these relief valves will relieve excess pressure. In the event of a pressure release any discharge of ammonia over 1000 pounds is a reportable event and must be reported to DEP.

The delivery truck will deliver approximately 5500 gallons each time and must follow the procedures established by Covanta, Lake. The ammonia receiving report must be used for each delivery.

# Components

Purge air rotary blowers - 2 with 100% capacity
Ammonia pumps - 2 with 100% capacity
Storage Tank - 10000 gallon capacity

14.1 ammonia rev 8-29-01 Carrier water system

Plant demineralized water

PLC based control system

2 CPU interfaces with each having full

System operating capability

Instrumentation operating instrumentation.

Full protective interlock, leak detection, and

# **Operation**

Operation of the aqueous ammonia system is to be accomplished in accordance with the SNCR operating manual.

# Appendix N

#### MWC UNIT STARTUP AND SHUTDOWN PROCEDURES

#### 4.1 MWC UNIT STARTUP PROCEDURES

This procedure covers the startup of one unit consisting of the boiler and its auxiliaries as well as all associated air pollution control equipment. The procedure assumes that the other unit is already in normal operation and all plant systems that are common to all units are also operating in a normal manner.

# VERIFY THAT ALL SAFETY CLEARANCES HAVE BEEN PROPERLY RELEASED BEFORE PREPARING THE UNIT FOR SERVICE.

- 1. Verify Baghouse flyash hopper heaters have been energized and operating properly.
- 2. Check that feed chute, feed rams and table, grate surface, clinker rollers, ash discharger and boiler fans are clear of personnel, tools and debris and are ready for service.
- 3. Verify that overfire air nozzles in front and rear walls of furnace are clear of slag and ready for service.
- 4. Verify feed chute cooling water system is full, vented and ready for service.
- 5. Check that all access plates in feeder area are closed and locked.
- 6. Check that all access doors in feeder riddling hoppers and ducts are closed. Verify that all furnace doors and penthouse doors are shut and sealed.
- 7. Verify that grate and auxiliaries' lubrication system is ready for service.
- 8. Verify residue and fly ash handling equipment are ready for service.
- 9. Verify power to the MARTIN control panel.
- 10. Verify power to unit instrumentation in control room.
- 11. Verify correct operation of orifice damper position indicators in the control room. Leave dampers in closed position.
- 12. Verify water level in ash discharger and check setting of float valve. Normal water level

#### is 18 inches below the inspection doors.

- 13. Inspect stoker-hydraulic system and verify availability for service.
- 14. Verify operability of Riddling Flaps.
- 15. Check seal air filter dampers are open.
- 16. Start one hydraulic pump, check the system and verify:
  - System pressure is 1440 psig
  - Feed chute damper opens and re-closed. Leave closed.
  - Feed rams' operation from the local pushbuttons
  - Grate operation from the local pushbuttons
  - Clinker roller from the local pushbuttons
  - Ash discharger from the local pushbuttons
- 17. Shut down the hydraulic pump and start the back-up pump. Check for proper operation of the pump and system pressure is 1440 psig.
- 18. Check grease level. Start the Stoker Grease Pump.
- 19. Start the following equipment:
  - Ash discharger
  - Clinker roller
- 20. Stoker Settings:
  - Feeders "ON" (interlocked) main switch "OFF"
  - Feeder speed 10% and stroke length 7.4 inches
  - Grates "ON" (interlocked) main switch "OFF"
  - Grate speed 15%
  - OFA Fan Damper Control on "MANUAL" and closed
  - UFA Fan Damper Control on "MANUAL" and closed
  - Each UFA Zone Damper in "MANUAL" and closed
  - Each OFA Damper in "MANUAL" and closed
  - Riddling Flaps "OFF"
  - Optimizing Controller "OFF
  - Combustion Controller set point 0% and on temperature control
- 21. Verify all settings on the pollution control system. Verify proper operating parameters of CEM equipment.

- 22. Prepare the boiler for start-up.
- 23. Commence filling the boiler by manually opening the feedwater regulating valve to achieve a flow rate of approximately 10,000 lbs/hr. Stop filling when -4 inches is indicated in the drum.
- 24. Start seal air fan.
- 25. Set the Induced Draft Fan Damper to "MANUAL" and close it. Verify smooth operation of damper to full extent of travel. Start the Induced Draft Fan. Inspect and verify satisfactory operation.
- 26. Verify smooth operation of the forced draft fan damper to full extent of travel. Start the forced draft fan. Inspect and verify satisfactory operation of the fan.
- 27. Start the Overfire Fan. Inspect and verify satisfactory operation.
- 28. Shut down the Induced Draft Fan and verify that the Overfire and Forced Draft Fans trip.
- 29. Start Induced Draft Fan and Seal Air Fan. Place ID Fan Damper on "AUTO" and set furnace pressure for 0.3" W.G.
- 30. Start the Forced Draft Fan. (Verify satisfactory operation.)
- 31. Start Overfire Air Fan. (Verify satisfactory operation.)
- 32. Place FD Fan Inlet Damper Control on "AUTO" and set fan discharge pressure for 16" W.G.
- 33. Place OFA fan inlet damper in "AUTO" and set fan discharge pressure for 19" W.G.
- 34. In accordance with burner management requirements, open all UFA zone dampers and OFA wall dampers until 75% total airflow is achieved as indicated by the purge counter starting to count. Maintain this airflow for five (5) minutes to purge. Light off the natural gas burner.
- 35. Shut down Overfire Air Fan and FD fan. Isolate all but one bag house module (usually module 1 will be left open).
- 36. In accordance with the boiler start-up curve, slowly increase the gas burner firing rate to achieve gas temperature of at least 250 degrees F at the Baghouse inlet.

- 37. Start the Boiler, Scrubber and Baghouse Residue/Flyash Handling System.
- 38. Cut in the steam supply to the Combustion Air Preheater.
- 39. Start FD fan with all UFA zone dampers closed.
- 40. Upon reaching 250 degrees F at Baghouse inlet, bring all baghouse modules on line. Continue heating and verify Baghouse inlet temperature at 290 degrees F, and no more than 20 degrees delta T across the baghouse. Verify furnace temperature is approximately 1300 degrees F.
- 41. Bring on and verify proper operation of the lime slurry system, the carbon injection system, and the ammonia injection system.
- 42. Set ID and FD Fan Inlet Dampers to "MANUAL" and reduce the furnace pressure to 0 inches W.G.
- 43. Open the Refuse Feed Chute Damper and commence charging the hopper. The initial several charges of refuse should be selected for apparent dryness and burning qualities.
- \*\*\*\*\* Toggle the CEM to indicate feed chute open.
- 44. After charging the hopper, stroke the Feeders as necessary to push a small amount of refuse on to the grates by using the pushbutton station.
- 45. Light off the refuse at the feed table. Once a refuse fire is established toggle the CEMS to indicate "Boiler On".
- 46. Set ID Fan Inlet Damper on "AUTO". Adjust furnace pressure for 0.3" W.G.
- 47. Increase gas burner firing rate to hold approximately 1300 degrees F gas temperature at furnace roof. Continue to monitor roof temperatures and verify gas temperature is maintained in approximately 1300 degrees F.
- 48. Set UFA Dampers to minimum 25% opening, in "AUTO" using air step.
- 49. Start the Overfire Fan. Verify satisfactory operation. Set Overfire Fan Inlet Damper on "AUTO". Adjust discharge pressure for 19" W.G.
- 50. Open front and rear Overfire Air Dampers to 5" W.G.
- 51. Start Riddling Flaps.



- 52. Switch on the Grate main switch. Grate speed at 10%.
- 53. Switch on the Feeder main switch. Feeder speed at 10%. Feeder stroke length at 7.5".
- 54. Place the Fuel Controller in furnace temperature and adjust set point approximately 50<sup>0</sup> F above the actual gas temperature. Verify the grates and feeders start.
- 55. Check burning conditions on the grate and, if satisfactory, slowly increase the furnace temperature set point  $50^0$  F every 5 minutes. Do not increase faster. Open UFA Dampers with the step pointer to maintain an averaged wet  $0_2$  signal of 8-9%.
- 56. Slowly decrease the gas burner firing rate. Verify that the furnace gas temperature is continuously in approximately 1300 degrees F and that the fuel controller adjusts the grates and feeders to hold gas temperature set point. Make small step decreases to the gas burner firing rate and allow the refuse fire to stabilize at set point each time.
- 57. Observe the fire development on the grate. In the event of a poor fire, periodically stop the feeder and grates. This will allow a smooth fire to develop on the grates before being covered by new, wet refuse.
  - During this phase it is absolutely necessary to observe the CO levels, refuse feed, and fire development <u>continuously</u>. On the basis of these observations, manually adjust, as necessary, the feeder and grate speeds as well as the Underfire Air Damper openings.
- 58. Open OFA front and rear wall Dampers to 12" W.G.
- 59. Continue reducing the gas burner firing rate until minimum load is reached. If refuse fire is stable and approximately 1300 degrees F gas temperature is maintained at the furnace roof thermocouples, shut the gas burner down.
- 60. When the boiler has built up the designed pressure of 865 psig at Superheater outlet and is controlled on "AUTO" and the refuse fire is stable, switch the Fuel Controller to "STEAM FLOW" and correct the set point.
- 61. Adjust the set point slowly to 45klbs at the controller. This corresponds to a steam flow of 45000 lbs/hr. Open the UFA Dampers in steps to maintain  $8-9\% O_2$ .
- 62. Put front and rear wall Overfire Air Dampers on "AUTO".
- 63. When the boiler is on line to the steam turbine, increase the boiler output to the desired steam flow by increasing the Steam Flow Setpoint.
- 64. The following conditions should be monitored and maintained:

- Economizer outlet O<sub>2</sub>: 8.0 to 9.5%
- Furnace temperature at roof approximately 1300 degrees F
- OFA Dampers on "AUTO"
- UFA discharge pressure must be 16" W.G.
- OFA discharge pressure must be 19" W.G.
- Maintain furnace draft negative.
- All monitored emissions to be maintained below permit levels.

The flames should never reach above the furnace refractory, not even for short periods of time!

65. Switch on the Optimizing Controller to Speed and Stroke Length.

#### 4.1.2 COMBUSTION UNIT HOT RESTART

This procedure covers the hot restart of one unit consisting of the boiler and its auxiliaries as well as all associated air pollution control equipment. The procedure assumes that plant systems which are common to all units are already operating in a normal manner.

# VERIFY THAT ALL SAFETY CLEARANCES HAVE BEEN PROPERLY RELEASED BEFORE PREPARING THE UNIT FOR SERVICE.

- 1. Verify power to the MARTIN control panel.
- 2. Verify power to unit instrumentation in control room.
- 3. Verify water level in ash discharger and check setting of float valve.
- 4. Record Stoker Operating Hours in the control room.
- 5. Check lime system and prepare slurry.
- 6. Ensure the baghouse inlet and outlet dampers are open.
- 7. Close the Superheater Attemperator stop valves.
- 8. Open the 4" start-up line to the bypass condenser (JUST PRIOR TO OR AT LIGHTOFF).
- 9. Verify stoker controls are as follows:
  - Feeders (all)- "ON"
    - Interlock "OFF"
    - Speed 10%
    - Stroke length 7.4 inches
  - Grates (all)- "ON"
    - Interlock "OFF"
    - Speed 15%
  - Optimizing Controller "OFF"
  - Fuel Combustion Controller Furnace Temperature Mode
    - Setpoint 0%
  - UFA Damper Controllers "MANUAL"
  - UFA Dampers (all) "AUTO"
  - OFA Dampers (all) "AUTO"
  - Riddling Flaps Cycle 1 (off)

- 10. Start one stoker hydraulic pump. Verify satisfactory operation.
- 11. Start the Induced Draft Fan. Verify satisfactory operation.
- 12. Place ID Fan damper control in "AUTO" and set furnace pressure for -0.3 inches WG.
- 13. Start the Seal Air Fan. Verify satisfactory operation.
- 14. Set the Forced Draft Fan damper control to "Manual" and close.
- 15. Start the Forced Draft Fan. Verify satisfactory operation.
- 16. Verify that the carbon injection system is in service.
- 17. Verify the Lime Slurry System is aligned properly. Verify satisfactory operation. Verify that the ammonia injection system is in service.
- 18. Verify furnace roof temperature is greater than 750°F. If not, purge and light off the natural gas burners in accordance with burner management requirements. Set the burner controls for 1300°F gas temperature and allow furnace roof temperature to reach setpoint.
- 19. Place FD Fan damper control in AUTO and set fan discharge pressure for 16 inches WG.
- 20. Start the Overfire Air Fan. Verify satisfactory operation.
- 21. Start the following equipment:
  - Stoker Grease Pump
  - Ash Discharger 40% speed (interlocked)
  - Clinker Rollers 50% speed (interlocked)
  - Riddling Flaps Cycle 1
- 22. Set Underfire Air dampers to "AUTO".
- 23. Set the Grate to "ON" and interlocked.
- 24. Place the Combustion Controller in furnace temperature and ajust set point approximately 50°F above the actual gas temperature.
- 25. Set the Feeders to "ON" and interlocked. Verify satisfactory ignition of refuse.

- 26. Check burning conditions on the grate and if satisfactory, open the front and rear Overfire Air dampers to maintain 4 inches WG.
- 27. Slowly decrease the gas burner firing rate. Verify that the furnace gas temperature is approximately 1300°F and that the Fuel Combustion Controller adjusts the grates and feeder to hold gas temperature set point. Make small, step decreases to the gas burner firing rates and allow the refuse fire to stabilize at setpoint each time.
- 28. Observe the fire development on the grate. In the event of a poor fire, periodically stop the feeders and grates. This will allow a smooth fire to develop on the grates before being covered by new, wet refuse. During this phase, it is absolutely necessary to observe the refuse feed and fire development continuously. On the basis of these observations manually adjust, as necessary, the feed and grate speeds as well as the Underfire Air damper openings.
- 29. When the gas burner firing has been reduced to 50% and the refuse fire is stable, open the front and lower rear Overfire Air dampers to 10 inches WG.
- 30. Continue reducing the gas burner firing until minimum load is reached on each. If refuse fire is stable and approximately 1300°F gas temperature is maintained at the furnace roof thermocouple, shutdown the gas burners.
- 31. Close the drum and superheater vent when a steady flow of dry steam occurs at each or 25 psi. Leave 4" start-up line open to ensure flow through the superheater.
- 32. As necessary, adjust Fuel Combustion Controller set point to achieve approximately 800°F 830°F superheat outlet temperature and 865 psig. Be sure to maintain approximately 1300°F furnace roof temperature. Once proper superheater outlet temperature and pressure are achieved align the boiler to the main steam header.
- 33. Slowly increase the furnace temperature set point and verify increasing main steam flow and generator load. Monitor boiler pressure, main steam temperature and furnace gas temperatures.
- 34. When all conditions are stable switch the Fuel Combustion Controller to "STEAM FLOW" mode and adjust the set point to match boiler load.

- 35. Gradually increase the boiler output to the desired level by increasing the steam flow setpoint 2 klb every 5 minutes.
- 36. The following conditions should be monitored and maintained:
  - Economizer outlet  $0_2 8.0\%$  to 9.5%.
  - Furnace roof temperature at approximately 1300°F.
  - OFA Dampers on "AUTO"
  - UFA discharge pressure must be 16" W.G.
  - OFA discharge pressure must be 19" W.G.
  - Maintain furnace draft negative.
  - All monitored emissions to be maintained below permit levels.
- 37. Increase boiler load utilizing settings in accordance with the Stoker Settings Table.
- 38. Turn on the Optimizing Controller.
- 39. Select the appropriate underfire air flow for the actual steam flow.
- 40. Front and rear overfire air dampers must be set such that flames never reach above the furnace refractory.

#### 4.2MWC UNIT SHUTDOWN PROCEDURES

#### 4.2.1 COMBUSTION UNIT SHUTDOWN

This procedure covers the shutdown of one unit consisting of the boiler and its auxiliaries as well as all associated air pollution control equipment. The procedure assumes the second unit will remain in normal operation and all plant systems that are common to both units will continue operating in a normal manner.

- 1. Ensure Natural Gas is lined up. Stop feeding refuse.
- 2. When refuse level in feed chute is below the damper, close the feed chute damper.
- 3. When steam flow begins to drop off, switch Martin combustion controller to <u>furnace</u> temperature control. Match up furnace temperature set point on Martin Panel. <u>Light auxiliary gas burner to ensure CO compliance during shutdown.</u>
- 4. Set steps for Underfire Air Dampers (manually) to maintain proper combustion and CO levels.
- 5. Turn Optimizer off to keep stoker speed and stroke constant.
- 6. When steam flow drops to between 30-40 klbs/hr, increase feeder speed to 100%.

# NOTE: Maintain furnace temperature set point just above actual temperature and check O<sub>2</sub> regularly.

- 7. Increase clinker roll speed to 100%.
- 8. Increase grate speed to 100%.
- 9. When O<sub>2</sub> begins increasing (lack of fuel), increase feeder stroke 5"-7". Let feeders make two (2) strokes and increase stroke another 5-7". Repeat this feeder operation until the feeder is at full stroke.
- 10. Initiate riddlings cleaning sequence 3-5 times to clear riddlings chutes.
- 11. After a full cleaning stroke of the feeders, verify that the feed table is empty and shut down the feeders.
- 12. Secure steam to the UFA preheater.

- 13. Shutdown UFA, OFA fans when fire is out on grates.
- 14. Take boiler off line by closing the 10" steam header stop while opening the 4" startup/shutdown valve to the bypass condenser.
- 15. Secure the auxiliary gas burner when the refuse fire is out. Go to the CEM work station, and toggle the boiler "OFF-LINE".
- 16. Secure Ammonia Injection system and pull lances.
- 17. Secure carbon injection system.
- 18. Secure, flush and pull the SDA atomizer (see separate procedure).

The Boiler Chemical Feed and Continuous Blowdown Systems may be secured at this time.

- NOTE: Once the unit has stopped steaming to the bypass condenser, vent the Superheater to maintain a flow (cooling).
- NOTE: Reset feeder speed to 10%, stroke to 7.4".
- NOTE: Reset grate speed to 10%.
  - 19. Take pulse-air system for baghouse out of delta P and manually pulse the baghouse several times.
- **NOTE:** Check opacity for allowance.
  - 20. Keep ID fan running as appropriate for furnace cooling.
  - 21. Keep the unit's ash handling system running for at least eight (8) hours after securing the combustion air fans.
  - 22. When grates are clear, shutdown the grates.
  - 23.Shut down clinker roll.
  - 24. Secure Martin hydraulic pump.
  - 25. Secure Martin grease pump.



### Appendix O: Operation and Maintenance Plan

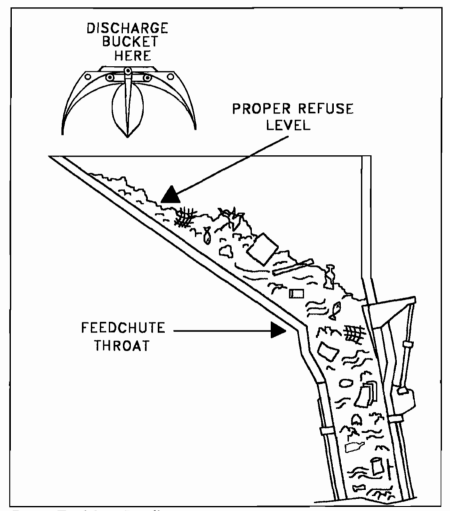
#### 1 PROCEDURES FOR FEEDING MSW

#### INTRODUCTION

Use the refuse cranes to load fuel to the stoker feedchutes and clear feedchute plugs if necessary. Make complete and accurate crane log entries. Maintain charging floor cleanliness.

#### FEEDCHUTE LOADING

After properly preparing a grapple of fuel, load it to the feedchute as follows.



Proper Feedchute Loading

1. Refill the feedchute regularly, as soon as hopper capacity allows. A consistent feedchute level, in combination with point #2 below, supplies a steady head of

- refuse to the feedrams below. This is necessary for proper computer controlled stoker operation.
- 2. Spread fuel across the width of the feedchute to keep it level from side to side. "Feather" the grapple open while slowly bridging from one side of the feedchute to the other. Otherwise feed alternate grapple loads to opposite sides of the feedchute.
- 3. During normal operation, never allow the fuel level to fall below the feedchute throat. This condition could lead to loss of stoker seal from atmosphere as well as affecting the computer controlled fuel stoking.
- 4. Discharge fuel over the top of the feedchute's inclined face. This allows the refuse to break apart as it tumbles down the inclined face to help avoid hopper plugs at the feedchute throat.

#### CLEARING FEEDCHUTE PLUGS

Most feedchute plugs are avoided by properly preparing fuel as described in Section 3.2.2. However, if a plug occurs the following actions should be taken:

- 1. Immediately notify the shift engineer of the plug's nature, location and extent. The shift engineer must ensure negative draft so flames and burning materials do not blow to atmosphere if the boiler seal is lost.
- 2. Attack the plug using the gaff poles. These are long poles with pointed probes and hooks on the end to ram into, or hook and pull at, the plug. Probe for weak spots in the plug. If you can destroy the weakest area, the remainder of the "bridge" will collapse.
- 3. If the plug cannot be cleared within the first few minutes, request additional help and directions from the Lead Engineer.
- 4. Continue attacking the plug.

DANGER! NEVER LEAN OVER THE FEEDCHUTE EDGE WHILE CLEARING A PLUG. IT IS ALSO ABSOLUTELY FORBIDDEN TO CLIMB ATOP THE FEEDCHUTE EDGE WHILE THE STOKER IS OPERATING!

#### REFUSE CRANE LOG ENTRIES

Keep complete and accurate crane log entries. Information logged should include:

- a. Extent and findings of any crane inspections, by operations or maintenance personnel.
- b. Any crane repairs, such as cable or brake shoe replacement, etc.
- c. Any crane damages or wear which may affect crane operation.
- d. Any unusual or unsafe refuse delivery truck operation.
- e. Any attempted delivery of unacceptable loads as described in Section 3.2.2.
- f. Any unusual operating conditions.

In addition to making log entries, immediately report any of the information discussed above to the Lead Engineer as necessary.

#### CLEANING

- 1. The Crane Operator is responsible for maintaining charging floor area cleanliness. Wear appropriate PPE while working in the charging floor's high dust environment.
- 2. The crane operator is usually the responsible person for cleaning and inspecting the cranes. At times it will be necessary to designate another operator to clean the cranes due to unusual conditions.
- 3. The crane operator is responsible for cleanliness of the crane operating area.

#### 2 PLANT BLACKOUT

This procedure covers the action to be taken in the even of a total loss of ac power in the Facility.

- 1. Verify that all shift operators are safe and accounted for by assembling in the Control Room or reporting via radio.
- 2. Assign Auxiliary Engineers to inspect the plant to verify the safety of other personnel that may be in the Facility and inspect for damage, fire or other potential hazards.
- 3. Notify the (power system) Load Dispatcher and Facility Manager of the blackout condition and any known causes.
- 4. Verify the satisfactory trip/shutdown of the plant equipment including:
  - a. Turbine/generator Emergency Lube Pump is in operation and T/G unit is in coastdown.
  - b. Boiler drum level and pressure control.
  - c. Boiler electric and turbine feed pump and turbine shutdown.
  - d. Breakers open. All equipment in lock-out position.
  - e. Main transformer circuit breakers open.
  - f. Generator breaker open.
  - g. Equipment circuit breaker open or starters dropped out as appropriate.
  - h. ID fan inlet dampers open.
- 5. Inspect transformer, line and generator protective relays for trip-target indication. Log all findings, but do not reset any trip-targets until directed to do so by the Shift Supervisor or Facility Manager.
- 6. Upon completion of the above steps, when outside power is available and if the Main Transformer and associated switchgear is found to be in satisfactory condition for service, after notifying the (power system) Load Dispatcher, reset lockout relays, and energize the transformer.
- 7. Verify satisfactory operation of the Main Transformer and commence energizing the Auxiliary Power Transformers and associated load centers and MCCs. In each case, verify satisfactory conditions before proceeding to the next section.
- 8. Inspect and verify satisfactory operation of the battery charger.
- 9. After inspecting and determining the readiness of each for operation, place the following equipment and systems in service:

- a. Turbine-generator ac lube oil pump and turning gear.
- b. Cooling tower and circulating water pumps and associated equipment.
- c. Service water system.
- d. Air compressors and control air system.
- e. Demineralized water make-up pumps.
- f. Motor driven Boiler Feed Pump.
- g. Ash transfer conveyor system.
- h. Unit ash conveyors and flap gate valves.
- i. Baghouse hopper heaters.
- 10. Evaluate the readiness of the units for restart and contact the Shift Supervisor for authorization to proceed with hot restart of the units. Refer to "Operating Procedure 4.1.2 Combustion Unit Hot Restart".

#### 3 MARTIN STOKER SYSTEM: BROKEN GRATE BARS

#### INTRODUCTION

A problem that occasionally occurs while operating the Martin Stoker System is that of broken grate bars. This is when one or more of the individual grate bar castings break due to heat, stress, or concussion.

The problems associated with broken grate bars include:

- 1. Oversize material falls through the gap left by the broken grate bar. This causes riddlings discharge system plugs.
- 2. The gap left by the broken grate bar allows other grate bars on the same step to slide out of position along their common T-bar. This increases space between the grate bars of that step which increases jamming and the chance of damage to additional grate bars.
- 3. It upsets combustion as locally excessive air flows through the broken grate bar's gap.
- 4. Burning material from the fuel bed falls through the gap. This may damage the components in this area such as the grate drive beam support and guide rollers.
- 5. In extreme cases, the air zone beneath the broken grate bar fills with material which has fallen through the gap. This can lift entire sections of the grate system, breaking numerous grate bars and causing extensive damage to the T-bars and air zone components.

#### **CAUSES**

Concussion, heat stress, and mechanical stress cause broken grate bars.

- 1. Heavy material falling from above causes *concussion* damage. This includes items such as engine blocks, etc. entering the grate system from the feeders. However the main source of concussion breaks results from the clinker formation on the firebox walls. These clinkers, weighing hundreds of pounds, can crash down onto the grates causing extensive damage to many grate bars at a time.
- 2. Improper fuel bed height or underfire air flow cause grate bar *heat stress*. If the bed is too thick or underfire air flow is insufficient, too much heat remains at the grate surface. Too thin a bed reduces the cushion that protects the grate bars from concussion damage discussed above.
- 3. Bolts, ball bearings, and other small, solid material can lodge between grate bars despite the grate's self-cleaning action. Over time, this can bind the grate bars and cause breakage due to *mechanical stress*.

#### **PREVENTION**

Proper operation of the stoker system reduces broken grate bars. Proper furnace temperature and combustion air flow reduces firebox wall clinker formation. This reduces the chance of heavy clinkers crashing down to cause concussion damage.

The crane operator can also reduce concussion damage by rejecting heavy, incombustible material from the fuel stream.

In addition, proper fuel bed height assures a cushion against this concussion damage. It also maintains grate surface temperatures within range to avoid heat stress.

Reduce mechanical stress due to grate bar jamming by proper maintenance during stoker outages. Proper grate casting tension reduces the chance of small solid material becoming lodged between individual grate bars.

#### RECOGNITION

Despite the efforts of the plant staff, grate bar damage will occasionally occur. A broken grate bar's domino effect on surrounding grate bars is reduced or eliminated by early recognition of, and reaction to, the problem. Broken grate bars are indicated by:

- 1. Riddlings discharge system plugs. If material larger than 1" wide, such as tin cans, etc., fall through the grate system, the stoker has a broken grate bar.
- 2. Inspection of the fuel bed and flame formation will show localized high or low areas, or a locally disrupted flame pattern in the area of the break.
- 3. Feel the round manhole access doors on the outside of each air zone if underfire air preheat in use. The door to the air zone beneath the affected area is cooler if that zone is filled with material that has fallen through a broken grate bar gap.

DANGER!NEVER OPEN THESE DOORS DURING STOKER OPERATION. EXTREMELY HOT AIR UNDER PRESSURE AND POSSIBLY BURNING MATERIAL WILL BLOW TO ATMOSPHERE CAUSING SEVERE BURNS.

4. In extreme cases, material from the fuel bed fills the air zone. It can bind the grate drive beams, preventing the grates from making a full stroke. If the problem has gone this far there is probably extensive grate bar and grate support damage.

#### CORRECTION

The only way to repair broken grate bars is to secure the unit following the plant's normal shut-down procedure. However assure that the affected air zone does not clog completely before the unit is secured.

Do this by rodding out the air zone hopper from underneath through the riddlings discharge

duct and flapgate. Do this procedure only with the immediate lead engineer's direct permission and/or supervision. Work with a U-shaped bar (bent re-bar works well) and only from above the discharge duct access door (Fig. 4.3.3-1). Observe the following guidelines to prevent serious injury while performing this procedure:

#### NOTE: The procedures for containment of fugitive ash must be followed when performing

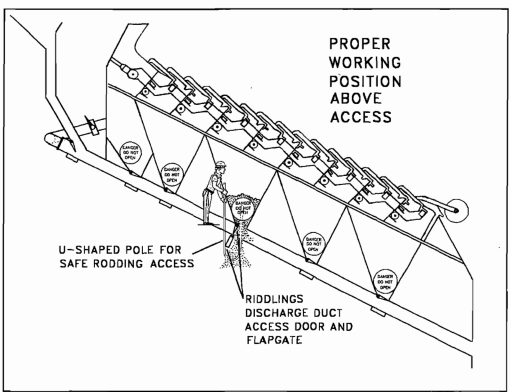


Figure 4.3.3-1: Clearing an underfire air zone

#### this procedure.

- 1. Rope off the area beneath the affected zone(s). This assures that falling debris will not injure anyone below. Post warning signs along this barrier. Inform everyone on the plant site to stand clear of the area.
- 2. Isolate compressed air to the riddlings discharge flapgates in the hydraulic distribution cabinet. This valve should be clearance tagged closed. Put the feedrams and grates in non-interlock operation during this procedure.
- 3. Manually initiate a riddlings discharge cycle. This bleeds any remaining air from the system so the affected riddlings flapgate(s) can be opened manually.

4. The system is now ready for safe clearing of the affected hopper. Tie the affected riddlings flapgate open. Open the access door on the bottom of the riddlings discharge duct directly underneath.

DANGER!THERE IS NOW A PATH FOR HOT COMBUSTION AIR, DEBRIS, AND POSSIBLY MOLTEN LIQUID TO BLOW TO ATMOSPHERE UNDER PRESSURE.

Minimum personnel protection includes leather gloves and full-coverage goggles or face shield. Never put the hands, feet, or any body parts beneath the riddlings discharge duct (Fig. 4.3.3-1).

5. Clear the plug with the U-shaped bar. If possible, recover any broken grate bars that may emerge to help determine the extent of damage. Once the plug is clear, return the system to normal operation. If a riddlings discharge duct plug is suspected, manually run several riddlings discharge cycles in a row. If necessary, temporarily increase underfire air pressure to a maximum of 20" during these cycles. Repeat the procedure as necessary until the unit is secured. Remember that the procedure above is only a temporary measure until the unit is secured to repair the broken grate bar(s).

#### 4 MARTIN STOKER SYSTEM: RIDDLINGS DISCHARGE SYSTEM PLUGS

#### INTRODUCTION

A riddlings discharge system plug is any blockage of the system that can occur in various places. This includes the main discharge duct, individual air zone hoppers and flapgates, or the feedram drive area hopper and duct. (Fig. 4.3.4-1.)

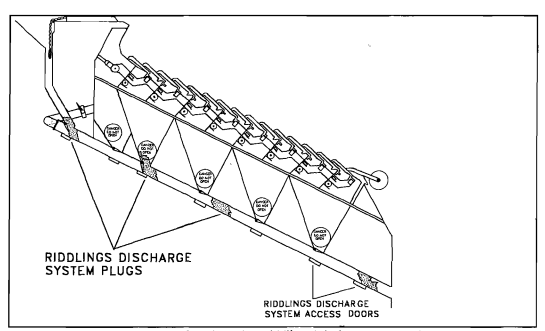


Figure 4.3.4-1: Martin Stoker Riddlings Discharge System Plugs

#### **CAUSES**

Plugging which occurs at the underfire air zone flapgates or in the discharge duct can be caused by grate bar wear. This increases the area between individual grate bars leading to excessive riddlings accumulation between cycles. Plugs in these areas also form when material that melts on the grates (aluminum, plastic, etc.), flows down through the air zones and hardens in the riddlings hoppers.

Broken grate bars can also leave gaps through which oversized material falls to plug these areas.

Feedram drive hoppers can also plug. Heavy feedram scraper wear allows excessive riddlings into this area. Plugs also form if the weighted chains riding with the feedrams have become entangled or disconnected.

Riddlings discharge plugs also occurs if water enters the system (such as spraying water into the feedchute).

#### **PREVENTION**

Reduce riddlings discharge system plugs by:

1. Never spray water into the feedchute unless an extreme emergency exists, such as live flame in the feedchute hopper which threatens to ignite the refuse pit. Even then use the water sparingly and only in a fine mist spray.

WARNING! WATER SPRAYED INTO THE FEEDCHUTE CAN CAUSE EXTENSIVE WARPING OF HOT METAL PARTS BELOW IN ADDITION TO CAUSING RIDDLINGS DISCHARGE SYSTEM PLUGS.

- 2. Proper maintenance during stoker outages. Replace grate bars as necessary and assure that grate step tension is correct. Replace feedram scrapers.
- 3. If there is excessive riddlings accumulation in any of these areas, it may be advisable to switch to the more frequent twenty minute riddlings discharge cycle.

#### RECOGNITION

The most obvious sign of riddlings discharge system plugs is if the flapgates do not fully close after a cycle. This situation actuates an alarm in the control room but the <u>operator should also make visual checks once a shift and anytime in the area</u>. Check that all flapgate cylinder rods are fully retracted between cycles. Also at least once a shift observe a riddlings discharge cycle. Any sign of flapgate binding may be evidence of a developing plug. In extreme cases, the grate drives or feedram may be unable to complete a full stroke due to riddlings accumulation.

#### CORRECTION

Clear these plugs using the same procedures discussed in section 4.3.3 for keeping air zones clear while securing a unit for broken grate bar repair. Follow the same preparations, cautions, and procedure after returning the system to service.

#### 5 MARTIN STOKER SYSTEM: ASH DISCHARGER PLUGS

#### INTRODUCTION

Ash discharger plugs are a problem that occasionally occurs while operating the Martin Stoker System. These plugs form when a bulky item, or items, lodge in the ash discharger pit so the ram cannot make its full stroke (Fig. 4.3.5-1).

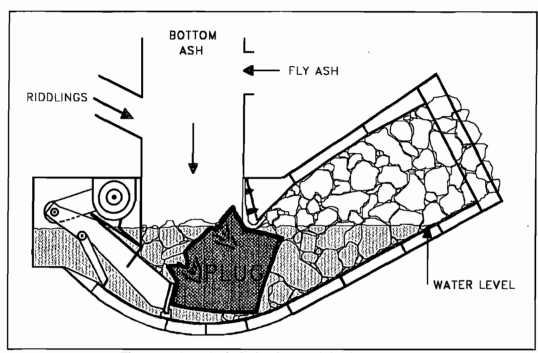


Figure 4.3.5-1: Martin Stoker System Ash Discharger Plug

#### **CAUSES**

In theory, anything that passes through the feedchute throat is small enough to clear the ash discharger. In practice, bulky items that clear through the feedchute sometimes become turned or distorted so they lodge in the ash discharger. Occasionally more than one bulky item combines to form a plug.

#### **PREVENTION**

The best way to avoid an ash discharger plug is for the crane operator to separate bulky items from the fuel stream.

#### RECOGNITION

The first indication of an ash discharger plug is almost always when the ash discharger kicks out of interlock due to incomplete stroke.

#### CORRECTION

The operator should try several things to clear the plug before shutting down the unit. They include:

- 1. Place the ash discharger ram in local control from the manual override box. Stroke the ram forward as far as it will travel until the plug stops it. Then back the ram off a few inches and drive it forward into the plug again. Continue this procedure as long as the plug moves forward. Once the ram achieves complete forward travel the bulky item should clear from the discharger. Return the ash discharger to automatic control and watch the discharge mouth until the item clears onto the plant's ash conveying equipment.
- 2. If the plug does not move as you perform these short manual strokes, or if it starts to move and then lodges again, alternate ten to twenty of these short strokes with one full retraction of the ram. This often allows smaller material lodged with the bulky item to collapse, providing enough clearance for the plug to pass.
- 3. If these actions do not clear the plug, attack it from above with rigid poles through the viewports in the ash discharger transition chute doors.

# DANGER! THERE IS THE POSSIBILITY OF HOT ASH, RIDDLINGS, OR SCALDING WATER FROM THE ASH DISCHARGER BLOWING OR SPLASHING THROUGH THESE PORTS.

Any time the operator is trying to clear a plug through these ports he should always stand to one side. Minimum personnel protection includes leather gloves, face shield and full-coverage goggles. Try to break the plug apart or turn it with the pole. Repeat steps #1 and #2 above.

4. If these actions do not clear the plug, drain the ash discharger water to the ash settling sump. For environmental reasons, never drain ash discharger mud and/or water directly to waste. Draining the water often collapses the plug. Repeat steps #1 through #3 above as necessary to clear the plug.

# WARNING! DRAINING THE ASH DISCHARGER WATER MAY CAUSE LOSS OF THE STOKER SEAL FROM ATMOSPHERE.

The debris and ash build-up behind the plug is normally sufficient to maintain temporarily the seal. But stay in close communication with the control room operator and be prepared to refill the discharger if indications show that the seal is failing. These indications include:

- a.) Abnormal emissions increase.
- b.) Dramatic increase of the excess oxygen content.

- c.) Loss of boiler draft control and/or Induced Draft Fan overloading.
- 5. If none of these actions clear the plug, secure the unit following the plant's normal shut-down procedure.
- 6. Once secured, isolate the grates, clinker roll, FD Fan, OFA Fan, and fly ash screw conveyers with clearance tags.
- 7. Open the door in the rear wall of the stoker at the clinker roll level. Clear any material that remains atop the clinker roll that could fall onto men working below.

DANGER! THERE IS THE POSSIBILITY THAT ANY REMAINING FUEL ON THE GRATES IS HOT ENOUGH TO EXPLODE AEROSOL CANS, ETC.

Minimum personnel protection includes leather gloves and full-coverage goggles. Stand to one side of the door while performing this operation.

8. Open the ash discharger transition chute doors. Assure that no material remains atop the clinker roll that could fall onto men working below.

DANGER! ASH AND DEBRIS MAY HAVE ACCUMULATED TO A POINT ABOVE THESE DOORS. STAND ABOVE AND TO ONE SIDE OF THESE DOORS WHEN OPENING.

Attack the plug as necessary. It may be necessary to shovel debris from around the plug before it can be removed, cut, or turned so it will clear the system.

9. If the plug cannot be cleared from above, it is necessary to open the lower doors in the ash discharger itself.

DANGER! WATER MAY BE TRAPPED BEHIND THE RAM. ASSURE RAM IS FULLY EXTENDED TO ALLOW DRAINAGE BEFORE OPENING DOORS.

#### EXTREME DANGER!

EVEN IF THE WATER HAS BEEN DRAINED, SCALDING HOT POOLS WILL REMAIN TRAPPED IN THE DEBRIS OF THE DISCHARGER. LARGE QUANTITIES OF THIS WATER WILL SPILL FROM THE DISCHARGER WHEN THE LOWER DOORS ARE OPENED. ALWAYS STAND ABOVE AND TO ONE SIDE OF THE DOORS WHEN OPENING.

Clear the plug by whatever means necessary and return the system to service.

### 6 MARTIN STOKER SYSTEM: BOILER TUBE RUPTURE

#### INTRODUCTION

A boiler tube rupture, or other emergency loss of water level, is not technically a Martin Stoker System problem. However the operator must understand that proper stoker operation following one of these emergencies is critical to avoid serious boiler damage. Allowing hot flue gas to flow over dry boiler tubes causes extensive heat stress damage to the unit.

### **CAUSES**

Corrosion, overheating, and erosion cause boiler tube ruptures.

#### CORROSION:

- 1. Incorrect boiler water chemical control causes water and steam side corrosion.
- 2. Improper fuel combustion causes fire side corrosion when unburned gases attack tube metal.
- 3. Live flame on bare metal also corrodes tubes.

#### **OVERHEATING:**

- 1. Improper boiler water chemical control causes overheating when deposits form on the water or steam side. The deposits blanket the tube from the water or steam's cooling effect. The flue gas then causes localized hot spots.
- 2. Sediment accumulation causes overheating when it impairs boiler water circulation. If water does not circulate in a tube section, it flashes to steam. This blankets that section of tube from the water's cooling effect.
- 3. Insufficient steamflow during start-up, shut-down, and low load operation causes superheater overheating. Steam must flow in the superheater to provide tube cooling.

### **EROSION:**

- 1. Excessive particulate in the flue gas cause fire side tube erosion.
- 2. Improperly positioned soot blow lances also cause fire side tube erosion.

## **PREVENTION**

Control boiler water chemicals properly to avoid tube ruptures caused by corrosion or overheating at deposits. Proper chemical and drum level control also prevents tube ruptures caused by deposits when water foams or carries over to the superheater. Perform bottom blowdowns regularly to avoid sediment accumulation.

Open vents and drains as necessary to assure superheater steamflow during start-up, shut-down, and low load operation.

Proper stoker operation prevents tube ruptures caused by fire side corrosion and erosion. Proper combustion air and fuel bed height control provides maximum gas burnout and prevents excessive particulate from leaving the fuel bed. Overfire air control also prevents

live flame on bare metal above the firebox.

Assure correct soot blow lance alignment at each boiler outage.

### RECOGNITION

The following indicate water bearing boiler tube ruptures. Steam carrying tube ruptures give similar indications although probably not as severe. These indications include:

- 1. Nearly instantaneous loss of drum water level and boiler pressure.
- 2. Forced draft fan and overfire air fan trip due to loss of drum water level.
- 3. Feedwater flow increases to maximum as the controller tries to maintain drum level. This can lead to feedwater pump overloading or loss of deaerator tank level.
- 4. The Martin Stoker System kicks out of interlock due to loss of underfire air pressure and drum water level.
- 5. Steam and smoke blows from the boiler casing.
- 6. Flue gas temperatures downstream of the rupture rapidly decrease as steam and water enter the flue gas stream.

### **CORRECTION**

Of course the operator must secure the unit to repair a tube rupture. Unfortunately, during an emergency such as this, the stoker system cannot immediately isolate fuel feed. A fuel bed is already established on the grates and the feedchute is loaded with refuse.

But as previously stated; allowing hot flue gas to pass over dry boiler tubes causes extensive damage to the unit. Since the water and steam's cooling effect no longer protects the tubes, the goal here is to assure as rapid a decrease in flue gas temperatures as possible.

The operator's initial actions following a tube rupture should be:

- 1. Assure that the F.D. and O.F.A. fans have tripped due to low drum water level. If they have not, secure them immediately. Reduce the underfire air dampers to step #0.
- 2. Maintain a minimum draft through the unit with the Induced Draft Fan. It will probably be necessary to control it manually.
- 3. Secure feedwater to the boiler after furnace temp drops below 600 degrees.
- 4. Assure that the stoker system feeders and grates are secured.
- 5. Inform the crane operator to stop loading fuel to the affected unit.
- 6. Secure the unit's air preheater.
- 7. As soon as the feedchute refuse level has dropped sufficiently, close the feedchute damper.
- 8. Establish a feedchute fire watch at the charging floor and assure water flow to the feedchute and transition chute jackets. The goal at this point is to maintain the present conditions until the firebox temperature falls below 500 degrees F. During this time the fire on the grates may begin to burn back up into the loaded feedchute.

Do not drive the feedrams to lower the feedchute's refuse level. This dumps fuel to the grates causing excessive firebox temperature. This fire burn back should not become a serious problem unless these conditions are maintained longer than one to two hours.

- 9. Bypass the low water level fan trips.
- 10. Once firebox temperature has sufficiently decreased, it is necessary to clear the remaining refuse from the stoker system. The goal here is to run the remaining refuse through with maximum air flow while maintaining minimum temperatures.

WARNING! AT NO TIME, EVEN TEMPORARILY, SHOULD ANY POINT IN THE FLUE GAS STREAM EXCEED 600 DEGREES F. EXCESSIVE FLUE GAS TEMPERATURES FLOWING OVER DRY TUBES WILL CAUSE EXTENSIVE BOILER DAMAGE.

- 11. Restart the fans. Assure maximum overfire air flow from both the front and rear overfire air nozzles. Increase forced draft fan pressure slowly to burn out the refuse bed as long as the firebox temperature does not exceed 600 degrees F.
- 12. Operate the stoker system in the furnace temperature mode. Increase feedram and grate speeds as much as possible as long as the 600 degree F upper limit is not exceeded. Open the underfire air dampers as much as possible; again do not exceed the maximum temperature limit. If a hard light-off occurs and the firebox temperature exceeds 600 degrees F, immediately secure the F.D. fan. Allow the temperature to drop sufficiently before proceeding. Continue this operation until all refuse clears through the system.

Operate the Martin Stoker System as described above after any loss of drum water level, or loss of feedwater, that cannot be reestablished. Remember the goal during these emergencies is to clear the stoker system of remaining fuel while maintaining low flue gas temperatures.

HIGH FLUE GAS TEMPERATURES OVER DRY BOILER TUBES CAUSES EXTENSIVE DAMAGE TO THE UNIT.

## 7 RESPONSE TO CARBON MONOXIDE (CO) EXCURSION

#### INTRODUCTION

This procedure covers the actions to be taken in response to a CO excursion. During normal operation, normal CO emissions are 1 ppm to 20 ppm. The current permit limit for CO emissions is 100 ppmc corrected to 7% O<sub>2</sub> for a 4-hr. Block average.

Anytime CO emissions are above the permit limit, immediate action must be taken to reduce them to normal levels. If CO levels cannot be reduced to permitted levels, the Operations Supervisor must be notified. Unit load must be reduced or the unit removed from service, as necessary to prevent exceeding the 4 Hour permit limit for CO emissions.

In the event that the C.E.M. monitor indicates an increasing trend or an alarm condition is reached:

- 1. Verify that refuse is not burning out due to a fuel <u>UNDERFEED</u> condition.
  - a) Reduce combustion air as necessary.
  - b) Adjust combustion controls as necessary.
  - c) Light auxiliary burner if necessary.
  - d) Determine and alleviate cause of underfeed condition.
- 2. Verify whether low BTU refuse has resulted in temporary OVERFEED condition.
  - a) Take action to dry refuse.
  - b) Set air distribution to position 3.
  - c) Adjust combustion controls as necessary.
  - d) Reduce load as necessary to compensate for excess moisture in the refuse.
  - e) Place gas burner in service to reduce CO levels.
- 2. Verify whether wet refuse has resulted in a **SEVERE** OVERFEED condition.
  - a) Place auxiliary burner in service.
  - b) Stop Feeders.
  - c) Increase underfire air flow and temperature.
  - d) Reduce overfire slightly.
  - e) Put Feeders in MANUAL and reduce stroke.
  - f) Adjust Grate and Clinker Roll Speeds.
  - g) Reduce load as necessary to compensate for excess moisture in the refuse.
- 3. Verify that <u>FUGITIVE AIR</u> is not entering furnace.
  - a) Place Fuel Combustion Controller in FURNACE TEMPERATURE

control.

- b) Identify and remove source of fugitive air.
- c) Take action as necessary as stated in Items 1 and 2 above.
- 4. Verify that the C.E.M. <u>Carbon Monoxide MONITOR</u> is reading correctly.
  - a) Ensure  $O_2$  reading is reasonable (CO concentration is corrected to 7%  $O_2$ ).
  - b) Compare the CO indication with visual observation of the refuse fire.
  - c) Review calibrations and trends at the Data Acquisition Terminal.
  - d) Immediately notify Maintenance to repair the monitor.
- 5. Verify that all Martin stoker systems are functioning properly
- 6. If the CO indication on the Genesis monitor goes above 250 ppm instantaneous immediately light the gas burner to initiate a unit shut down. After verifying actual CO readings on the CEM work station, either return the unit to normal operation if CO is within limits or continue with unit shutdown to avoid exceeding permitted CO levels.

## 8 RESPONSE TO SULFUR DIOXIDE (SO<sub>2</sub>) EXCURSION

## INTRODUCTION

This procedure covers the actions to be taken in response to an SO<sub>2</sub> excursion. Operations should normally maintain a stack SO<sub>2</sub> level of between 1 and 25 ppmc with spikes of short duration as high as 25 to 50 ppmc. The setpoint for SO<sub>2</sub> control is kept at 10 to 20 ppmc. Under normal operating conditions this will keep SO<sub>2</sub> emissions below the permit limit.

The permit limit for SO<sub>2</sub> emissions is 29 ppmc based on a 24 hour geometric average.

Anytime SO<sub>2</sub> emissions are above the permit limit, immediate action must be taken to reduce them to normal levels. If SO<sub>2</sub> levels cannot be reduced to permitted levels in one hour, the Operations Supervisor must be notified. Unit load must be reduced or the unit removed from service, as necessary to prevent exceeding the 24 hour average permit limit for SO<sub>2</sub> emissions.

#### **PROCEDURE**

In the event that the CEMS SO<sub>2</sub> monitor indicates an increasing trend or an alarm condition is reached:

- 1. Verify whether lime slurry flowing to the scrubber atomizer has been greatly reduced or stopped as indicated by:
  - a) The amount of slurry (GPM) flowing to the reactor.
  - b) The scrubber outlet temperature not being controlled at or near the process setpoint or the "Scrubber Outlet Temperature High" alarm comes in.
  - c) The "Slurry Feed Pump Trip" alarm coming in.

If it is determined that there is no slurry flow to the scrubber atomizer nozzles, take action to:

- Decrease load, decrease air flow or shut down the unit if necessary to keep the baghouse inlet temperature below permit limit.
- If the slurry filter is plugged, place clean filter on stream and clean the plugged filter to reestablish required flow. Check the slaker grit screen for holes and replace screen if necessary.
- If slurry flow cannot immediately be reestablished, place the spare Slurry Feed Pump in service and regain control of SO<sub>2</sub> emissions and reactor outlet temperature.

- Determine the cause of the decrease/loss of slurry and correct the problem or notify maintenance of the needed repair.
  - Place the associated unit's slurry feed equipment back in service and return the spare slurry feed equipment to standby for later use.
- 2. Verify whether slurry flow (GPM) is adequate, or whether there is an inadequate amount of lime in the slurry as indicated by:
  - a) SO<sub>2</sub> emissions increasing above process setpoint on at least one unit and/or increasing on both of the on-line units.
  - b) Stack SO<sub>2</sub> emissions being above process setpoint while reactor outlet temperature remains under control.
  - c) Slurry density being less than 17% solids.
  - d) The mixer in the lime storage tank(s) stopping causing lime to settle/concentrate in the bottom.

If it is determined that there is an inadequate supply of high density lime to the atomizers:

- Verify whether high SO<sub>2</sub> emissions are occurring on <u>one</u> unit or are common to both. If all units are affected, check the lime feed pump operation.
- Should the on-line lime feed pump suction become plugged, start the standby lime feed pump and check for normal running. Clear the suction line pluggage as necessary.
- Verify that the Outlet SO<sub>2</sub> Controller is in AUTO and the lime feed flow valve is open. Lime must be flowing and unrestricted\*. If not, take action to reestablish flow.
  - \* If a grit problem exists caused by a torn grit screen it might eventually become a problem on all units. Under such a circumstance remove the lime feed flow valve(s) until all remaining grit is passed through the system.
- Manually take a sample of the slurry in the reactor feedtank location and check to see that the slurry density is at least 17%.
- Manually take a sample of the slurry in the lime storage tank and check to see that the slurry density is at least 17%. If actual slurry density is below 17% begin

slaking operations, ensuring that the slaker the grit screen is not blinded or damaged.

3. Verify if improper atomization of the slurry is taking place as indicated by stack SO<sub>2</sub> emissions being above process setpoint.

If it is determined that improper atomization of the slurry is taking place, take action to:

- a) Inspect and clean the atomizing nozzles as needed and/or replace nozzle tips as required.
- b) Locate and eliminate the cause of excessive air usage.
- 4. Verify that the ability of the reactor vessel to scrub SO<sub>2</sub> from the flue gas has not been compromised as indicated by:
  - a) The pressure drop across the reactor being abnormally high.
  - b) SO<sub>2</sub> emission levels remaining above permit limits despite all available high density lime slurry being sprayed into the reactor and the SO<sub>2</sub> system operating as designed.
- 5. If conditions are found which would reduce the capability for SO<sub>2</sub> removal in the reactor, take action to:
  - a) Reduce load and clean the economizer as necessary to reduce the reactor inlet temperature below 450°F so that the flue gas in the reactor can be cooled sufficiently to effectively absorb SO<sub>2</sub>.
  - b) Increase load and/or place gas burners in service to increase the reactor inlet temperature to 375°F and increase the SO<sub>2</sub> removal efficiency.
  - c) Reduce load and/or decrease excess air flow to reduce the differential pressure across the reactor to normal and improve SO<sub>2</sub> removal efficiency.
  - d) Verify that the Tipping Floor Operator and the Crane Operator are locating and removing from the waste stream those items which are known to produce excessive amounts of SO<sub>2</sub> during combustion.
  - e) Ensure that the Crane Operator feeds a homogeneous blend of refuse to the furnace.
- 6. Verify that the SO<sub>2</sub> reading on the CEM monitor is correct as indicated by:

- a) Ensure  $O_2$  reading is reasonable (SO<sub>2</sub> concentration is corrected to 7%  $O_2$ ).
- b) Comparing current SO<sub>2</sub> readings with visual observations of the refuse fire on the stoker.
- c) Review the "Daily Calibration Report" printout. Verify that no 1 day or 5 day Fails are indicated for the unit  $SO_2$  monitor.
- d) Review "The Daily Report Gas Hourly Summary Report" to determine if there are indications to support whether the monitor has been tracking SO<sub>2</sub> emissions in a steady or very erratic manner
- e) If the continuous emission monitor is suspected or found to be faulty, immediately notify maintenance so that repairs can be made.

If necessary to control SO2 hydrated lime shall be added to slurry head tank and/or feedchute of the affected unit(s) until SO2 levels come back into range or unit can be shut down.

# 9 RESPONSE TO OPACITY (Particulate Emission) EXCURSION

#### INTRODUCTION

This procedure covers the actions to be taken in response to an opacity (particulate emission) excursion. During normal operations stack opacity level should be between 0.1 and 5.0 percent, with spikes of short duration as high as 10.0 percent. Opacity is used as an indicator to ensure continuous compliance with particulate emission limitations. The alarm limit for opacity is 5.0 percent for a one minute average. There is no alarm for particulate emissions as such.

The permit limits opacity from the stack to 10 percent. Although particulate matter can only be measured definitively by sampling flue gas over a period of time, as is done during annual stack testing; the permit also limits particulate matter emissions.

Anytime Opacity emissions are above the permit limit, immediate action must be taken to reduce them to normal levels. If Opacity emissions exceed 10.0% the Shift Supervisor must be notified. Unit load must be reduced or the unit removed from service, as necessary to prevent exceeding the 6 minute average permit limit for Opacity Emissions.

In the event that the opacity monitor indicates an increasing trend or an alarm condition is reached:

1. Immediately notify the shift supervisor and begin taking steps to identify and correct the cause of the opacity excursion.

Note: Most often a gradual increase in opacity will be observed if the cause is a small leak(s) of one or two filter bags or a gradual dirtying of the optics on the opacity monitor itself. Likewise, a small momentary spike in opacity between 8 and 29%, immediately after off-line (or on-line) cleaning of a compartment(s) is generally an indication of a leaking bag in that compartment. A quick increase in opacity could be an indication that the a bag/cage has come unseated.

A large <u>sustained</u> increase in opacity may be an indication of a malfunction occurring in the opacity monitor itself. A visual inspection of the gas plume exiting the stack together with additional instrument indications may signify that a multiple bag or catastrophic failure such as a fire is occurring.

All of these conditions require immediate action in order to prevent, or minimize, a reportable opacity excursion from occurring and to prevent, or minimize, damage to equipment and danger to personnel.

2. Verify which (if any) compartment(s) have leaking bag(s) by performing the following:

- If the baghouse is being cleaned using off-line cleaning, close the outlet damper on the compartment which had last finished cleaning prior to the increase in opacity, by issuing a SKIP command.
- Go to the C.E.M. station looking or the opacity chart recorder to see if a noticeable decrease in opacity occurs. Reopen the compartment outlet damper. If the leaking bag(s) is located in the compartment, opacity will again increase.
- If opacity does not increase, repeat the previous steps on the remaining compartments. If no obvious spikes are detected, recheck all the compartments while the Shift Supervisor watches for changes by a visual observation of the stack while each compartment is isolated and placed back in service. This may assist in locating the leak.
- If the baghouse is being cleaned using on-line cleaning, isolate one compartment at a time, as stated above, until a noticeable decrease in opacity is observed.

Note: It is possible that two or more compartments have leaking bag(s), causing the high opacity. If opacity does not return to its pre-alarm level when a compartment containing a leaking bag is located and isolated, a second check of all remaining compartments should be made.

- Once the leaking compartment(s) is located, it should be:
  - tagged and locked out.
  - checked with with leak detection powder if the leak can not be readily identified.
  - the compartment opened and the damaged/unseated bag(s) identified and replaced.
  - the tube sheet vacuumed and all bags inspected for fly ash buildup in them. Any fly ash in the bags must be vacuumed out to prevent damaging the fabric.

Note: If the leaks at this point are minor (i.e. <5%) and the compartment(s) can be isolated without the need to reduce load on the unit, it is advisable to postpone the inspection until after dark. The leak detection powder is most visible in ultraviolet light, with little or no sunlight interference.

- When the bag(s), and cage(s) if necessary, have been replaced, a bag replacement form must be completed. This form details the cause of the failure/unseating, together with the action which should be taken to make corrections and to prevent any further recurrence.
- 3. Verify that the following parameters are within normal operating range and are not/will not be indirectly causing high opacity:
  - a) Furnace draft is stable at approximately -0.3"WG. Large pressure fluctuations in the furnace and baghouse may cause fly ash to "bleed" through the filter bag fabric or

cause the fabric to tear.

- b) Baghouse inlet temperature is below 350°F. High inlet temperatures (above 400°F) may damage or cause bags to fail. (500°F is the limit for baghouse inlet temp.).
- c) Furnace O<sub>2</sub> is between 8-9%. Large amounts of excess air may cause fly ash to "bleed" through the filter bag fabric or cause the fabric to tear.
- d) Differential pressure across the baghouse is running between 5 and 10"WG. Excessive cleaning can clean off the buildup of filter cake on the filter bag allowing fly ash to "bleed" through the filter bag. Insufficient cleaning allows the filter cake to become excessively thick and creates a much greater restriction to gas flow which can cause the filter bag fabric to tear.
- e) Differential pressure on each individual baghouse compartment running between 5 and 10" WG. Large differences in pressure between compartments indicate problems which, uncorrected, cause overloading of compartments with lower differential pressure.
- f) All fly ash hoppers along the boiler and APC trains are empty or flowing. Plugged fly ash hoppers increase flue gas velocities and particulate carryover which increase the particulate loading in the baghouse.
- g) No casing air leaks or other routes of fugitive air ingress (i.e. loose or missing screw conveyor covers, hopper inspection pipe caps) which can overload the baghouse.
- 4. If no leaks can be identified, verify that the Opacity reading on the C.E.M. monitor is corrected as indicated by:
  - a) Having an EPA Method 9 certified smoke reader; if available and weather permits, determine what actual stack opacity emissions are for the unit in question.
  - b) Review the minute by minute emissions report in order to trend Unit and Opacity analyzer in question.
  - c) Reviewing the Daily Calibration Report printout.
  - d) Review of the Daily Report of the previous 24-hour period may give an indication as to whether the monitor has been tracking Opacity emissions in a steady or very erratic manner.

If the continuous emission monitor is suspected or found to be faulty, immediately notify maintenance so that repairs can be made.

# 10 RESPONSE TO NITROGEN OXIDES (NO<sub>X</sub>) EXCURSION

### INTRODUCTION

This procedure covers the actions to be taken in response to a  $NO_x$  excursion and/or a potential permit limit exceedance. Normal operations should maintain a stack  $NO_x$  level of 180 ppmc, with spikes of short duration as high as 225-250 ppmc.

The permit limit for  $NO_x$  emissions is a cumulative average of 205 ppmc (Based on a 24-hour average).

### **PROCEDURE**

In the event that the NO<sub>x</sub> monitor indicates an increasing trend or an alarm condition is reached:

- 1. Verify that the SNCR system is functioning properly.
- 2. Verify whether an overabundant amount of excess air is present in the furnace, as indicated by:
  - a) A substantial increase in the opening of underfire and/or overfire air dampers.
  - b) Furnace temperature running below 1300°F roof temperature while O<sub>2</sub> remains between 9 and 11%.
  - c) Increased pressure drops throughout the furnace flue gas path.
  - d) The ID fan damper position continuously running at or near the end of its effective operating range.
  - e) Furnace draft becoming unstable due to an imbalance of combustion air or loss of atmospheric seal(s) on the furnace.

If too much excess air is causing the increase in NO<sub>x</sub>, take action to:

- a) Reduce the underfire and/or overfire air to recommended settings on the Martin Stoker Component Setting table to ensure good combustion and reduce NO<sub>x</sub> levels.
- b) Verify that the O<sub>2</sub> signal is reliable.
- c) Identify and reestablish furnace atmospheric seal(s) and/or determine and correct the deficiency causing the ID fan dampers to run at the end of their effective range.
- d) Reduce load if necessary to ensure complete combustion.

- 3. Verify whether a substantial increase in organic/vegetable matter such as brush, undergrowth, grass clippings, leaves and/or food waste is being fed to the furnace, as indicated by:
  - a. Stoker run time increasing dramatically above the proportion run time setting (If refuse had been relatively high in BTU and low in moisture content).
  - b. Feeders' speed and stroke length increasing significantly above their previously steady state operating range.
  - c. Furnace flue gas temperature decreasing.
  - d. Boiler steam flow rate steadily decreasing.
  - e. Verbal communication with the refuse crane operator.
  - f. Visual inspection of the refuse fire.

If an increase in organic/vegetable matter is found to be causing the increase in NO<sub>x</sub>, take action to:

- a. Notify the refuse crane operator to mix a more homogeneous blend of wet and dry refuse.
- b. Maximize the combustion air temperature.

If the NO<sub>x</sub> levels remain above the permit limit and boiler steam flow rate and the furnace flue gas temperature is falling rapidly due to the refuse fire's decline, the following additional steps may be necessary:

- a. Turn the feeders On/Off selector switch to OFF.
- b. Increase the grate speeds to approximately 60-70% to increase the agitation and drying of the refuse.
- c. Reduce overfire air to minimize cooling of the combustion zone, but ensure that flames remain below the refractory line at all times.
- d. Place gas burners in service as necessary to maintain furnace roof temperature above 1325°F.

e. Turn the optimizing controller feeder speed/stroke selector switch to OFF and reduce the feeder speed and stroke length.

Maintain these settings until refuse begins to light-off and then adjust setting to control combustion and ensure that flames remain below the refractory line at all times.

- a) Restart the feeders and place the optimizing controller back in service.
- b) Adjust settings to ensure complete combustion and minimize NO<sub>x</sub> formation.
- Take gas burners out of service as furnace roof temperatures are stabilized above 1325°F.
- d) Reduce load as necessary to ensure complete combustion.
- 4. Verify that the stoker refuse bed condition is not contributing to the formation of NO<sub>x</sub> by verifying the following:
  - a) The refuse bed being a uniform and correct thickness across the width of each undergrate air zone.
  - b) There being no thick patches of partially burning refuse where unconsumed oxygen can react with nitrogen to form nitrogen oxides (NO<sub>x</sub>).

If the refuse bed condition is causing the increase in  $NO_x$ , take action to:

- a) Notify the refuse Crane Operator to mix a more homogeneous blend of wet and dry refuse to increase and stabilize refuse BTU content.
- b) Maximize the combustion air temperature.
- c) Increase the proportion run time with the optimizing SPEED/STROKE setting.
- d) Increase the grate speed in 2% increments until refuse agitation is adequate for complete combustion.
- e) Reduce load as necessary to ensure complete combustion and minimize the formation of NO<sub>x</sub>.
- 5. Verify if severe overfeeding has occurred as indicated, in addition to the items listed above; by the following:
  - a) Furnace temperature drops rapidly below normal operating temperature, requiring that the gas burners be put in service.
  - b) O<sub>2</sub> level rising above 10% due to decaying refuse combustion.

If a severe overfeed situation exists, take action to:

- a) Maintain underfire air temperature.
- b) Turn the feeders and grates to the off position.
- c) Increase the underfire air pressure to help penetrate the fuel bed.
- d) Decrease the clinker roll speed to hold refuse on the grates.
- e) Place gas burners in service if necessary to maintain a minimum temperature of 1325°F.

After refuse fire has started to come back, take action to:

- a) Turn the feeders back on and start feeding refuse with a minimum stroke length so that very small amounts of refuse are fed for each stroke. Maintain these settings until you gain control of the combustion.
- b) Restart optimizing control; adjust setting to ensure complete combustion.
- c) Take gas burner out of service as roof temperature is stabilized above 1325<sup>0</sup>F.
- 5. Verify that loss of seal has not occurred in the ash discharger and that the feed chute is not partly blocked, allowing O<sub>2</sub> into the furnace upstream of the O<sub>2</sub> probe, as indicated by:
  - a) I.D. fan amps increasing and furnace draft becoming sporadic, draft going positive and negative.
  - b) Steam flow repeatedly spiking above set point, causing feeders and grates to stop and start as the stoker goes in and out of interlock. If this condition continues, the feeders will eventually overwhelm the grates with raw refuse, causing the combustion airflow to be blocked off.
  - c) The temperature at the top of the furnace first increases due to lack of underfire air, then decreases as the combustion stops.
  - d) Steam flow increases initially as more heat is released in the furnace and eventually decreases as the temperature in the furnace drops.

If loss of atmospheric seal occurs, take the following action:

- a) Identify and begin restoring the atmospheric seal.
- b) Place the fuel combustion controller switch in FURNACE TEMPERATURE mode and reduce load as necessary to stabilize boiler draft.
- c) Determine the degree of overfeed which has caused the NOx to increase and follow the appropriate corrective action for an overfeed situation.
- 6. Verify that the  $NO_x$  reading on the CEM monitor is correct as indicated by:

- a) Ensure  $O_2$  reading is reasonable (NO<sub>x</sub> concentration is corrected to 7%  $O_2$ ).
- b) Comparing current NO<sub>x</sub> readings with visual observations of the refuse fire on the stoker.
- c) Reviewing the Daily Calibration Report printout. Verify that no 1 day or 5 day Fails are indicated for the unit NO<sub>x</sub> monitor.
- d) The Daily Report Gas Hourly Summary Report. A review of the previous 24 hour period may give an indication as to whether the monitor has been tracking  $NO_x$  emissions in a steady or very erratic manner.

If the continuous emission monitor is suspected or found to be faulty, immediately notify maintenance so that repairs can be made.

If the high NOx condition is determined to be severe enough to cause a possible permit exceedance a unit shut down shall be initiated to prevent a permit exceedance.

#### SCHEDULED MAINTENANCE

Each MWC is generally shutdown semiannually for outage during which major equipment is inspected. At this time, manufacturer's recommended maintenance is performed. The outage generally involves:

- 1. Inspection and repair of the boiler components.
- 2. Inspection and calibration of instruments.
- 3. Inspection and repair of the auxiliary burners.
- 4. Inspection and repair of the gas handling equipments.
- 5. Inspection and repair of the SNCR.
- 6. Inspection and repair of the carbon injection system.
- 7. Inspection and repair of the spray dry absorber.
- 8. Inspection and repair of the baghouse.
- 9. Inspection and repair of the CEMS/COMS.
- 10. Inspection and repair of the water treatment systems.
- 11. Inspection and repair of the ash handling system.

#### UNSCHEDULED MAINTENANCE

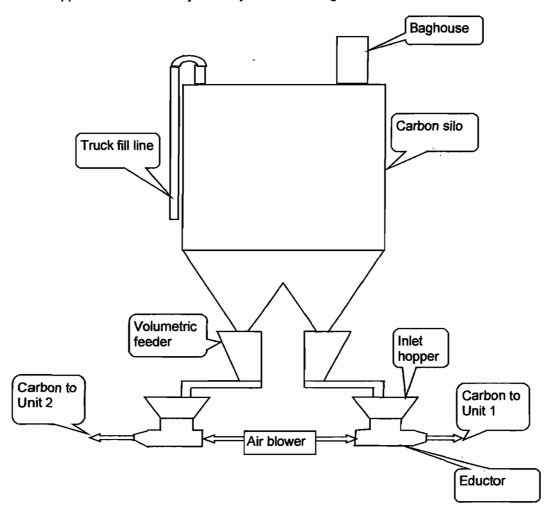
Occasionally, operation of the MWC is interrupted due to equipment breakdown. Depending the severity and the impact, repair may be conducted while the boiler is online or offline. In general, equipment breakdown that results in non-compliance with permitted emission limits will require that the MWC be shutdown, unless repairs can be made immediately.

## PREVENTATIVE MAINTENANCE

In order to prevent equipment breakdown, preventative maintenance is performed in general frequency as per manufacturer's recommendation. Typically, this includes inspection, lubrication, replacement, and minor repairs.

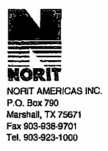
## Lake County Resource Recovery Facility

Appendix P: Carbon Injection System Flow Diagram



# Appendix Q Carbon Analysis





Material:

**Product Name:** 

Lot Number:

**Activated Carbon** 

**DARCO® FGD** 

824725

	Test	Lot		
<u>Property</u>	<u>Method</u>	<u>Analysis</u>	<u>Specific</u>	<u>ations</u>
Moisture, as packed, %	SAM-2695	2	8	max.
Molasses RE, ai	SAM-7805	105	80	min.
Part. Size, -325 mesh, %	SAM-8004	98	95	min.

D. M. Steingas

Quality Assurance Manager

# Appendix Q Carbon analysis, page 2

# **Summary of Analysis**

# **Summary of Carbon Sample Analysis**

	U1-Carbon Sample	U2 Carbon Sample		
	e6238-24	e6238-25		
Element	mg/Kg	mg/Kg		
Cadmium	1.08	1.06		
Lead	2.46	2.41		
Mercurv	< 0.20	0.21		

# element**One**

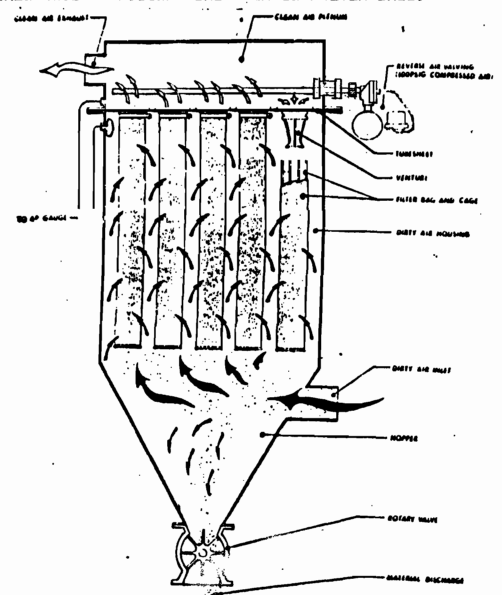
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# Lake County Resource Recovery Facility

Appendix R: Carbon Injection System Manual

## **QREBATING PRINCIPLE:**

- A. SOLIDS LADEN AIR OR GASES ENTER UNIT AT HOPPER OR HOUSING INLET WITH HEAVIER PARTICLES SETTLING TO THE BOTTOM OF COLLECTION HOPPER.
- B. DUST LADEN AIR FLOWS TO THE FILTER MEDIA WITH CLEANED AIR PASSING THROUGH FILTER MEDIA.
- C. SOLIDS ARE RETAINED ON FILTER SURFACE.
- D. FILTERED AIR IS EXHAUSTED THROUGH CLEAN AIR PLENUM.
- E. CLEANING CYCLE CONSISTS OF A MOMENTARY BLAST OF BO TO 100 PSIG CLEAN & DRY COMPRESSED AIR:
  - 1. MOMENTARILY TAKING A ROW OF BAGS OFF STREAM THROUGH PRESSURE REVERSAL;
  - 2. FLEXIING FILTER BAGS;
  - 3. SOLIDS ARE RELEASED TO FALL TO HOPPER AND THROUGH ROTARY VALVE.
- F. SOLID STATE TIMER IS ADJUSTED TO MAINTAIN APPROXIMATELY 3 TO 5 INCHES (W.G.) PRESSURE DROP ACROSS FILTER BAGS.



## GENERAL DESCRIPTION

and the state of t

SOLID STATE TIMER IS A COMPLETELY SELF CONTAINED SWITCHING UNIT MANUFACTURED TO RUGGED INDUSTRIAL SPECIFICATIONS. COMPACT PC BOARD DESIGN AND INTERGRATED CIRCUIT CHIP OPERATION INSURE RELIABILITY FAR SUPERIOR TO MECHANICAL SWITCHING DEVICES. THE SOLID STATE TIMER IS CAPABLE OF SWITCHING 10 OUTPUTS AT 1 AMP EACH WITH A NOMINAL 115V LINE INPUT. THE TIMING RANGE IS FULLY ADJUSTABLE FOR OPTIMUM DUST COLLECTOR PERFORMANCE; "ON" RANGE IS ADJUSTABLE FROM 50 MILLISECONDS TO 500 MILLISECONDS! TIME RANGE IS ADJUSTABLE FROM 1.5 SECONDS TO 30 SECONDS. "OFF" INDICATOR LIGHT FOR POWER "ON" IS INCORPORATED IN THE CIRCUITRY, AS WELL AS LIGHTS WHICH INDICATE EACH POSITION FIRING IN THE CIRCUITRY, AS WELL AS LIGHTS WHICH INDICATE EACH POSITION FIRING AND FOR THE TIME DURATION FOR EACH. CONTROL CONTACTS PROVIDED ON THE TIMER FOR OPERATION OF THE SYSTEM BY AN EXTERNAL DIFFERENTIAL PRESSURE SWITCH SUCH AS A DWYER PHOTOHELIC, FOR "ON DEMAND" CLEANING OF THE FILTER ASSEMBLIES.

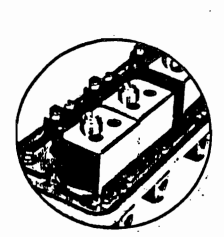
## INSIALLAIION

- 1. IF THE TIMER IS TO BE MOUNTED DIRECTLY ON THE COLLECTOR, VIBRATION MOUNTS SHOULD BE PROVIDED. IT IS MORE DESIRABLE TO REMOTE MOUNT THE TIMER; CARE SHOULD BE TAKEN TO MOUNT THE TIMER AND ENCLOSURE IN A VIBRATION-FREE LOCATION OR TO INSTALL VIBRATION MOUNTING HARDWARE.
- 2. INSTALL AN "ON-OFF" SWITCH FOR LINE INPUT TO THE TIMER.
- 3. CONNECT STANDARD 115V, 1PH, 60HZ INPUT TO THE "ON-OFF" SWITCH AND TO TIMER TERMINALS MARKED "L1" AND "L2" FOR USE WITHOUT PHOTOHELIC. WHEN USING A PHOTOHELIC INSTALL THE PHOTOHELIC IN SERIES AFTER THE POWER ON AND OFF SWITCH.
- 4. CONNECT WIRING BETWEEN TIMER AND SOLENOID VALVES, ONE SIDE OF EACH SOLENOID TO "COMMON" AND THE OTHER SIDE TO THE SWITCHED OUTPUT OF THE TIMER. (SEE WIRING DIAGRAM)
- 5. THE TIMER SHOULD BE CONNECTED FOR THE PROPER NUMBER OF VALVES IN USE (I.E., SQ100 10 VALVES, 10 TIMING POSITIONS; THIS WOULD REQUIRE A TIMER WITH 10 OUTPUT POSITIONS WHICH WOULD BE A DNC T2010-A10). MODIFICATION OF THE TIMING SEQUENCE IS EASILY ACCOMPLISHED BY THE PROGRAM WIRE (RED WIRE) ON THE TIMER. THE PROGRAM WIRE IS INSTALLED IN THE SOCKET ON THE TIMER BOARD THAT CORRISPONDS WITH THE LAST OUPUT USED. BY MEANS OF USING THE PROGRAM WIRE AS FORE MENTIONED THE OUTPUT SIGNAL IS DIRECTED BACK TO THE NO. (1) OUTPUT AND THUS THE CYCLE IS CONTINUOUSLEY REPEATED.

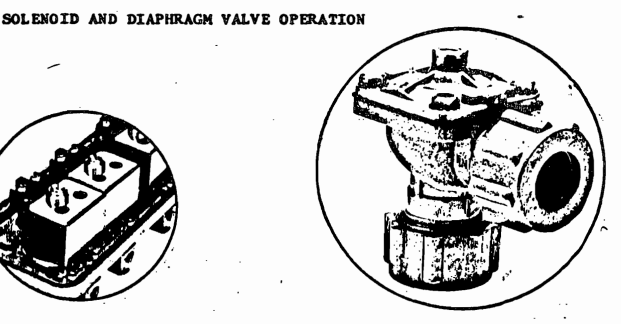
### SIARI-UP

- 1. SHUT ALL SERVICE AIR VALVES.
- 2. ENERGIZE TIMER(S). TIMER "ON" LIGHT SHOULD BE VISIBLE.
- 3. TURN "OFF TIME" AND "ON TIME" POTENTIOMETERS FULLY COUNTERCLOCKWISE. THE INDIVIDUAL TIMING LIGHTS SHOULD BLINK AT 1.5 SECONDS INTERVALS AND SHOULD ACTIVATE THE SOLENOID VALVE. IF THERE IS NO SOLENOID VALVE OPERATION, CHECK TROUBLE SHOOTING CHART.

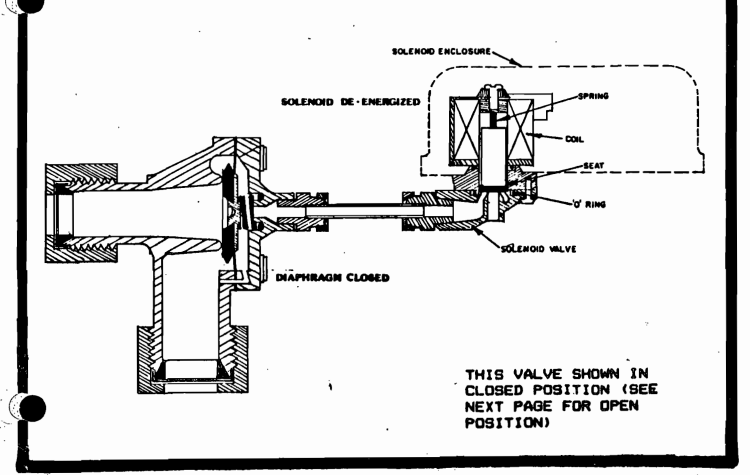
- ADJUST VALVE "OFF TIME" (PULSE INTERVAL) FORIO SECOND OPERATION.
- OPEN SERVICE AIR SUPPLY VALVES. ALL VALVES SHOULD BE FIRING AND SOLENOID VALVE EXHAUST WILL BE FELT AS EACH VALVE FIRES.



Solenoid Valves



**Diaphragm Valves** 



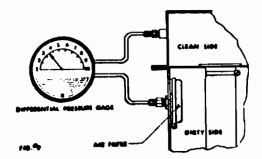
## NOIE:

IT IS ESSENTIAL THAT EVERY BAG CLAMP IS <u>TIGHT</u>. A PNEUMATIC OR ELECTRIC WRENCH IS A GREAT AID IN ACHIEVING THIS IMPORTANT OPERATION. A RATCHET WRENCH CAN ALSO BE USED. <u>DO NOT</u> USE A SCREW DRIVER UNLESS IT HAS A SOCKET HEAD - ONE SLIP MAY PUNCTURE A FILTER BAG AND SERIOUSLY AFFECT THE OVERALL PERFORMANCE OF THE COLLECTOR.

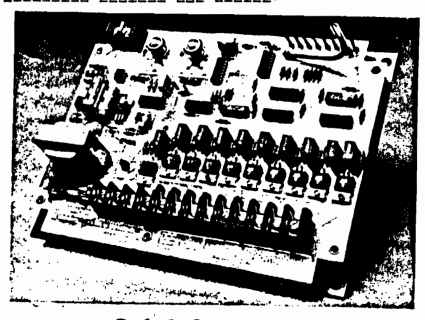
DIFFERENTIAL GAUGE OPERATION AND INSTALLATION:

THE DIFFERENTIAL PRESSURE GAUGE OR MANOMETER PROVIDES THE INFORMATION WHICH GOVERNS THE SETTING OF CLEANING MECHANISM "OFF" TIME. GENERALLY, THE TECH-AIRJET COLLECTOR WILL OPERATE AT 3 TO 5" W.G. DIFFERENTIAL PRESSURE AT A TIMER "OFF" TIME OF 10 TO 12 SECONDS.

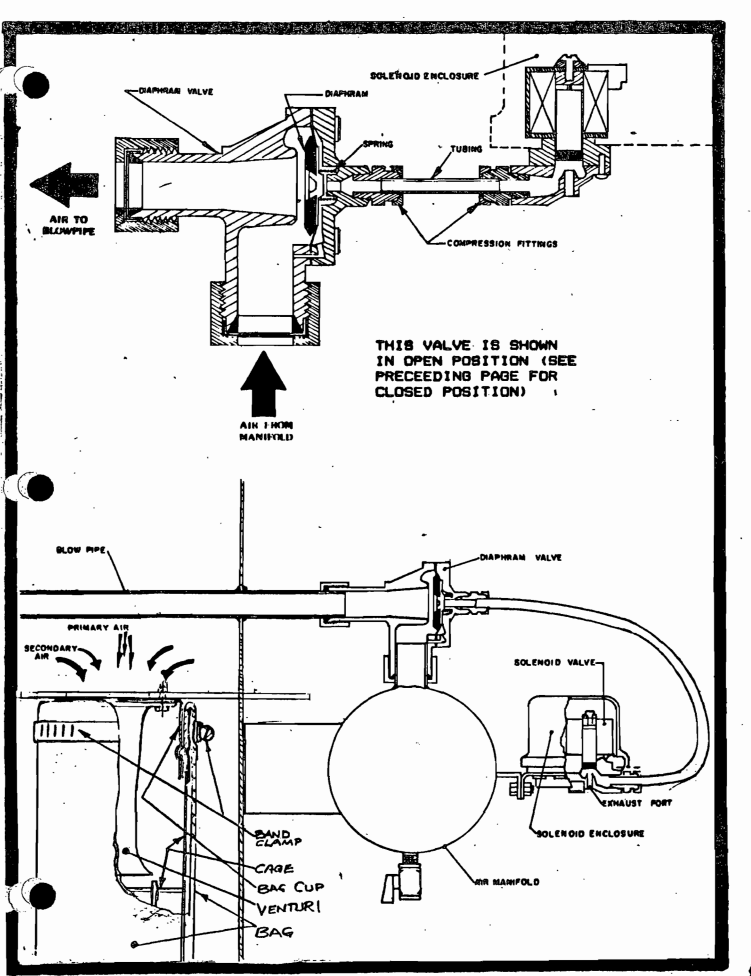
THE DIFFERENTIAL GAUGE IS SUPPLIED COMPLETE WITH FITTINGS AND TUBING FOR HOOK UP BETWEEN THE CLEAN AND DIRTY SIDE OF THE DUST COLLECTOR. A SPECIAL AIR FILTER IS SUPPLIED FOR INSTALLATION ON THE DIRTY SIDE OF THE COLLECTOR TO PREVENT FOULING OF THE LINE WHICH COULD CAUSE FALSE READINGS ON THE DIFFERENTIAL GAUGE. INSTALLATION IS ILLUSTRATED IN FIG. #9.



CLEANING MECHANISM CONTROL AND WIRING:



Solid State Timer



# TROUBLE SHOOTING CHART

TROUBLE INDICATION	PROBABLE CAUSE	SERVICE OPERATION
TIMER DOES NOT PERATE. "POWER ON" NDICATOR NOT LIGHTED	FAULTY WIRING	CHECK WIRING TO TIMER (REFER TO WIRING DIAGRAM).
	NO INPUT VOLTAGE	CHECK OUTPUT TERMINALS FOR SHORT CIRCUIT.
TIMER OPERATES, SOLENOIDS DO NOT	FUSE BLOWN VALVE COMMON OPEN	REPLACE FUSE. CHECK VALVE CONT- INUITY. (REFER TO
TIMER OPERATES, ONE OR MORE SOLENOIDS FAIL TO FIRE.	FAULTY SOLENOID CIRCUIT. FAULTY OUTPUT TERMINAL. FAULTY SOLENOID OPERATION.	WIRING DIAGRAM) CHECK VALVE CONTINUITY. CHECK DUTPUT LIGHT AND VOLT. AT TERM- INAL. DISASSEMBLE VALVE. CLEAN/ REPAIR/REPLACE PARTS AS REQUIRED.

'TIMER DOES NOT OPERATE. FAULTY TIMER.

NOTIFY TAI FOR 24 HOUR REPLACEMENT SERIVCE. RETURN TIMER FOR REPAIR. DO NOT ATTEMPT TO REPAIR TIMER YOUR-SELF.

UPON COMPLETION OF THE PRECEDING AND OTHER SYSTEM HOOK UPS, ETC., YOU ARE READY FOR START-UP.

### SIARI-UP CHECK LISI:

- 1. COMPRESSED AIR DEPENDING ON UNIT SIZE, A ONE TO TWO INCH SUPPLY LINE CARRYING
  85 PSIG MINIMUM PLANT AIR SHOULD BE CONNECTED. IT IS GOOD
  PRACTICE TO BLOW DOWN PIPING AND AIR HEADER TO REMOVE PIPE
  CUTTINGS, WELDING ROD TIPS AND OTHER DEBRI. A PETCOCK IS
  SUPPLIED ON EVERY HEADER FOR CLEANING PURPOSES.
- 2. <u>FILTER BAGS</u> ARE THESE INSTALLED AS INSTRUCTED?
- 3. <u>DIEFERENTIAL PRESSURE GAUGE OR MANOMETER</u> IS THIS PROPERLY INSTALLED AS SHOWN ABOVE, FIG. #9, PAGE #\_\_
- 4. IIMER MECHANISM CHECK TO SEE IF WIRED AS SHOWN IN WIRING DIAGRAM AND THAT THE
  FUSE IS GOOD.
- 5. AUXILIARY EQUIPMENT CHECK TO SEE THAT THERE ARE NO FOREIGN OBJECTS IN ROTATING EQUIPMENT. CHECK ROTATION OF FAN, SCREW CONVEYOR AND AIRLOCK.
- 6. <u>DUCT WORK</u> CHECK TO SEE THAT ALL CONNECTIONS ARE TIGHT AND ALL CLEANOUTS ARE CLOSED. PIPING MUST BE FREE OF ALL DEBRIS.

## START-UP DUST CONTROL SYSTEMS:

- 1. IT IS GOOD PRACTICE TO INTRODUCE THE DUST STREAM ON A NEW BAG SET AT A REDUCED RATE. THIS IS PARTICULARLY TRUE WHERE EITHER VERY FINE SOLIDS (LESS THAN 2 MICRONS) OR HEAVY CONCENTRATIONS ARE PRESENT. SET THE FAN DAMPER AT ABOUT 50 TO 70% OF DESIGN FLOW. IF UNCERTAIN, AMPERAGE ON THE FAN MOTOR CAN BE CHECKED TO DETERMINE AIR FLOW.
- 2. START THE DISCHARGE SYSTEM (ROTARY VALVE, SCREW CONVEYOR, AIR SLIDE, DUMP VALVE, ETS...).
- 3. START TIMER AND BE CERTAIN THAT THE COMPRESSED AIR SUPPLY VALVE IS OPEN.
- 4. START MAIN FAN.
- 5. AFTER 20 MINUTES OPERATION, OPEN FAN DAMPER TO DESIRED SETTING. OBSERVE DIFFERENTIAL PRESSURE IF LESS THAN 2" W.G., INCREASE VALVE "OFF" TIME 2 OR 3 SECONDS AT A TIME DURING THE FIRST 8 HOURS UNTIL THE DIFFERENTIAL PRESSURE IS 3.5" TO 4.0".

### START-UP PROCESS SYSTEMS:

- IF WATER VAPOR OR OTHER CONDENSIBLES ARE PRESENT, IT WILL BE NECESSARY TO PREHEAT THE SYSTEM SO THAT THE SKIN TEMPERATURE OF THE PIPING AND COLLECTOR ARE ABOVE SATURATION TEMPERATURE. DRYERS, COOLERS AND CERTAIN GRINDING SYSTEMS ARE COMMON EXAMPLES.
- 2. TEMPERATURE MUST BE CONTROLLED TO WITHIN THE THERMAL LIMIT OF THE FILTER MEDIA IN USE.
- 3. ON PNEUMATIC CONVEYING SYSTEMS, WATCH THE DIFFERENTIAL PRESSURE GAUGE CLOSELY FOR THE FIRST HOUR OR SO. IF UNSTABLE, THE COLLECTOR DISCHARGE SYSTEM MAY BE RUNNING TOO SLOW FOR THE VOLUME IT IS SEEING. IF SO, INCREASE ROTARY VALVE SPEED IN SMALL INCREMENTS.

### ALL SYSTEMS:

YOU HAVE BOUGHT EQUIPMENT TO PROVIDE A CLEAN STACK. IF THERE ARE VISIBLE STACK LOSSES, REFER TO THE TROUBLE SHOOTING CHECK LIST.

## SHUTDOWN:

- DUST CONTROL SYSTEMS: REVERSE START-UP PROCEDURE, SHUT DOWN FAN, THEN AFTER 5 OR 10 MINUTES DELAY, SHUT DOWN THE TIMER AND DISCHARGE SYSTEM.
- PROCESS SYSTEMS: DRYERS SHOULD HAVE PRODUCT RUN DOWN AND HEAT CONTINUED AT A REDUCED RATE TO DRY THE METAL SURFACES AND FILTER MEDIA.
- PNEUMATIC SYSTEMS: AS IN ITEM 1.

## TROUBLE SHOOTING CHECK LIST:

## PROBLEM & PROBABLE CAUSE

### SOLUTIONS

- A. VISIBLE EXHAUST DUST LOSS
- (1) MISSING BAG DUST LOSS WILL BE CONSTANT, NOT IN SYNCHRONATION WITH VALVE BLASTS.
- \*LOCATE AND REPLACE MISSING BAG.
- (2) IMPROPERLY INSTALLED BAGS. LOOSE CLAMPS OR BAG TOPS NOT CLAMPED BETWEEN CAGE AND VENTURI COLLAR.
- \*INSPECT BAG CONNECTIONS. RETIGHTEN BAG CLAMPS.
- (3) HOLES IN BAGS. CAN BE FROM \*INSPECT FOR WORN OR DAMAGED EITHER MECHANICAL DAMAGE DUR-ING INSTALLATION, ABRASION, THERMAL OR CORROSIVE ATTACK. OR WORN OUT BAGS. THIS LOSS IS GENERALLY CYCLIC AND IN SYNCHRONIZATION WITH VALVE BLASTS.
  - BAGS. REPLACE AS REQUIRED.

(4) FAILURE TO CLEAN PLENUM AFTER MASSIVE BAG FAILURE. THIS WILL GENERALLY CLEAR UP.

ALWAYS CHECK PLENUM, CLEAN IF NECESSARY BEFORE INSTALL-ING NEW BAG SET.

\*PLUGGING THE VENTURI WITH A SURGICAL CORK FROM THE CLEAN AIR SIDE OF THE COLLECTOR IS A QUICK TEMPORARY MEASURE TO STOP LEAKAGE UNTIL SUCH TIME THAT THE BAG OR BAGS CAN BE REPLACED.

## LOSS OF COMPRESSED AIR

(4) ELECTRICAL SHORT.

(1) PIPING LEAKS.

(2) DEBRIS IN DIAPHRAGM VALVE.

(3) DIRT IN SOLENOID PLUNGER.

(4) ELECTRICAL SHORT.

RETIGHTEN FITTINGS.

REMOVE COVER AND CLEAN.

CALL ELECTRICIA.

## PROBLEM & PROBABLE CAUSES

# C. HIGH DIFFERENTIAL PRESSURE

(1) OVER VOLUME.

(2) COMPRESSED AIR PRESSURE BELOW 75 PSIG.

(3) TIMER SKIPPING ONE OR MORE VALVES.

(4) REVERSE LEAKAGE THROUGH ROT- CHECK FOR WEAR OR DAMAGE. ARY VALVE.

OTHER AIR SHORT CIRCUITS - REPAIR AS REQUIRED. PIPING LEAKS, DOOR GASKETS, ETC.

(6) DUST ON CLEAN SIDE OF BAGS CLEAN PLENUM CHAMBER AND INSIDE FROM PLENUM AFTER PREVIOUS OF BAGS. BAG FAILURE.

(7) BLINDING DUE TO CONDENSIBLES. CHANGE OPERATIONS UP STREAM SO

BAG SURFACE.

SOLUTIONS

CUT BACK ON FAN DAMPER OR AT INDIVIDUAL INLET PICK UPS.

CHECK FOR SYSTEM LEAKS, NEW USAGE OR AS ABOVE. CHECK COM-PRESSED AIR VALVE ASSEMBLY. PRESSED AIR VALVE ASSEMBLY.

SEE TIMER CHECK LIST.

THAT LIQUIDS REMAIN VAPORIZED THROUGH UNIT. USUALLY OPERATING CLEANING MECHANISM WITH FAN OFF. OR WITH FAN ON BUT NO SOLIDS FLOW-ING WILL PERMIT RECOVERY.

(8) DISCHARGE SYSTEM BRIDGED, CLEAN DISCHARGE SYSTEM AND CHECK PLUGGED OR UNDERSIZED, FOR CAPACITY. INSTALL VIBRATOR ALLOWING RE-ENTRAINMENT TO OR RAPPER AS REQUIRED TO OBTAIN FLOW THROUGH HOPPER DISCHARGE.

IMPROPER TIMER SEQUENCE. CHECK VALVE "ON" AND "OFF" TIME. SEE TIMER.

(10) DEFECTIVE TIMER.

REPLACE. RETURN TO TECH-AIR FOR REPAIR.

## D. SYSTEM VOLUME TOO LOW

- (1) FAN RUNNING BACKWARDS.
- (2)
- (3) FAN BELT SLIPPAGE.
- (4) AIR SHORT CIRCUITING.
- (5) SYSTEM BLOCKAGE.

CORRECT FAN ROTATION. HIGH DIFFERENTIAL PRESSURE REVIEW SECTION C ABOVE. RETENTION OR REPLACE BELTS. CHECK PIPING, ROTARY VALVE AND COLLECTOR FLANGES FOR LEAKS. CHECK PIPING FOR BUILD UP OR FOREIGN BLOCKAGE. CHECK BAGS

> FOR BLINDING. BAGS SHOULD BE SOFT TO THE HAND.

## ROUTINE MAINTENANCE

INSPECTION: FREQUENCY WILL VARY AS WIDELY AS THERE ARE OPERAT-ING CONDITIONS. IN GENERAL PROCEED AS FOLLOWS:



DAILY - CHECK UNIT DIFFERENTIAL PRESSURE. WEEKLY - CHECK TIMER AND SOLENOID VALVES FOR FUNCTION. THIS USUALLY IS ONLY LISTENING TO CHECK UNIFORM TIME INTERVAL BE-TWEEN BLASTS.

- (3) MONTHLY - LUBE FAN, ROTARY VALVE AND SCREW CONVEYOR. CHECK SEALS ON LATTER TWO FOR DUST LOSS.
- (4) QUARTERLY - INSPECT BAGS FOR "SOFT TO HAND" CONDITION AND UNIFORM TIGHTNESS OF CLAMPS.

## REPAIRS

- (1) FILTER BAGS GENERALLY REPLACEMENT.
- (2) SOLENOID VALVES - SEE TIMER AND VALVE INFO.
- (3) DIAPHRAGM VALVES - SEE TIMER AND VALVE INFO.
- (4) ROTARY VALVES - USUALLY A MATTER OF PERIODIC SEAL AND BLADE REPLACEMENT. MORE DETAILED INFORMATION SUPPLIED WITH THE UNIT.
- (5) SCREW CONVEYORS - PERIODIC REPLACEMENT OF "V" BELTS AND SHAFT SEALS. INSPECT HANGER BEARINGS DURING FILTER BAG CHANGE. URE WILL BE DEDUCTED BY THE SQUEAL.
- FANS "V" BELT TENSION AND REPLACEMENT OF BEARINGS IF RUNN-ING ROUGH.

### **APPENDIX S**

## Risk Management Plan (RMP) Review

Under section 112(r) of the <u>Clean Air Act</u>, the <u>Chemical Accident Prevention Provisions</u> require facilities that produce, handle, process, distribute, or store certain chemicals to develop a Risk Management Program, prepare a Risk Management Plan (RMP), and submit the RMP to EPA. Covanta Lake has reviewed the Consolidated List of Chemicals Subject to Section 112(r) and has determined the following chemicals are subject to the Chemical Accident Prevention Provisions.

NAME	CAS #	CAA 112( r ) TQ, lbs.
AMMONIA (anhydrous)	7664417	10,000
AMMONIA (conc 20% or greater)	7664417	20,000
CHLORINE	7782505	2,500

#### **APPLICABILITY ANALYSES**

<u>AMMONIA</u>: The municipal waste combustors (MWC) NOx emissions control systems use aqueous ammonia (a.k.a. ammonium hydroxide). The aqueous ammonia is stored in a 10,000 gallon tank. The Facility requires suppliers to deliver aqueous ammonia that contain less than 20% ammonia in water in the Purchase Order. Any delivery that fails to meet less than 20% ammonia requirement is rejected.

<u>CHLORINE</u>: The Facility uses chlorine gas to disinfect cooling tower water. The chlorine gas is purchased in 150 lbs. cylinders. The cylinder storage area is constructed so that it can only handle a maximum of 4 cylinders. Therefore, the maximum quantity on site is 600 lbs.

### CONCLUSIONS

<u>AMMONIA</u>: Since the aqueous ammonia stored contain less than 20% ammonia in water, RMP is not required.

<u>CHLORINE</u>: Since the maximum quantity on site of 600 lbs. is less than the 2,500 lbs. TQ, RMP is not required.

# Appendix T: Latest 5 years (2007-2011) Annual Emission Test Results

Covanta Lake 2011 Title V permit renewal application Facility ID 0690046, EU ID 001 and 002

MWC #1	Limit terms	Limit	2007	2008	2009	2010	2011
PM	mg/dscm	25	16.7	4.2	0.3	0.4	0.3
Cd	mg/dscm	0.035	0.010	0.003	0.0002	0.0002	0.0003
Pb	mg/dscm	0.40	0.07	0.02	0.005	0.002	0.002
Hg	mg/dscm	0.050	0.009	0.007	0.007	0.008	0.001
Dioxins/Furans	ng/dscm	30	11.20	Note	8.33	6.06	1.00
нсі	ppm	29	17	8	13	12	8
co	ppm	100	15	10	15	9	10
SO2	ppm	29	1	1.	1	1	1
NOx	ppm	205	190	171	177	178	175
Opacity	%	0	0	0	0	0	0
Fugitive Emis.	%	0	0	0	Ō	0	0

MWC #2	Limit terms	Limit	2007	2008	2009	2010	2011
PM	mg/dscm	25	3.4	2.7	0.2	0.3	1.0
Cd	mg/dscm	0.035	0.002	0.003	0.0002	0.0006	0.0007
Pb	mg/dscm	0.40	0.01	0.03	0.001	0.006	0.005
Hg	mg/dscm	0.050	0.005	0.003	0.010	0.019	0.017
Dioxins/Furans	ng/dscm	30	Note	34(1) 6.07(2)	4.54	6.97	Note
HCI	ppm	29	8	6	11	14	5
со	ppm	100	7	7	6	4	10
SO2	ppm	29	2	2	1	1	1
ÑOx	ppm	205	181	187	177	177	174
Opacity	%	0	0	0	0	0	0
Fugitive Emis.	%	0	0	0	0	0	0

<sup>\*\*</sup> Note: This unit was not tested due to reduced testing exemption.

- (1) Test conducted on February 1, 2008.
- (2) Test conducted on February 19 and 20, 2008