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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY NOV 15 1988.

REGION IV

345 COURTLAND STREET ATLANTA, GEORGIA 30365

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Mr. Clair H. Fancy, P.E., Deputy Bureau Chief Florida Department of Environmental Regulation Twin Towers Office Building 2600 Blair Stone Road Tallahassee, Florida 32399-2400

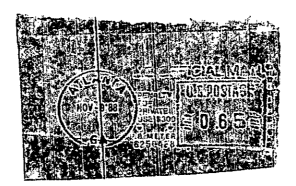
Re: North Broward County Resource Recovery Facility

Dear Mr. Fancy:

We have received correspondence from Ms. Kerri L. Barsh of Greenberg, Traurig, Hoffman, Lipoff, Rosen, and Quentel, P.A., dated September 29, 1988, and addressed to Ms. Betsy Pittman, Esq., Assistant General Counsel, Florida Department of Environmental Regulation (DER), regarding a request for modifications to the Power Plant Site (PPS) Certification for the North Broward County Resource Recovery Facility (RRF). In reviewing the proposed modifications, we have found numerous discrepancies between the specific conditions of the proposed certification and the July 28, 1987, U.S. Environmental Protection Agency (EPA) Prevention of Significant Deterioration (PSD) permit issued to this facility. Many of these discrepancies are of serious concern to EPA, and through this letter, we wish to convey our specific comments to you in hopes that any PPS Certification modification issued by the Governor of Florida will be consistent with the EPA issued permit. For your convenience, we are enclosing a copy of the July 28, 1987, EPA issued PSD permit and a copy of the September 29, 1988, letter from Ms. Kerri L. Barsh, which includes the proposed modifications and permit conditions for the North Broward County RRF.

Recommended Order 12

Under paragraph 30 listed on this page, the applicant has described the facility as to "initially consist of three incinerators, and ultimately four incinerators, each designed as a complete unit capable of processing 750 tons of MSW per day." On Application Page 3-12, however, the initial installed capacity is listed as 2,250 tons per day (3 incinerators), and ultimate installed capacity is listed as 3,300 tons per day (4 incinerators). This leads us to believe that the projected fourth incinerator must be capable of firing 1050 tons per day of MSW, and not 750 tons as stated. Although the fourth incinerator is not a unit under evaluation in the current permitting action, we believe that this discrepancy should be addressed by the applicant.





United States Environmental Protection Agency Region IV 345 Courtland Street, N.E. Atlanta, GA 30365

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Mr. Clair H. Fancy, P.E.

Deputy Bureau Chief
Florida Department of
Environmental Regulation
Twin Towers Office Bldg.
2600 Blair Stone Road
Tallahassee, FL 32399-2400

Conditions Pages 11-13

- 1. Emission Limitations
- a. Regarding emissions of sulfur dioxide (SO₂), the applicant has proposed a limit of 0.55 lb/mmBTU average heat input for each unit to be determined by annual stack tests. This limit was also stated to be "subject to change in accordance with current state rulemaking for resource recovery facilities or by petition under 403.516." This SO₂ emission limit differs dramatically from the EPA issued PSD permit limit which states:
 - (1) 0.140 lb/mmBTU heat input and 60 ppm (3-hr rolling average, dry volume, corrected to 12% CO₂); or
 - (2) 65% reduction of uncontrolled SO₂ emissions. In no case shall the SO₂ emissions exceed 0.310 lb/mmBTU heat input and 124 ppm (3-hr rolling average, dry volume, corrected to 12% CO₂). The 124 ppm limit above shall be modified to reflect a new emission limit (in ppm) from the control device at 65% control efficiency. Within 18 months of start-up of operation, the County shall submit compliance test that will be used to determine the new SO₂ emission limit (in ppm). The limit will be determined by observed average emission rate (u) from the submitted compliance tests and will be statistically analyzed using the one tailed student T test (t os = (x u) n s/s) at the 95% confidence level to derive a mean emission rate (x), where s is the standard deviation of observed values n. The final operating SO₂ emission limit (in ppm) shall be this mean emission rate (x). This value shall be restricted to no more than 124 ppm or less than 60 ppm (3-hr rolling average, dry volume, corrected to 12% CO₂).

As proposed, the SO₂ emission limit of 0.55 lb/mmBTU average heat input is approximately 44% higher than the maximum allowed by the EPA issued PSD permit. (We have reviewed several other RRF SO₂ permitted emission limits and have found the EPA issued PSD permit requirements to be consistent with those reviewed.) EPA is also opposed to the word "average" as contained in the proposed permit since this term is undefined. Because EPA is also requiring the use of a continuous emission monitor (CEM) to measure SO₂ emissions, and because this monitor will be used to determine compliance with the ppm limits as contained in the EPA issued permit, we suggest that the Florida DER require similar SO₂ emission limits (in ppm) and CEM requirements.

b. Regarding nitrogen oxides (NO_X) emissions, we suggest that an emission limit of 350 ppm (3-hr rolling average, dry volume, corrected to 12% CO₂) be added. Similarly to emissions of SO₂, EPA is also

requiring the installation of a CEM for NO. This CEM will be used as a compliance method for determining NO emissions levels. Again, these requirements are consistent with previous determinations for RRFs. The EPA issued permit also requires annual compliance testing for this pollutant. This is not required in the applicant's proposed PPS certification modifications.

- c. Regarding carbon monoxide (CO) emissions, North Broward County RRF has proposed emission limits which are substantially less stringent than those contained in the EPA issued permit. In the EPA issued permit, CO emission limits of 0.090 lb/mmBTU heat input; 400 ppm (1-hr rolling average, dry volume, corrected to 12% CO₂); and 88 ppm (4-day rolling average, dry volume, corrected to 12% CO₂) have been imposed. The CO limits proposed by the facility for this modification are 400 ppm (8-hour average, dry volume, corrected to 7% O₂) and 130 ppm (4-day average, dry volume, corrected to 7% O₂). Furthermore, the facility has not proposed to conduct annual compliance testing nor to install a CEM for measuring CO emissions as is required in the EPA issued permit.
- d. The facility has proposed that mercury emissions be limited to 9.2 x 10 ½ h/mmBTU. The EPA issued permit limits mercury emissions to 7.5 x 10 ½ h/mmBTU. The EPA issued permit also requires annual compliance testing for this pollutant.
- e. Visible emission (VE) limitations are also not identical in the proposed modifications and EPA issued permit. Although stack emissions are limited to 15% opacity in both references, the applicant is proposing an exception of 20% opacity (for up to three consecutive minutes in any one hour) in the proposed modifications. The requirements for allowing excess emissions as a result of startup, shutdown, and malfunction should also be made consistent in both permits. The EPA permit allows excess VEs during startup and shutdown provided that: (1) best operational practices to minimize emissions are adhered to, and (2) the duration of excess opacity is minimized but in no case allowed to exceed two hours in any 24-hour period, unless specifically authorized by EPA for longer durations. The proposed modifications allow for excess opacities caused by startups or upsets in accordance with Florida Administrative Code (FAC) 17-2.250. The EPA issued permit also imposes a 10% opacity limit on the refuse bunker and the ash handling and loadout. Work practice standards to minimize fugitive emissions are also prescribed in the EPA issued permit. An opacity monitor is required on the exit stack in the EPA issued permit but is not required in the proposed modifications.

- f. The EPA issued permit requires annual compliance testing for lead and beryllium. Neither pollutant is required to undergo annual compliance testing in the proposed modifications.
- g. The emission limits for fluorides are dissimilar in the two references. The EPA issued permit limits fluoride emissions to 0.0040 lb/mmBTU and also requires annual compliance testing for this pollutant. The proposed modifications limit fluoride emissions to 0.018 lb/mmBTU with no requirement for annual compliance testing.
- h. The allowed incinerator operating capacities in both references should be made identical. We suggest that the Florida DER mandate the following permit provision:

None of the three individual municipal solid waste incinerators shall be charged in excess of 302.5 mmBTU/hr and 806.6 tons per day MSW nor produce in excess of 186,000 lb/hr of steam (3-hr rolling average).

2. Emission Control Equipment

The proposed modifications state that "[t]he Facility shall be designed to allow installation of an acid gas scrubbing system if such a system should become required by regulation." This statement should be deleted since acid gas scrubbing is required.

Other Comments

- 1. There is no reference in the proposed modifications to compliance with the New Source Performance Standards (NSPS) Subparts E and Db.
- 2. There are no annual capacity factor limitations for use of natural gas and oil. Without specifying an annual capacity factor of 10 percent or less, the facility would have to comply with the NO $_{\rm X}$ emission standards contained in 40 CFR 60.44b.
- 3. The proposed modifications do not require that the temperature of the flue gas exiting the final combustion chamber of the incinerator be equal to or greater than 1800 degrees F.
- 4. The proposed modifications do not include provisions to require devices to continuously monitor and record steam production, the final combustion chamber temperature, and flue gases temperature at the exit of the acid gas removal equipment. These devices should be maintained and operated during all periods of operation.
- 5. The proposed modifications do not prohibit the burning of grease, scum, grit screenings, or sewage sludge.

- 6. Regarding air pollution control equipment, there should be provisions requiring:
 - a. Each boiler shall be equipped with a particulate emission control device.
 - b. Each boiler shall be equipped with an acid gas control device designed to remove at least 90% of the acid gases.
 - c. The temperature of flue gases exiting the acid gas control equipment shall not exceed 300 degrees F.
- 7. A continuous emission monitoring system to determine stack gas opacity and SO₂, NO_x, CO, CO₂, and O₂ concentrations for each unit should be required as in the EPA issued permit. These monitors should be required to meet the EPA monitoring performance specifications of 40 CFR 60.13 and 40 CFR 60, Appendix B, during initial compliance testing and annually thereafter. Quality control for the monitors should be required in accordance with 40 CFR 60, Appendix F. Furthermore, devices should be installed to continuously monitor the temperatures of the final combustion chamber of the furnace and flue gases exiting the acid gas control device.
- 8. Quarterly reporting of excess emissions for opacity, CO, NO, and SO₂ as measured by the continuous monitors should be required and used for compliance determinations.

In summary, we urge you to closely compare the enclosed materials, i.e., the proposed certification modifications and EPA issued PSD permit. We will assist your agency in any way possible to promote consistency in our permitting actions and to ensure resultant environmental benefit.

If you need further assistance, please contact me or Mr. Mark Armentrout of my staff at (404) 347-2864.

Sincerely yours,

Bruce P. Miller, Chief Air Programs Branch Air, Pesticides, and Toxics Management Division

Enclosure

cc: Mr. Thomas M. Henderson
Project Director
Broward County Resource Recovery Office

Mr. Scott Benyon, Deputy Assistant Secretary Southeast Florida District 1900 S. Congress Avenue, Suite A West Palm Beach, Florida 33406

Mr. Gary Carlson, Chief Air Permitting Broward County Environmental Quality Control Board

Mr. Hamilton S. Oven, Jr. Division of Environmental Permitting Florida Department of Environmental Regulation

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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION IV

345 COURTLAND STREET ATLANTA, GEORGIA 30365

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Mr. Thomas M. Henderson, Project Director Resource Recovery Office Room 521 115 South Andrews Avenue Fort Lauderdale, Florida 33301

Re: North Broward Resource Recovery Facility, PSD-FL-113

Dear Mr. Henderson:

This letter is in response to your request of August 15, 1988, to modify PSD-FL-113 by substituting three von Roll incinerator units for four Volund incinerator units.

We understand with this substitution that: (1) source parameters of exit temperature, exit velocity, and equivalent diameter will now be the same as the South Broward unit, and (2) there will be no increase in the emission rates on other conditions of the permit used to assure that the estimated annual emissions are not exceeded.

Upon review of the new source parameters and comparing the dispersion modeling results presented in Tables IV-5 of both the South Broward and North Broward final determinations, we agree with your position that the modeled impacts for the North Broward units will approximate those of the South Broward units with the substitution of the changed stack parameters. Therefore, we concur that a new modeling analysis will not be required. We do require that a public notice be issued to advise the public of the changes being made and how the PSD increment will be impacted.

If I can be of further assistance, please contact me or Mr. Wayne Aronson of my staff at (404) 347-2864.

Sincerely yours,

, C

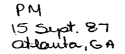
Bruce P. Miller, Chief

Buca P. Miller

Air Programs Branch
Air, Pesticides, and Toxics

Management Division

cc: Clair H. Fancy, Deputy Chief
Bureau of Air Quality Management
Florida Department of Environmental
Regulation





UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

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BAQM

Mr. Thomas M. Henderson Project Director Broward County Resource Recovery Office 115 South Andrews Avenue, Room 521 Ft. Lauderdale, Florida 33301

Re: North Broward Resource Recovery Facility (PSD-F1-112)

Dear Mr. Henderson:

This is to notify you that no petitions have been filed with the Administrator regarding the above issued Prevention of Significant Deterioration (PSD) permit which you received on August 3, 1987, for the above referenced municipal solid waste incineration facility in Broward County, Florida. Therefore, in accordance with the provisions of the above permit, the effective date is September 3, 1987. If construction does not commence within eighteen (18) months after this effective date, or if construction is discontinued for a period of eighteen (18) months or more, or if construction is not completed within a reasonable time, this permit shall expire and authorization to construct shall become invalid.

Please direct any questions you may have to Mr. Wayne Aronson of my staff at (404) 347-2864.

Sincerely yours,

Winston A. Smith, Director

Air, Pesticides, and Toxics

Management Division

cc: Mr. Clair Fancy, Deputy Chief-Bureau of Air Quality-Management Twin Towers Office Building 2600 Blair Stone Road Tallahassee, Florida 32301-2400

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Mr. Clair Fancy, Deputy Chief Bureau of Air Quality Management Twin-Towers_Office Building_ 2600 Blair Stone Road Tallahassee, FL 32399-2400

SEP 15'87



Resource Recovery Office

Room 521, 115 South Andrews Avenue Fort Lauderdale, Florida 33301 (305) 357-6458

August 15, 1988

Mr. Bruce Miller, Chief, Air Program Branch United States Environmental Protection Agency Region IV 345 Courtland Street Atlanta, Georgia 30365

Re: North Broward Resource Recovery Facility, PSD-FL-113

Dear Mr. Miller:

Thank you again for meeting with representatives of Broward County, its consulting engineer and project vendor on Thursday, August 4. 1988, concerning the potential for changing the incinerator equipment supplier for the North Broward Resource Recovery project.

It is our understanding that a major modification review would be triggered by an increase in either the emission rates stated in the Permit's specific conditions or in the facility's estimated annual emissions if such emissions exceed significant levels. Further, it is our understanding that a major modification review would not be triggered if there is no change in the emission rates or the other conditions of the permit used to assure that the estimated annual emissions are not exceeded, i.e. facility heat input rate, waste charging rate and steam flow rate. We would also have to demonstrate by modeling or other means that the changes in physical characteristics of the stack, such as flue exit diameters, would not result in significantly different ambient impacts.

Based upon our above described understanding, we request that the agency consider the following rewording of Part I, Specific Condition 1.c.(1) of the PSD Permit as a minor and not a major permit modification:

"c. (1) None of the three four individual municipal incinerators shall be charged in excess of 302.5 226.9 mmBtu/hr and 806.6 605 tons per day MSW (1.08 1.10% rated capacity) nor produce in excess of 186,000 139,500 lbs/hr of steam (3-hr rolling average)."

··· [New material <u>underlined</u>. Deleted material struck.]

BROWARD COUNTY BOARD OF COUNTY COMMISSIONERS

This change would allow for the substitution of three von Roll incinerator units for four Volund incinerator units. It would not change the specified emission rates or total facility heat input rate, waste charging rate or steam flow rate. We, therefore, believe such a change to be a "minor modification" in the context of the PSD Permit. See the two attached tables labeled "Physical Facilities and Permit Capacity Parameters" and "PSD Permit Emission Limitations."

After review, we believe further modeling to demonstrate compliance with ambient air quality standards (AAQS) and increments is unnecessary. The reason for this is that the data that would be input into the model would be the same as that used in the modeling for the South Broward facility. These parameters include stack gas velocity, temperature and diameter, emissions The difference in stack height and metrological data. the facilities, i.e. +1.6 meters, actually favors lower predicted concentrations for the North Broward facility. Thus, the impacts predicted for the South Broward facility as listed in Table V-5 and V-6 of the Final Determination can be used directly to assure compliance with AAQS and PSD increments for the North Broward facility.

Either Ron Mills or I will be in contact with Wayne Aronson later this week to verify our understanding of the "minor modification" nature of the proposed change and acceptability of using South Broward modeling results.

Again, thank you for meeting with us last Thursday on short notice. Your timely consideration of this matter is most appreciated.

Sincerely,

Amos M. Stand

Thomas M. Henderson Project Director

TMH/bd

cc: Wayne Aronson and Janet Hayward, USEPA Region IV
Neil Moses, Mark Hepp and Bruno Dunn, Wheelabrator
Environmental Systems, Inc.
Ron Mills and David Cerrato, Malcolm Pirnie, Inc.

Ron Mills and David Cerrato, Malcolm Pirnie, Inc.

Steve Smallwood and Hamilton Oven, Florida Department of Environmental Regulation

PHYSICAL FACILITIES AND PERMIT CAPACITY PARAMETERS

PARAMETERS	NORTH FACILITY	SOUTH FACILITY	Proposed NORTH FACILITY
Number of Units	4	3	3
Nameplate Capacity			•
Per Unit (tons/day)	550	750	750
Per Facility (tons/day)	2200	2250	2250
Maximum Heat Input Rate		-	
Per Unit (mmBtu/hour)	226.9	323.6	302.5
·· Per Facility (mmBtu/hour)	907.6	970.8	907.6
Maximum Charging Rate	•		
Per Unit (tons/day)	605	863	806.6
Per Facility (tons/day)	2420	2588	2420
Maximum Steam Rate			- -
Per Unit (lbs/hr)	139,500	192,000	186.000
Per Facility (lbs/hr)	558,000	576,000	558,000
Stack Exit Above Grade	61.0 M	59.4 M	61.0 M
Number of Flues per Stack	4	3	3
Flue Exit Diameters	1.5 M	2.29 M	2.29 M
Flue Exit Temperature	380°K	381 °K	381 °K
Flue Gas Exit Velocity	18.2 M/Sec	18.0 M/Sec	18.0 M/Sec
Flue Gas Exit Flow Rate	68.260		157,000
	ACFM/Flue	ACFM/Flue	ACFM/flue
Assumed Equivalent Single Flue - Stack Diameter	3.0 M	5.03 M	5.03 M
Assumed Equivalent Single Flue - Exit Velocity	18.2 M/Sec	11.2 M/Sec	11.2 M/Sec

PSD PERMIT EMISSION LIMITATIONS

POLLUTANTS*	NORTH FACILITY	SOUTH	Proposed NORTH FACILITY
Particulate Matter		0	0
Particulate Matter	0.015gr/dscf	0.15gr/dscf	0.415gr/dscf
	corrected	corrected	corrected
	to 12% CO2	to 12% CO ₂	to 12% CO ₂
Sulfur Dioxide	0.140 or	0.140 or	0.140 or.
	65% removal	65% removal	65% removal
	(not to ex	(not to ex-	(not to ex-
	ceed 0.310)	ceed 0.310)	ceed 0.310)
Nitrogen Oxides	0.560	0.560	0.560
Carbon Monoxide	0.090	0.090	0.090
Lead	0.00056	0.00150	0.00056
Mercury	7.50 x 10 ⁻⁴	7.50 x 10 ⁻⁴	7.50 x 10 ⁻⁴
Beryllium	9.30 x 10 ⁻⁷	9.30 x 10 ⁻⁷	9.30 x 10 ⁻⁷
Floride	0.0040	0.0040	0.0040
Sulfuric Acid Mist	>90% re-	>90% re-	>90% re-
•••	moval not	moval not	moval not
	to exceed_3	to exceed	to exceed ,
	4.70 x 10 ⁻³	4.70 x 10 ⁻³	4.70 x 10 ⁻³
Opacity:	entre de la companya	e Literatura (1985)	
Stack	15%	15%	15%
Refuse Bunker, Ash Handling & Load Out	10%	10%	10%

^{*} Note: Values in 1bs/mmBtu unless otherwise noted. Assumed Heat Content of MSW = 4500 Btu/lb.

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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION IV

345 COURTLAND STREET ATLANTA, GEORGIA 30365

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CERTIFIED MAIL
RETURN RECEIPT REQUESTED

APR 4, 1988

DER-BAOM

Mr. Thomas M. Henderson Project Director Broward County Resource Recovery Office 115 South Andrews Avenue, Room 521 Ft. Lauderdale, Florida 33301

Re: North Broward Resource Recovery Facility (PSD-FL-112)

Dear Mr. Henderson:

Review of your February 14, 1986, application to construct a four unit, 226.9 mmBTU/hr (each) heat input, mass burn, municipal solid waste fired, energy recovery facility in Broward County, Florida, has been completed. The construction is subject to rules for the Prevention of Significant Deterioration (PSD) of air quality contained in 40 CFR §52.21. The Florida Department of Environmental Regulation (FDER) performed the preliminary determination concerning the proposed construction and published a request for public comment on September 13, 1986. Eleven public comments were received and addressed in the final determination. On June 26, 1987, the Environmental Protection Agency (EPA) prepared a final determination recommending issuance of the PSD permit by EPA.

EPA has determined that the construction as described in the application meets all the applicable requirements of 40 CFR §52.21. Accordingly, pursuant to 40 CFR §124.15, the Regional Administrator has made a final decision to issue the enclosed Permit to Construct: Part I. - Specific Conditions and Part II. - General Conditions. This authority to construct, granted as of the effective date of the permit, is based solely on the requirements of 40 CFR §52.21, air quality. It does not apply to other permits issued by this Agency or by other agencies. Please be advised that a violation of any permit condition, as well as any construction which proceeds in material variance with information contained in the final determination, will be subject to enforcement action.

This final permit decision is subject to appeal under 40 CFR \$124.19 by petitioning the Administrator of the EPA within thirty (30) days after receipt thereof. The petitioner must submit a statement of reasons for the appeal and the Administrator must decide on the petition within a reasonable time period. If the petition is denied, the permit shall become effective upon notice of such action to the parties to the appeal. If no appeal is

filed with the Administrator, the permit shall become effective thirty (30) days after receipt of this letter. Upon the expiration of the thirty (30) day period, EPA will notify you of the status of the permit's effective date.

Receipt of this letter does not constitute authority to construct. Approval to construct this four unit, mass burn, municipal solid waste fired, energy recovery facility shall be granted as of the effective date of the permit. The complete analysis which justifies this approval has been fully documented for future reference, if necessary. Any questions concerning this approval may be directed to Mr. Bruce Miller, Chief, Air Programs Branch at (404) 347-2864.

Sincerely yours,

Winston A. Smith, Director Air, Pesticides, and Toxics

Management Division

Enclosure

cc: Mr. Steve Smallwood, P.E., Chief
Bureau of Air Quality Management
Florida Department of Environmental
Regulation

PERMIT TO CONSTRUCT UNDER THE RULES FOR THE PREVENTION OF SIGNIFICANT DETERIORATION OF AIR QUALITY

Pursuant to and in accordance with the provisions of Part C, Subpart 1 of the Clean Air Act, as amended, 42 U.S.C. §7470 et. seq., and the regulations promulgated thereunder at 40 CFR §52.21, as amended at 50 Fed. Reg. 28550 (July 12, 1985),

North Broward County Resource Recovery Facility

is, as of the effective date of this permit (PSD-FL-112) authorized to construct a resource recovery facility consisting of four 605 ton per day (maximum capacity) mass burn, municipal solid waste incinerators and appurtenances at the following location:

2700 Hilton Road (N.W. 48th Street)
Pompano Beach, Florida 33060
Unincorporated Broward County, Florida.

Upon completion of authorized construction and commencement of operation/production, this stationary source shall be operated in accordance with the emission limitations, sampling requirements, monitoring requirements and other conditions set forth in the attached Part I. - Specific Conditions and Part II. - General Conditions.

This permit is hereby issued on JUL 2 8 1987 and shall become effective thirty (30) days after receipt hereof unless a petition for administrative review is filed with the Administrator during that time. If a petition is filed any applicable effective date shall be determined in accordance with 40 CFR §124.19(f)(1).

If construction does not commence within 18 months after the effective date of this permit, or if construction is discontinued for a period of 18 months or more, or if construction is not completed within a reasonable time, this permit shall expire and authorization to construct shall become invalid.

This authorization to construct shall not relieve the owner or operator of the responsibility to comply fully with all applicable provisions of Federal, State, and local law.

July 28, 1987 Date Signed

Lee A. DeHihns, I/I, Deputy Regional Admin strator

PART I. - Specific Conditions

1. Dmission Limitations

a. Stack emissions from each unit shall not exceed the following:

Particulate:

0.0150 gr/dscf dry volume corrected to 12% CO2.

Sulfur Dioxide:

(1) 0.140 lb/mmBtu heat input and 60 ppm (3-hr rolling average, dry volume, corrected to 12% CO₂); or

(2) 65% reduction of uncontrolled SO₂ emissions.*
In no case shall the SO₂ emissions exceed 0.310 lb/mmBtu heat input and 124 ppm (3-hr rolling average, dry volume, corrected to 12% CO₂).

The 124 ppm limit above shall be modified to . reflect a new emission limit (in ppm) from the control device at 65% control efficiency. Within 18 months of start-up of operation, the County shall submit compliance tests that will be used to determine the new SO2 emission limit (in ppm). The limit will be determined by observed average emission rate (u) from the submitted compliance tests and will be statistically analyzed using the one tailed student T test ($t_{.05} = (x - u) n^{0.5}/s$) at the 95% confidence level to derive a mean emission rate (x), where s is the standard deviation of observed values n. The final operating SO2 emission limit (in ppm) shall be this mean emission rate (\overline{x}) . This value shall be restricted to no more than 124 ppm or less than 60 ppm (3-hr rolling average, dry volume, corrected to 12% CO2).

Nitrogen Oxides:

.560 lb/mmBtu heat input and 350 ppm (3-hr rolling average, dry volume, corrected to 12% CO_2).

Carbon Monoxide:

.090 lb/mmBtu heat input; 400 ppm (1-hr rolling average, dry volume, corrected to 12% CO₂); and 88 ppm (4-day rolling average, dry volume, corrected to 12% CO₂).

Lead:

.00056 lb/mmBtu /

Fluorides:

.0040 lb/mmBtu /

Beryllium:

 $9.30 \times 10^{-7} \text{ lb/mmBtu}$

Mercury:

 $7.50 \times 10^{-4} \text{ lb/mmBtu}$

^{*} Uncontrolled SO₂ emissions will be measured at the inlet to the acid gas control device.

Visible Emissions: Opacity of stack emissions shall not be greater than 15% opacity. Excess opacity resulting from startup or shutdown shall be permitted providing (1) best operational practices to minimize emissions are adhered to and (2) the duration of excess opacity shall be minimized but in no case exceed two hours in any 24-hour period unless specifically authorized by EPA for longer duration.

The units are subject to 40 CFR Part 60, Subpart E and Subpart Db, New Source Performance Standards (NSPS), except that where requirements in this permit are more restrictive, the requirements in this permit shall apply.

There shall be no greater than 10% opacity for emissions from the refuse bunker and the ash handling and loadout. The potential for dust generation by ash handling activities will be mitigated by quenching the ash prior to loading in ash transport trucks. Additionally, all portions of the proposed facility, including the ash handling facility, which have the potential for fugitive emissions will be enclosed. Also, those areas which have to be open for operational purposes, (e.g., tipping floor of the refuse bunker while trucks are entering and leaving) will be under negative air pressure.

- b. Only distillate fuel oil or natural gas shall be used in startup burners. The annual capacity factor for use of natural gas and oil, as determined by 40 CFR 60.43b(d), shall be less than 10%. If the annual capacity factor of natural gas is greater than 10%, then the facility shall be subject to \$60.44b.
- c. (1) None of the four individual municipal solid waste incinerators shall be charged in excess of 226.9 mmBtu/hr and 605 tons per day MSW (110% rated capacity) nor produce in excess of 129,500 lbs/hr of steam (3-hr rolling average).
 - (2) The temperature of the flue gas exiting the final combustion chamber of the incinerator shall not be less than 1800°F.

d. Compliance Tests

- a. Annual compliance tests for particulate matter, lead, SO₂, nitrogen oxides, CO, fluorides, mercury, and beryllium shall be conducted in accordance with 40 CFR 60.8 (a), (b), (d), (e), and (f).
 - b. Compliance with the opacity standard for the incinerator stack emissions in condition 1.a. of this part shall be determined in accordance with 40 CFR 60.11 (b) and (e).

- c. Compliance with the emission limitation for 65% control of total sulfur dioxide emissions shall be determined by using the test methods in condition 1.d.(2) and sampling for SO₂ emissions before and after the acid gas control device. Continuous emissions data shall also be used to demonstrate compliance with the SO₂ concentration limits in condition 1.a. above.
- (2) The following test methods and procedures for 40 CFR Parts 60 and 61 shall be used for compliance testing:
 - a. Method 1 for selection of sample site and sample traverses.
 - b. Method 2 for determining stack gas flow rate when converting concentrations to or from mass emission limits.
 - c. Method 3 for gas analysis for calculation of percent O_2 and CO_2 .
 - d. Method 4 for determining stack gas moisture content to convert the flow rate from actual standard cubic feet to dry standard cubic feet for use in converting concentrations in dry gases to or from mass emission limits.
 - e. Method 5 for concentration of particulate matter and associated moisture content. One sample shall constitute one test run.
 - f. Method 9 for visible determination of the opacity of emissions.
 - g. Method 6 for concentration of SO_2 . Two samples, taken at approximately 30 minute intervals, shall contitute one test run.
 - h. Method 7 for concentration of nitrogen oxides. Four samples, taken at approximately 15 minute intervals, shall constitute one test run.
 - i. Method 10 for determination of CO concentrations. One sample constitutes one test run.
 - j. Method 12 for determination of lead concentration and associated moisture content. One sample constitutes one test run.
 - k. Method 13B for determination of fluoride concentrations and associated moisture content. One sample shall constitute one test run.
 - 1. Method 101A for determination of mercury emission rate and associated moisture content. One sample shall constitute one test run.
 - m. Method 104 for determination of beryllium emission rate and associated moisture content. One sample shall constitute one test run.

- 2. Compliance with emission limitations specified in lb/mmBtu in conditions l.a. and l.c. of this part shall be determined by calculating an "F" factor in dscf/mmBtu corrected to 12% CO₂ using the boilers' efficiency (as determined by the calorimeter method contained in Attachment A during acceptance testing) and the measured steam production. Data obtained from test methods required in condition l.d. of this part for compliance testing shall be used for the calculation of the "F" factor required by this condition.
- 3. Devices shall be installed to continuously monitor and record steam production, the final combustion chamber temperature, and flue gases temperature at the exit of the acid gas removal equipment. These devices shall be adequately maintained and operating during all periods of operation.
- 4. The height of each boiler exhaust stack shall not be less than 61.0 meters above ground level at the base of the stack.
- 5. Each incinerator boiler shall have a metal name plate affixed in a conspicuous place on the shell showing manufacturer, model number, type waste, rated capacity, and certification number.
- 6. The permittee must submit to EPA and DER, within fifteen (15) days after it becomes available to the County, copies of technical data pertaining to the incinerator boiler design, acid gas control equipment design, particulate control equipment design, and the fuel mix that will be used to evaluate compliance of the facility with the preceeding emission limitations.

7. Fuel

The Resource Recovery Facility shall utilize refuse such as garbage and trash (as defined in Chapter 17-7, FAC) but not grease, scum, grit screenings or sewage sludge.

8. Air Pollution Control Equipment

The permittee shall install, continuously operate, and maintain the following air pollution controls to minimize emissions. Controls listed shall be fully operational upon startup of the proposed equipment.

- a. Each boiler shall be equipped with a particulate emission control device for the control of particulates.
- b. Each boiler shall be equipped with an acid gas control device designed to remove at least 90% of the acid gases.
- c. The temperature of flue gases exiting the acid gas control equipment shall not exceed 300°F.

9. Continuous Emission Monitoring

- a. Prior to the date of startup and thereafter, the County shall install, maintain, and operate the following continuous monitoring systems for each boiler exhaust stack:
 - (1) Continuous emission monitoring (CEM) systems to measure stack gas opacity and SO₂, NO_X, CO, CO₂, and O₂ concentrations for each unit. Continuous monitors for SO₂ shall be installed after the acid gas control device for each unit. The systems shall meet the EPA monitoring performance specifications of 40 CFR 60.13 and 40 CFR 60, Appendix B, during initial compliance testing and annually thereafter. Additionally, CEM's shall meet the quality control requirements of 40 CFR 60, Appendix F (Attachment B).
 - (2) CEM data recorded during periods of startup, shutdown, and maltunction shall be reported but excluded from compliance averaging periods for CO, NO_X , and opacity.
 - (3) a. CEM data recorded during periods of startup and shutdown shall be excluded from compliance averaging periods for SO₂.
 - b. CEM data recorded during periods of acid gas control device malfunctions shall be excluded from compliance averaging periods for SO₂ provided that the preceeding thirty day period which ends on the last day of the malfunction period meets an average SO₂ emission limit equal to the SO₂ limit specified in condition l.a. CEM data must be available for 90% of the operating time for this exemption to apply. A malfunction as used in this permit means any sudden and unavoidable failure of air pollution control equipment or process equipment or of a process to operate in a normal or usual manner. Failures that are caused entirely or in part by poor maintenance, careless operation, or any other preventable upset condition or preventable equipment breakdown shall not be considered malfunctions.
 - (4) The temperatures of the final combustion chamber of the turnace and flue gases exiting the acid gas control device shall be continuously monitored.
- b. An excess emissions report shall be submitted to EPA for every calendar quarter. The report shall include the following:
 - (1) The magnitude of excess emissions computed in accordance with 40 CFR 60.13(h), any conversion factors used, and the date and time of commencement and completion of each period of excess emissions (60.7(c)(1)).

- (2) Specific identification of each period of excess emissions that occurs during startups, shutdowns, and malfunctions of the furnace/boiler system. The nature and cause of any malfunction (if known) and the corrective action taken or preventive measures adopted shall also be reported (60.7(c)(2)).
- (3) The date and time identifying each period during which the continuous monitoring system was inoperative except for zero and span checks, and the nature of the system repairs or adjustments (60.7(c)(3)).
- (4) When no excess emissions have occurred or the continuous monitoring system has not been inoperative, repaired, or adjusted, such information shall be stated in the report (60.7(c)(4)).
- (5) County shall maintain a file of all measurements, including continuous monitoring systems performance evaluations; all continuous monitoring systems or monitoring device calibrartion checks; adjustments and maintenance performed on these systems or devices; and all other information required by this permit recorded in a permanent form suitable for inspection (60.7(d)).
- (6) Excess emissions shall be defined as any applicable period during which the average emissions of CO, NO_X , and/or SO_2 , as measured by the continuous monitoring system, exceeds the CO, NO_X , and/or SO_2 maximum emission limit (in ppm) set for each pollutant in condition 1.a. above.
- c. Excess emissions indicated by the CEM systems shall be considered violations of the applicable opacity limit or operating emission limits (in ppm) for the purposes of this permit provided the data represents accurate emission levels and the CEM's do not exceed the calibration drift (as specified in the respective performance specification tests) on the day when initial and subsequent compliance is determined. The burden of proof to demonstrate that the data does not reflect accurate emission readings shall be the responsibility of the permittee.
- 10. Excess emissions which are caused entirely or in part by poor maintenance, poor operation, or any other equipment or process failure which may reasonably be prevented during start-up or shutdown shall be prohibited.

11. Reporting

- a. A copy of the results of the compliance tests shall be submitted within forty-five days of testing to the DER Bureau of Air Quality Management, the DER Southeast Florida District Office, Broward County, and EPA Region IV.
- b. Continuous emissions monitoring data shall be reported to the DER Southeast District Office and EPA Region IV on a quarterly basis in accordance with Section 17-2.710, FAC, and 40 CFR 60.7.

c. Addresses for submitting reports are:

EPA Region IV

Chief, Air Compliance Branch U.S. Environmental Protection Agency 345 Courtland Street, N.E. Atlanta, Georgia 30365

Florida Department of Environmental Regulation (DER)

Deputy Chief, Compliance and Ambient Monitoring Bureau of Air Quality Management Florida Department of Environmental Regulation (DER) Twin Towers Office Building 2600 Blair Stone Road Tallahassee, Florida 32301

Southeast District Office of DER

District Manager
Department of Environmental Regulation
3301 Gun Club Road
P.O. Box 3858
West Palm Beach, Florida 33402

Broward County

Broward County Environmental Quality Control Board 500 Southwest 14th Court Ft. Lauderdale, Florida 33315

PART II. - General Conditions

- 1. The permittee shall comply with the notification and record-keeping requirements codified at 40 CFR Part 60.7. In addition, the permittee shall provide EPA with 30 days notice prior to conducting any compliance testing required under condition 1.a.
- 2. The permittee shall retain records of all information resulting from monitoring activities and information indicating operation parameters as specified in the specific conditions of this permit for a minimum of two (2) years from the date of recording.
- 3. If, for any reason, the permittee does not comply with or will not be able to comply with the emission limitations specified in this permit, the permittee shall provide EPA with the following information in writing within five (5) days of such condition:
 - (a) description of noncomplying emission(s),
 - (b) cause of noncompliance,
 - (c) anticipated time the noncompliance is expected to continue or, if corrected, the duration of the period of noncompliance,
 - (d) steps taken by the permittee to reduce and eliminate the noncomplying emission.

Failure to provide the above information when appropriate shall constitute a violation of the terms and conditions of this permit. Submittal of the aforementioned information does not constitute a waiver of the emission limitations contained within this permit.

- 4. Any proposed change in the information contained in the final determination regarding facility emissions or changes in the quantity or quality of materials processed that would result in new or increased emissions or ambient air quality impact must be reported to EPA. If appropriate, modifications to the permit may then be made by EPA to reflect any necessary changes in the permit conditions. In no case are any new or increased emissions allowed that will cause violation of the emission limitations specified herein. Any contruction or operation of the source in material variance with the final determination shall be considered a violation of this permit.
- 5. In the event of any change in control of ownership of the source described in the permit, the permittee shall notify the succeeding owner of the existence of this permit and EPA of the change in control of ownership within 30 days.
- 6. The permittee shall allow representatives of the state and local environmental control agency or representatives of the EPA, upon presentation of credentials:

- (a) to enter upon the permittee's premises, or other premises under the control of the permittee, where an air pollutant source is located or in which any records are required to be kept under the terms and conditions of this permit;
- (b) to have access to and copy at reasonable times any records required to be kept under the terms and conditions of this permit, or the Clean Air Act;
- (c) to inspect at reasonable times any monitoring equipment or monitoring method required in this permit;
- (d) to sample at reasonable times any emissions of pollutants; and
- (e) to perform at reasonable times an operation and maintenance inspection of the permitted source.
- 7. The conditions of this permit are severable, and if any provision of this permit or the application of any provisions of this permit to any circumstances is held invalid, the application of such provision to other circumstances and the remainder of this permit shall not be affected.

ASME 1986 NATIONAL WASTE PROCESSING CONFERENCE

ATTACHMENT A

AN EXAMINATION OF PROPOSED ACCEPTANCE TESTING METHODS

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ABSTRACT

This paper describes test procedures proposed to be used to determine the acceptance or operational performance of solid waste incinerators with heat recovery. The throughput capacity of the heat recovery incinerator, volume and mass reduction, environmental emissions, and overall thermal efficiency are used as performance indicators.

To develop the performance test, the manufacturers of heat recovery incinerators (HRI's) were contacted to obtain literature describing their products. The literature was reviewed to determine the characteristics that manufacturers use to describe their HRI's, and to learn general operating procedures and conditions. The Power Test Codes of the American Society of Mechanical Engineers (ASME) were reviewed to see whether they could be used for testing HRI's. In addition, the proposals presented at the last three National Waste Processing Conferences were also reviewed. Four efficiency test procedures—the inputoutput, heat-loss, modified heat-loss, and calorimeter methods—were identified from this information, along with an alternate concept of separate combustion efficiency and thermal energy recovery testing. Recommendations are made as to what should be considered as the "standard" for acceptance testing, based upon a user's perspective.

INTRODUCTION

The Resource Conservation and Recovery Act of 1976 recommended the use of recovered-material derived fuels to the maximum extent practical in Federally owned fossil fuel fired energy systems. To fulfill the intent of this Act and to take advantage of possible energy cost savings, the Army has undertaken the task of installing heat recovery incinerators (HRI's) at various installations throughout the continental United States. To provide planning guidance for such HRI installations, the U.S. Army Construction Engineering Research Laboratory (USA-CERL) has developed several publications [1-3]. Currently, HRI's are operational at Fort Eustis, Virginia, Fort Leonard Wood, Missouri, Fort Rucker, Alabama, and Redstone Arsenal, Alabama. By 1990, it is expected that waste may be burned at over 15 Army installations.

Unlike other large-scale equipment, such as coal- or oil-fired boilers, no standard performance test is currently available to assess field performance or to use as an acceptance test specifically for HRI plants. Within the Army, Directorates of Engineering and Housing (DEH's) and District Engineers need standard performance test procedures to trouble-shoot HRI systems and to ensure that new HRI's meet waste throughput and efficiency specifications before the systems are accepted and turned over to the DEH for operation.

Manufacturers of HRI's were contacted to obtain literature describing their incinerators. The literature was reviewed to determine the characteristics that manufacturers use to describe their products, and to learn general operating procedures and conditions. The American Society of Mechanical Engineers (ASME) Power Test Codes (PTC 4.1 and PTC 33) were reviewed to see whether they could be used for testing HRI's. The Naval Civil Engineering Laboratory procedures in HRI testing were reviewed for applicable testing information. It was determined that the basis. or core, of the acceptance test should be the repeated ability to demonstrate that the unit will operate at the specified thermal efficiency while simultaneously achieving the rated throughput capacity, weight and volume reduction, steam (or other thermal) output. and environmental emissions. While thermal efficiency (the ability to release the theoretical heat energy available in a useful form) can not be the sole criteria for acceptance, it is the best single indicator of the correctness of design and quality of manufacture.

The Army's requirement is for an acceptance test developed for HRI's in the range of 20-100 TPD (18-91 tpd) of solid waste. Tests for compliance with clean air requirements are defined by local, State, and Federal agencies. It is intended that new HRI's meet stipulated capacity, volume and weight reduction and efficiency guarantees while operating in compliance with clean air requirements. Therefore, the test procedures must be conducted concurrently with environmental testing, assuring compliance with air emission standards during normal operation.

Unfortunately, no matter how rigorous an acceptance test is, the performance standards that the HRI is required to meet must be clearly and completely defined in the project specifications. The test itself will not prevent or correct problems that previous HRI projects have encountered. However, the test procedures described in this paper will reveal the existence of these problems.

ELEMENTS OF A GOOD ACCEPTANCE TEST

The question of an appropriate and accurate HRI acceptance test is a matter that has been discussed in technical papers at the three ASME National Waste Processing Conferences in 1980, 1982, and 1984 [4-7]. The acceptance testing of an HRI is a very complex issue due to both the variability of the quality (heat content versus moisture and noncombustibles) of the

refuse and the variety of technologies used to burn it, some of which are still developing. The simplest acceptance test would be to see if the HRI could produce the rated amount of steam when firing the rated amount of refuse and supplementary fuel (if required). Unfortunately, this does not take into consideration possible variations in the heat content (Btu/lb) of the waste which may allow a poorly operating unit to still make its rated steam output (high Btu waste) or may prohibit a well operating unit from making its rated steam output (low Btu waste) at the rated mass firing rate. There seems to be a general consensus by most investigators, in this area, that thermal efficiency is the best indicator of quality of performance, since it takes into consideration the heat content of the waste stream.

However, none of the investigators that have reported at the conferences referenced above, has directly addressed the problem of how much the thermal efficiency of the various HRI technologies may change due to "off design" operation as a result of burning waste of a quality other than that specified. The main controversy seems to be the method (and the degree of effort) that should be the standard in determining that thermal efficiency. Much of this controversy is prompted by the difficulty in determining the Higher Heating Value (HHV) of the waste. The various proposals that were made, have had the implied aim of minimizing the effect of this uncertainty. Very little effort has been made to develop automated equipment for more economic and accurate determination of the waste HHV. The National Bureau of Standards (NBS) has developed a calorimeter for "large", kilogram size RDF pellets. However, the methods for making this determination are still very labor intensive and involve the collection and processing of large amounts of waste in order to achieve a reasonable accuracy.

In addition to the above, it must not be forgotten that thermal efficiency can not be the sole criterion for acceptance, although it may be the central part or core of testing. The plant must also have the capability of processing the design amount of waste, produce acceptable environmental emissions, discharge ash that exhibits the desired volume and mass reductions, and do all of this reliably. The plant must be able to do all of these things, including demonstrating an acceptable thermal efficiency, at the same time. USA-CERL is currently recommending that acceptance testing consist of three 24 hr runs conducted within 5 days. in order to demonstrate reliability. With the exception of thermal efficiency testing, all of the above criteria have very specific and well defined methods of being measured.

THERMAL EFFICIENCY TESTING PROCEDURES

The efficiency testing procedures described in this paper can serve two purposes. First, they may be used as the basis of an acceptance test to establish whether a specific system has complied with the capacity, volume and mass reduction, and efficiency criteria in the specification under which it was purchased. Second, these tests can be used as a periodic performance evaluation indicating when abnormally high inefficiencies are occurring. In this instance, the test is conducted regularly and the information is compared with that from previous tests. Reduced thermal efficiency may also indirectly indicate the possibility of environmental emission problems. This comparison may be made because of the common procedure and data base.

To accomplish these tasks, four thermal efficiency testing procedures have been identified, along with an alternate concept of separate combustion efficiency and thermal energy recovery testing. The primary procedures are the input—output, the heat-loss, the modified heat-loss, and the calorimeter methods. Figure 1 provides a very simplified illustration of most of the factors that must be considered in utilizing these methods. They are discussed in detail in the previously referenced papers [4–7] and are described by the following equations:

Input-output method:

Thermal efficiency (%)

$$= \frac{\text{Useful Heat Output}}{\text{Heat Input}} \times 100 \quad (1)$$

Heat-loss method:

Thermal efficiency (%)

$$= \left(1 - \frac{\text{Losses}}{\text{Heat Input}}\right) \times 100 \quad (2)$$

Modified heat-loss method:

Thermal efficiency (%)

$$= \left(1 - \frac{\text{Major Losses}}{\text{Heat Input}}\right) \times 100 \quad (3)$$

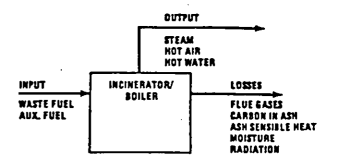


FIG. 1 ENERGY FLOW

Calorimeter method:

Thermal efficiency (%)

$$= \left(\frac{\text{Useful Heat Output}}{\text{Useful Heat Output} + \text{Losses}}\right) \times 100 \quad (4)$$

INPUT-OUTPUT

As the name input-output implies, only the energy inputs and the useful energy outputs are measured. The main disadvantage with this method is the accurate determination of the heat content of the waste. This normally involves the collection of large amounts of waste and making the determination based upon many laboratory analyses, sorting the waste into its components, or making a visual estimation. This method of efficiency determination is essentially based upon the very definition of thermal efficiency. However, it will only indicate that a problem exists and does nothing to define the problem.

The main advantage of the input-output method is that it is the simplest of the four. Much of the required instrumentation should already exist as a part of the system's normal operating controls. Moreover, there is a requirement for less data and laboratory analysis than with the other methods; except for the modified heat loss method, which is also the least accurate. The only method that has the potential for more accuracy than the input-output method is the calorimeter method, which is also very complex.

HEAT LOSS

The heat-loss method, which is also sometimes (erroneously) referred to as the heat-balance method, is less accurate than the input-output method. This

method involves the measurement of heat losses from the system, such as sensible and latent heat in the flue gas, sensible heat in the ash, combustible material in the ash, radiation and convection from the incinerator and boiler surfaces, latent heat from evaporation of ash quench water, and heat contained in boiler blowdown. This method varies from the calorimeter and input-output methods in that the useful energy output is not measured, but the total heat input is measured and some smaller heat losses may be partially estimated. The accuracy of this method is variable, based upon the number of the losses estimated and the accuracy of that estimation. In addition, this method is also affected by the accuracy of the determination of the heat content of the waste, as noted above; and the accuracy of the determination of the moisture in the flue gas, which will have a large impact upon the gas latent heat losses. The results of a heat-loss determination will never agree (in practice) with the results of the input-output method (based upon coal fired boiler experience), although the difference may be as little as 2%.

While the heat-loss method is more difficult and potentially less accurate than the input-output method, its advantage is that it does provide more useful information. For example, if an incinerator system is not operating efficiently, this method should show where the excessive losses are (e.g., unburned carbon in the residue, high exit gas temperature, etc.). Hence, this method is most valuable in identifying operating and maintenance problems, and preferred by many engineers for all types of fossil fuel fired facilities.

SHORT FORM (MODIFIED) HEAT LOSS

The least accurate method is the modified or "short form" of the heat-loss determination. This method was proposed by Hecklinger and Grillo in 1982 [5] and based upon earlier recommendations by Stabenow in 1980 [4]. Although it is the least accurate, it is also extremely simple and quick. It is based upon the assumption that the major heat loss in the system is up the stack and normally involves taking only O2 and temperature measurements on the stack gases in addition to measuring the fuel firing rate. This is a good assumption for oil/gas fired boilers and is reasonable for most of the larger coal fired boilers where efficient combustion of the fuel is very certain and the amount of moisture in these gases is low and well defined. With the thermal efficiency calculation depending so heavily , on so few measurements, the highly variable and generally larger amounts of moisture in the stack gases from an HRI can have a large impact on the results, as noted above in the discussion of the heat loss method. Additionally, incomplete combustion of the waste can result in losses as significant as the stack losses as demonstrated by some of the operating instances at Fort Knox and Fort Eustis where labels and other paper goods were readable after going through the incinerator. This can be compensated for by measuring the ash production rate and the carbon content of the ash. Unfortunately, that would make this method almost as complex, but still less accurate than the input-output method. However, this method could be used for day-to-day comparative indications of changes in thermal efficiency that may require more detailed investigation. It could also be used to monitor the results of changes associated with the operating crew and/or maintenance procedures.

CALORIMETER

The most rigorous method (which is used in Europe) is to use the HRI as a continuous calorimeter. The calorimeter method is much more complex than any of the other methods. It involves doing a complete mass and energy balance around the HRI, with the only unknown being the heat content of the waste stream. This involves a very large number of measurements (some of which can be quite tedious, such as heat loss to ash quench water including evaporation) and much more instrumentation than normally found on all but the largest HRI's. Essentially, all of the losses associated with the heat-loss method, and the energy output measurements associated with the input-output method, must be actually made, and not estimated. If these measurements are made carefully with accurate instrumentation, this method would produce the most accurate results, and avoid the problem of determining the heat content of the waste. However, the measurement of the total moisture of the flue gas is still a major problem at this time, since the traditional EPA Method 5 only involves grab samples. The amount of this moisture can be quite significant if internal sprays are used to cool the combustion zone, the waste is very wet, and/or a quench, ash cooling system is used that is not isolated from the combustion zone. In addition, the potential improvement in accuracy over the input-output method is not significant (0.73% [7]) based upon the size range and lack of sophistication of typical Army HRI plants.

Due to the complexity involved, the not yet totally resolved question of measuring the moisture in the flue gas, and a relatively small increase in accuracy, this

method is not considered appropriate for the size and type of HRI plants the Army would typically build. Starved air technology (the most common type of plant), specifically, is not sufficiently developed to warrant this level of accuracy, and additional instrumentation would have to be supplied (at a significant additional cost), especially for the testing. However, this method would be appropriate to very large (greater than 75 TPD/unit) excess air/water wall plants that also might include electrical cogeneration, and would most likely already have all of the instrumentation necessary, and represent both a state of the art and a magnitude of investment that would warrant this level of accuracy and effort. This type of plant would be typical of what the Army would be involved with on a joint basis with a local municipality.

AN ALTERNATE CONCEPT

The basis of this alternate concept is to consider that an HRI facility has two basic purposes: thermal reduction of the waste and energy recovery. These two functions could be examined separately and tested independently of each other. This would involve testing the boiler (separate or integral) by delivering to it the rated amount of hot gases at the temperature specified, and measuring its thermal efficiency by conventional methods. These hot gases would be produced by conventional firing of gas or oil. The efficiency of the incinerator itself would be measured only by determining the amount of carbon in the ash as an indicator of completeness of combustion at the design firing rate. The functioning of the incinerator and the heat content of the waste would not be directly involved in the determination of the efficiency of producing useful thermal output. Unfortunately, incinerators are not normally supplied with start-up and auxiliary (secondary zone) burners of sufficient size to produce the boiler's rated steam output with out burning any waste. However, some manufacturers of modular starved air systems do offer an option of a burner installed in the heat recovery boiler, capable of full steam production, as a back-up, in the event the incinerator ceases to function and steam output must be maintained. In those cases, this separate testing concept could be applicable.

CONCLUSIONS AND RECOMMENDATIONS

This paper has documented the investigation of a standard performance test for Army HRI's. The pro-

posed test methods are based on existing ASME boiler and incinerator test procedures. A summary comparison of them may be found in Table 1. Unfortunately, there has not yet been any field comparison of these methods, and they have only been examined on a theoretical basis. It is recommended that the input-output method be used by the Army as the basis for the thermal efficiency portion of acceptance testing. The heat-loss method should be used to isolate the areas of inefficiencies should losses be excessive. The modified heat-loss method could be used for routine monitoring of the system. It is also recommended that the Army encourage the use of the calorimeter method for commercial HRI installations of unit sizes larger than 75 TPD (generally beyond starved air size), since that method seems most appropriate for plants of that size and expected sophistication. The alternate concept of separate combustion efficiency and thermal recovery testing should be allowed as an alternative where appropriate.

The procedure recommended above has been field tested for applicability at the Redstone Arsenal, Alabama, HRI. Revisions were made to the test procedure details to maximize the use of field available equipment. In addition, contractor-supplied data from performance and emissions tests at the Fort Leonard Wood, Missouri, HRI have been reviewed to evaluate the results of the procedure.

This paper is a condensation of a technical report currently being prepared by the US Army Construction Engineering Research Laboratory. The final report will discuss in much greater detail, the above testing methods, data requirements, and the procedure for conducting an acceptance test with consideration of field experience. When published, this report will be available through NTIS.

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TABLE 1 COMPARISON OF METHODS

	1							l
1 Method	Heat	l Heat	Heat	I Complexity	: Advantages	Disadvantages	Recommendation	ı
t	Input	Output	Losses	1	1			i
	1							j
Input-Output 	} Y#5 	l Yes !	l No L' ·	Bimpl≠ 	Direct Indication 	No Indication of Problem Area Waste Quality	Use for Small Unit= (<75 TPD)) }
	1	, 		!	, 			į
Heat-Loss	Yes	l Na ·	Host 	 Moderate 	Indicates Froblems 	Some Losses Estimated Waste Quality	Use es Diagnostic	1
Modified Heat-Loss (Short Form)	Yes	t No t	l Bome I	t Very Steple	Simplicity (Most Losses Estimated Waste Ouglity	Use only to Monitor Operation)
Calorimeter Method	Aux. Fuel Haste Feed	! Yes !	 All 	l Very Complex	1 Most Accurate 1 Avoids Waste 1 Duality	Complexity	Use for Large Units (>75 TPD)	1 1
	1							!
Alternate Concept	Foseil Fuel Only	l Optional I	l Optional I	Moderate 	l Avoide Waste i Guality	Special Frovision for	l Allow for I Special Cases	1
ı	1	I	1	!		Aum. Burners	1	i
·	;					,	•	•

uation of MSW Fired Steam Generators..." In Proceedings of the 10th National Waste Processing Conference. New York: The American Society of Mechanical Engineers, 1982, 65-69.

ican Society of Mechanical Engineers, 1982, 65-69.
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CALCULATING EFFICIENCY OF MUNICIPAL WASTE MASS BURNING ENERGY RECOVERY SYSTEMS

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FERDNAND DeGEYTER

Seghers Engineering, SA

ABSTRACT

One of the questions on mass burning of municipal waste has been how much heat can be recovered from the waste. The answer must always be conditioned on the heating value of the waste. The problem is to determine that value. Every sample of waste will have different moisture, ash and chemical composition, which will calculate to different heating values. The practice in the U.S. is to use the high heat value in calculating energy production, which further complicates the question. Our suggestion is to use the furnace as the calorimeter to determine the heating value of the waste.

This is accomplished by measuring all the known inputs: waste quantity; combustion air; feedwater and cooling water; and all the known outputs: steam; blowdown; ash; radiation and flue gas. Flue gas O₂, CO₂, H₂O and S are measured and used to calculate a waste Btu content. Efficiency is calculated by dividing the net heat in steam by the calculated heat input.

INTRODUCTION

One system of incineration has been proven by over 30 years of successful operation in Europe and, to a limited extent, in the U.S.: mass burning of unsorted waste on specially designed grate systems.

Specially designed waterwall boilers recover heat energy from the hot flue gases in the form of steam for district heating, process or electrical production. One of the questions on mass burning has been determining exactly how much heat can be recovered from the waste. The main problem is calculating the heating value of municipal waste. If 20 samples are taken, it is likely that 20 different heating values will result. Every sample of

waste will have different moisture, ash and chemical composition, which will calculate to different heating values.

The practice in the U.S. is to use the high heat value in calculating energy production, which further complicates the question. Two samples of waste may have similar high heat values (Table 1) but different moisture content and the resultant energy production (steaming rate) will vary significantly.

The steaming rate varies with the Btu content of the waste in a linear relationship over a range of about 3800 to 5200 Btu/lb kcal/kg (2100-29,000) assuming all other factors are equal. Below 4300 and above 5200, the ratio changes as indicated below:

HHV	3000	4300	4500	5200	6000 Btu/lb
	(1667)	(2400)	(2500)	(2900)	(3333 kcal/kg)
LHV	2400		4270		5740
	(1333)			(1318)	(3200 kcal/kg)
Steam Rate	1.25	2.20	231	2.67	3.20

Approximately the same amount of heat is lost through radiation of the boiler so lower Btu fuel would have a lower net steaming rate. Steaming rate would likewise vary inversely with the flue gas temperature, all other factors being equal.

Flue Gas Exhaust Temperature:	400°F (205°C)	374°F (190 <u>°</u> C)	
Steaming Rate (Net lb/lbs):	2.22	2.31	

Finally, steaming rate varies with the percent furnace loading. Normally, mass burning furnaces will be run at

90 to 105 percent of rated capacity. Below 66 percent furnace loading, the boiler efficiency falls off rapidly to the point where it is not economically feasible to operate a furnace for energy recovery below 60 percent capacity.

The question is always asked: "What will the manufacturer guarantee as a steaming rate;" The answer must always be conditioned on the composition and heating value of the waste. The problem then is to determine those values. Our suggestion is to use the furnace as the calorimeter to determine the heating value of the waste

Most furnace/boiler systems are designed for a total heat throughput or a maximum furnace capacity for waste at some specific heating value (Btu/lb or kcal/kg). The throughput may increase to some design overload if the heating value decreases and vice versa, so the maximum total heat throughput is not exceeded (Fig. 1).

PERFORMANCE GUARANTEES

Mass burning waste incinerator plants must meet specific performance guarantees, which are only partly within the dictates of the furnace/boiler and mostly a function of the waste processed.

Common guarantees are:

- (a) waste throughput, hourly, daily or yearly (should be based on some assumed heating value of the waste);
- (b) energy production (usually expressed as a factor of waste input (lb steam/lb waste) and contingent on an assumed composition and heat value of the waste);
- (c) maximum putrescibles and combustible material in residue (a better indication of furnace performance than total amount of residue, which is more a function of the waste);
- (d) maximum particulate emissions and other environmental factors.

We are concerned here with (a) and (b) and suggest a method for helping the supplier and customer to agree on how to determine if a system meets its guarantees.

ADJUSTMENTS TO OBSERVED THROUGHPUT CAPACITY AND ENERGY RECOVERY RATES

It is recognized that the refuse delivered to a mass burning facility for acceptance test purposes may not have the same composition as the reference processible waste and that throughput capacity and energy recovery are dependent upon the refuse composition, particularly its moisture content and heating value.

For example, the processing of lower Btu content than that of the reference waste will allow higher throughput rates but result in lower energy yield and may, therefore, appear to demonstrate higher throughput but lower per ton energy yields than that which would have been obtained had the plant been tested with reference processi-

ble waste. Similarly, if the waste furnished for acceptance testing purposes has a higher Btu content than that of the reference waste, the demonstrated throughput capacity may be less than that which would have been obtained with reference processible waste but the per ton energy yield would be higher.

It is further recognized that it is difficult and economically unfeasible to obtain an accurate measurement of the heating value of the waste through sampling of the waste being processed during the acceptance test and impossible after it has been incinerated. It is therefore proposed that the combustion system be used as a calorimeter, following in general the principles for determining efficiency and capacity described in the ASME Power Test Code 4.1 for steam generating units (1964, reaffirmed 1979) and the ASME Performance Test Code 33 for large incinerators (1978). The abbreviated efficiency test (PTC 33a-1980, Appendix to ASME PTC 33) may be used to determine efficiency by the heat balance method.

The concept is to measure all the known inputs: fuel (waste) in pounds, combustion air flow and temperature, feedwater temperature and flow, and cooling water (to ash extractor) flow and temperature; and to measure all the outputs: steam flow, temperature and pressure, blowdown flow and temperature, ash quantity, temperature and carbon contents, and skin temperature (to calculate radiation).

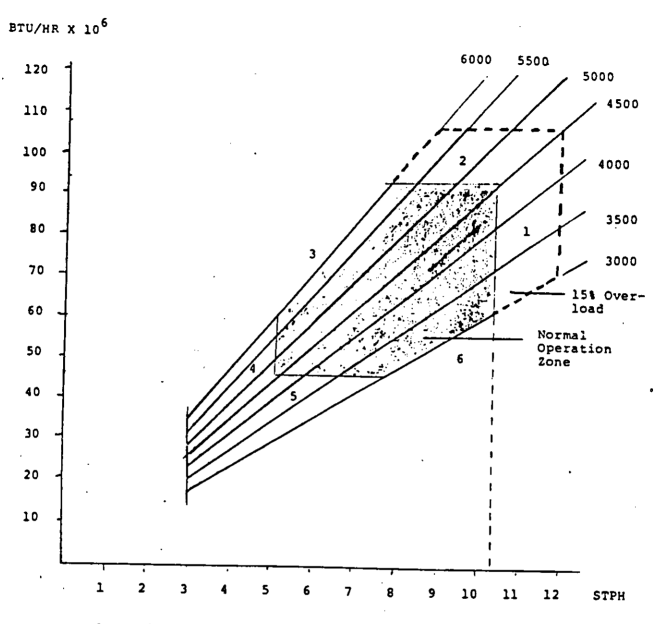
We also measure flue gas temperature and flow so we know everything going in and coming out.

The flue gas is further analyzed to measure oxygen, carbon dioxide, water and sulphur and these figures are used to back into a waste analysis. Btu content is calculated from this analysis and compared with output to figure furnace/boiler efficiency. Given this calculated efficiency and, assuming that the efficiency obtained during the test, after appropriate corrections, would be the same as that which would have been obtained using reference processible waste, the throughput capacity and energy outputs observed in the test will be adjusted to reflect the difference between the calculated heating value of the test fuel and the assumed heating value of the reference processible waste.

SPECIFIC TEST PROCEDURES

INCINERATOR CAPACITY TEST

The purpose of this test is to demonstrate the ability of the boiler plant to handle and burn the guaranteed throughput of specified solid waste while staying within-the limits of the specified normal operating grate temperatures and while meeting the guaranteed degree of burnout. This test should also give an indication regarding the reliability of



- 1 Maximum MSW throughput (10.41 STPH)
 2 Maximum heat release rate (94 X 10 BTU/HR)
- Maximum expected caloric value (6000 BTU/LB)
- Minimum MSW through (50% Max)
- Minimum heat release rate (50% Max)
- 6 Minimum expected caloric value (3000 BTU/LB)

FIG. 1 TYPICAL FURNACE OPERATION DIAGRAM

the equipment and, therefore, each line should be run at full load for at least 7 days, after stabilization, without interruption. In the event of a breakdown, the test should be repeated. All equipment should operate during the test at its normal mode and capacity, and the maintenance force and supplies should be those proposed to be available during normal operation of the plant — all to demonstrate the availability of the plant under normal operating conditions.

The facility should be operated for a 7 day period, at the maximum rated capacity and process at least six times (85 percent) the rated daily tons of processible waste.

During the 7 day test period, the total residue from the combustion process should be measured and sampled. The composition of the residue should be determined by hourly samples taken during the 72 hr period when the Facility is processing a total of three times the daily rated tons of processible waste.

The residue sampling should be submitted to the independent engineer for analysis by an independent laboratory prior to the conclusion of the acceptance tests. As a minimum, the residue should be analyzed for moisture content, combustible matter and putrescible matter in accordance with PTC 33.

The facility shall not have been deemed to have passed the throughput capacity test, even though the tonnage processed meets the capacity requirements stated above, if the percentage of combustible and put rescible matter in the total residue exceeds the guaranteed percentages of combustible and put rescible matter.

If the results are not as guaranteed, the Contractor and Customer will likely not be able to agree that the waste processed was identical to the "standard" waste used for contract purposes. Twenty samples will likely result in twenty different results. And, of course, there is no way to sample the waste after it has been incinerated, which would normally be when a controversy would arise. A reasonable alternative is what we are proposing.

The heat balance method of determining efficiency as described herein may be used to calculate the heat value of the waste fired during the test period. If the facility does not meet the throughput capacity test, the demonstrated throughput capacity will be adjusted by the inverse ratio of the heat value of the waste actually processed to the heat value of the reference waste usually assumed to be 4500 Btu/lb HHV.

If this adjustment results in a throughput capacity meeting the guarantee, the facility will have been deemed to have passed the throughput capacity test. If the heat value of the waste fired is determined to have been below 3800 Btu/lb HHV, the waste supplied shall be considered as not representative of processible waste and the test will then be repeated at the customer's expense.

ENERGY RECOVERY TEST

The energy recovery test will consist of a test of the steam raising rate and a test of the electric generation rate, if applicable. The test of the steam raising rate will establish whether the combustion process produces the guaranteed quantity of steam. The test of the electric generation rate will then determine whether the overall performance of the facility meets the guarantees as to energy recovery.

Steam Raising Rate

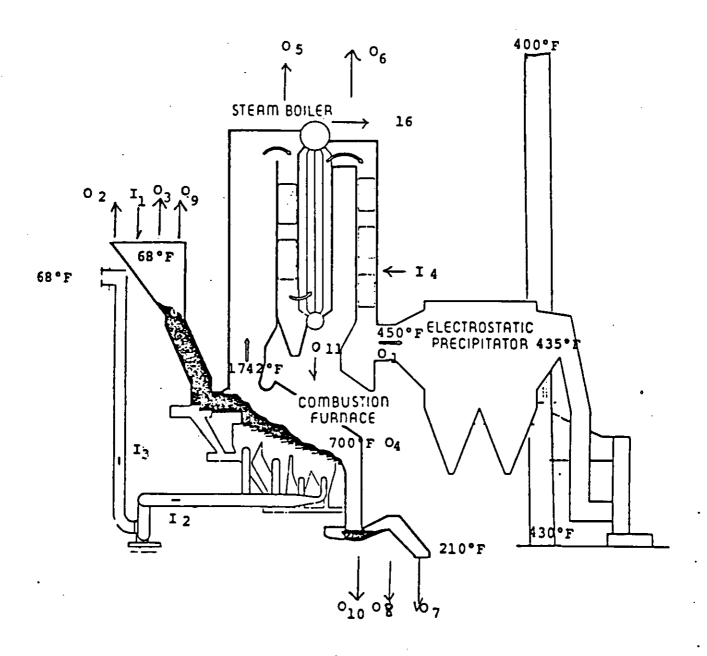
The purpose of this portion of the energy recovery test is to determine whether the facility meets the guaranteed steam raising rate, when processing solid waste, having the heating value of the reference solid waste, at a rate equal to the guaranteed daily throughput capacity under normal operating conditions as to boiler blowdown, exit gas temperatures and excess air ratio.

The test shall be conducted in accordance with the test codes referenced above, as modified herein, for the determination of heat outputs, credits and losses and the calculation of efficiency and fuel heating value by the heat balance method. For the purpose of determining the efficiency, steam output shall be measured at the superheater outlet and hot flue gases shall be measured at the inlet to the stack.

The test shall extend over an 8 hr test period. Pertinent test data shall be recorded at appropriate intervals, in accordance with the test code and shall include the following — all of which are relatively easy to measure with a high degree of accuracy:

- · Processible waste feed rate (weight) and moisture
- · Boiler outlet steam rate, temperature and pressure
- · Feedwater rate and temperatures
- Desuperheater water rate, temperature and pressure (as applicable)
 - Boiler drum pressure
 - · Flue gas rate and temperature at the stack inlet
- CO₂, O₂, SO₂ and H₂O in the flue gas at the stack inlet by various EPA methods
- Residue and fly ash quantities, temperature and unburned carbon and sulfur content
 - Barometric pressure
 - Combustion air flow and temperatures
 - · Ambient wet/dry bulb temperatures
 - · Residue quench water quantity and temperature
 - . Moisture in residue (after quench)
 - In-house steam consumption
 - Steam quality percent moisture or PPM
 - Boiler blowdown rate and temperature
 - Furnace boiler skin temperature and area

Test measurements should be taken from installed plant instruments which have been previously calibrated



Efficiency = Net Heat in Steam X 100
Net Avail. Heat Input

FIG. 2 ENERGY BALANCE FURNACE BOILER SYSTEM

TABLE 1 STEAMING RATE

Assumed Waste Composi	tion	% Moisture
	20%	25%
Carbon	26.6	22.7
Hydrogen	3.4	4.3
Sulphur	0.2	0.2
Oxygen	25.4	22.6
Nitrogen	0.2	0.2
Moisture	20.0	25.0
Ash	24.2	25.0
High Heat Value	4502	4494_BTU/lb.(2500 KCAL/
Gas Temperature	1742	4494 BTU/1b.(2500 KCAL/ 1742 F. (950 C.) KG
Excess Air	1.3882	1.2503
O ₂ -Stoichiometric	0.6925	0.6870 lb./lb.
Tótal Air	7.1445	6.6775 lb./lb.
0.	0.9614	0.8589 lb./lb.
có ₂	0.9320	0.7875 lb./lb.
н_б	0.5273	0.6585 lb./lb.
н ₂ б N ₂	5.4925	5.1337 lb./lb.
Fiue Gas	7.9132_	
Exhaust Temperature	374° F.	7.4386 1b./1b. 374 F. (190 C.)
Steam Temperature	750° F.	750° F. (400° C.)
Steam Pressure	600 _o psi	
Make-Up Water Tempera	ature 250°F.	600 psi (41 ATA) 250 F. (121 C.)
Steaming Rate, 1b.ste	eam/	
lb.was		2.22
		

and agreed accurate by the independent engineer. Special portable instrumentation may also be used where required and agreed upon.

Utilizing the test data and measurements from the test, calculations will be made in accordance with the ASME test codes as modified herein, for the determination of boiler heat losses, heat outputs and heat credits (Fig. 2 and Table 2).

METHOD OF DETERMINING SOLID WASTE HIGH HEATING VALUE

With the information accurately obtained during the performance test, the high heating value of the solid waste can be calculated. In order to simplify the method of calculation and the test procedure, the ultimate analysis of the waste will be assumed to consist of only the major components:

- Carbon Carbon content of the waste is calculated from the percentage of carbon dioxide in the flue gas and the percentage of carbon in the residue.
- Sulfur Sulfur content of the waste is calculated from the percentage of sulfur dioxide in the flue gas and the percentage of sulfur in the ash.
- Hydrogen Hydrogen is determined from the amount of moisture in the flue gas taking into account the moisture in the waste, combustion air and ash quench vapor.
- Nitrogen Nitrogen is an assumed value agreed upon before the test. The nitrogen content of the refuse is very small and will have very little effect on the high heating value of the waste.
- Moisture Moisture content is determined from samples taken during the performance tests.
- Ash Ash content is determined from the total residue produced during the test less the moisture, sulfur and carbon contained in the ash.

TABLE 2 REFUSE-FIRED BOILER ENERGY BALANCE

			
<u>Item</u>	Heat Loss	BTU/LB _R	BTUX10 ⁶ /DAY
01.	Heat loss due to dry gas. Dry flue gas LB/LB _R \times specific heat \times (exit gas temp ambient air temp.) 6.791 LB/LB _R \times .254 Btu/Lb. F. (400 F-70 F.).	569.2	170.8
02.	Heat loss due to moisture in fuel = (Enthalpy of vapor at 1.0 PSIA @ exit gas temp enthalpy of liquid @ ambient air temp.) x moisture in the fuel LB/LB _R (.2119 LB/LB _R x (1240 Btu/LB-48 Btu/LB).	252.6	75.8
03.	Heat loss due to H ₂ O from comb. of H ₂ = 9 x hydrogen in fuel LB/LBL (Enthalpy of vapor - enthalpy of liquid) 9 x .0338 x (1240-48).	362.6	108.8
04.	Heat loss due to combustibles in residue Carbon in residue x 14.500 Btu/LB .0136 x 14.500 Btu/LB.	197.2	59.2
05.	Heat loss due to radiation (ABMA Chart).	45.0	13.5
06.	Unaccounted for losses.	55.0	16.5
07.	Heat loss in residue. Dry residue in- cluding unburned carbon x (specific heat of residue) x (residue temp. leaving furnace - residue temp. after quench) .2730 LB/LB _R x .25 Btu/LB F. x (700 F-210 G	33.4 ² F.).	. 10.0
C8.	Heat loss due to moisture in residue. Moisture content of residue x (temp. @ residue leaving quench - temp. of water entering quench) 15/100 (.2730 LB/LB _R) (210 ^O F70 ^O F.) x 1 Bt	5.7	1.7
09.	Heat loss due to moisture in air. Total dry air required based on fuel rate x moisture in air x specific heat of air x exit gas tempinlet air temp.) (0.5583 LB/LB _B X .013 LB _{Water} /LB _{air} x 0.429 BTU/LB F. (400 F-70 F).	12.1	3.6
DIO.	Heat loss due to quench vapor. (Heat loss in dry residue; latent heat of vapor @ atmospheric pressure) x (enthalpy of vapor entering boiler-enthalpy of vapor entering furnace. (33.44 Btu/LB; 970.4 Btu/LB) x (1240 Btu/LB-970.4 Btu/LB).	9.3	2.8

TABLE 2 REFUSE-FIRED BOILER ENERGY BALANCE (CONT'D.)

Item	Heat Loss	BTU/LB _R	BTUX10 ⁶ /DAY
011.	ll. Heat loss due to blowdown. Estimated steam production x specific heat of steam @ 150 PSIG sat. x blowdown rate.		32
	2.8 LB/LB _R x 1 196 Btu/LBS x 3%	1648.6	494.6
	Heat Input		
II.	Fuel heat input. HHV of refuse.	4500	1350
I2.	Dry air heat input. Total dry air required based on fuel rate x specific heat of air x (ambient air temp 32°F.) 6.5583 LB/LB _R x .24 Btu/LB°F. x (70°F32°F.)	59.81 ^O F.).	17.9
13	Heat input due to moisture in air. Moisture in air x specific heat of water vapor (ambient air temp 32 F.). 6.5583 LB/LB x .013 LB /LB x .489 Btu/LB F. (70 F 32 F.).	1.6 ^B R	•5
14.	Enthalpy of feedwater entering boiler (Feedwater temp32°F.) x specific heat of water x lbs. of water/lb. of refuse. (250°F32°F.) x l Btu/LB°F x 2.884 LB _W /LB°F.	628.7 B _R	188.6
		5190.1	1557.0
	Steam Production		
s1.	Heat absorbed in steam. (Items I1 + I2 + I3 +I4) - (Items 1 + 2 + 3 + 4 + 5 + 6 + 7 + 8 + 9 + 10 + 11) (4500 + 59.81 + 1.6 + 628.7) - (569.2 + 252.6 + 362.6 + 197.2 + 45.0 + 55.0 + 33.4 + 5.7 + 12.1 + 9.3 + 106.5). 5190.11 - 1648.6.	3541.5 4	1062.4
	•	LB _S /LB _R	
	Steaming Rate. Item Sl enthalpy of 1bs Steam @ 150 PSIG 465 F. 3529.4-1254.	. 2.82	

TABLE 3 SAMPLE FUEL HEATING VALUE DETERMINATION

DATA FROM PERFORMANCE TEST

Flue Gas

CO₂ - 11.19% by wt.

H₂O - 8.90% " "

o₂ - 11.55% " "

so₂ - 0.20% " "

Flow - 155,675 lbs./hr.

Temp. - 400° F.

Ash

Weight - 5,515 lbs./hr.

C - 5.0% by wt.

s - .1% " "

Temp. - 210° F.

Mois. - 15% by wt.

Combustion Air

Flow - 140,067 lbs.

Temp. -70° F.

Refuse

Weight - 20,200 lbs.

Moisture - 27,74% by wt.

Ash Cooling Water

Temp. -70° F.

Flow - 957 lbs./hr.

DETERMINATION OF ULTIMATE ANALYSIS OF REFUSE

Lbs./Lb. Refuse Item Carbon Content 1 % CO, Flue Gas X Lb./Hr. Flue Gas X Lb.c/CO, Lbs. Refuse + % C_{Ash} X Lb. Ash Dry $\frac{.1179 \times 155,675 \times .2732}{20,200} + \frac{.08 \times 4687}{20,200}$.2472 2 Hydrogen Content H₂O from H₂ Comb. = H₂O_{Flue} Gas -H₂O_{Refuse} - H₂O Ash Vapor - H₂O Comb.Air H₂O_{Flue Gas} = % H₂O_{FC} X Lb._{FG} Lbs. Refuse $= .0890 \times 155.675 = .6859$ 20,200 H2Ocomb.Air. = Lb.Comb.Air X Lb.H2O/Lb.Ash Lb. Refuse $= 140,067 \times .013 = .090$ 20,200 H₂O_{Ash Vap. = Cooling Water Flow - % Mois.in Ash X Lb. Ash} Lb. Refuse Lb. Refuse $= 957 - .15 \times 5155 = .007$ 20,200 - 20,200= Lb._{H2O}/Lb._{Refuse} = .2774

TABLE 3 SAMPLE FUEL HEATING VALUE DETERMINATION (CONTINUED)

DETERMINATION OF ULTIMATE ANALYSIS OF REFUSE CONT'D.

TABLE 3 SAMPLE FUEL HEATING VALUE DETERMINATION (CONTINUED)

OF SOLID WASTE BY BOJE FORMULA

		Weight Fraction	Btu/Lb.	<u>HHV</u>	
. 1	С	.2472	14,976	370 2	. •
2	Н	.03484	49,374	1720	
3	S	.0011	4,500	5	
4	Moisture	.2774	-		
5	N	.0060	2,700	16	·
6	Ash	.21817	-	-	÷
7	0	.21529	- 4,644	- 1000	
				4443	Btu/Lb.

• Oxygen - Oxygen content is taken as the remaining component of the refuse after all values have been calculated.

. ;

Neglecting the other minor components in the waste will result in a relatively small error in the high heating value calculation.

After the calculated analysis of the solid waste is determined, the heating value can be calculated using the BOJE formula.

This method of determination of heating values makes a number of assumptions and the results are contingent upon good testing methods.

The results reflect an accurate representation of the solid waste during the test period without the elaborate sampling and testing methods needed to do an accurate and representative chemical analysis of this waste.

SUMMARY

Calculating efficiency of municipal waste mass burning energy recovery systems by measuring the output of the system and basically using the furnace as a calcrimeter seems to be reasonable and more accurate than trying to determine the precise composition of refuse by sorting and analysis.

All measurements are practical, timely and appropriate to the fuel actually used. Calculations are mathematically accurate and scientifically correct. This method actually answers more questions and leaves less to chance than any previously suggested procedure. More improvements will likely be found, but this seems to be a good place to start.

ACKNOWLEDGMENTS

1982 National Waste Processing Conference Proceedings, various papers.

REFERENCES

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- [5] Predicting & Testing Incinerator-Boiler Efficiency. A Proposed Short Form Method in Line with the ASME Test Code PTC-33, Georg Stabenow, 1980.
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Key Words: Calorific value • Efficiency • Energy • Furnace • Performance • Steam • Testing

Promulgation of Quality Assurance Requirements for Gaseous Continuous Emission Monitoring Systems Used for NSPS Compliance Determination

On June 4, 1987 quality assurance final rules were promulgated (40 CFR 60, Appendix F, Procedure 1) for gaseous continuous emission monitoring systems (CEMS) used for new source performance standards compliance determinations. These quality assurance requirements must be implemented by December 4, 1987 for the following source categories:

Subpart Da (40 CFR 60): Electric Utility Steam Generating Units (constructed after 9-18-78). Both SO2 and NO $_{\rm X}$ CEMS must implement the quality assurance requirements.

Subpart D_b (40 CFR 60): Industrial-Commercial-Institutional Steam Generating Units (constructed after 6-19-84). Both SO₂ and NO_{χ} CEMS must implement the quality assurance requirements.

The quality assurance requirements include the following:

- 1. A quarterly performance audit to measure the CEMS accuracy and make sure the system is operating properly.
- 2. Criteria that defines when the CEMS is out of control and corrective action must be taken.
- 3. Criteria for invalidating CEMS measurement data.
- 4. A QC program must be developed that includes step-by-step written procedures for six activities described in Section 3 of the final rules.

Enclosed is a copy of the June 4 <u>Federal Register</u> containing the final rules. Also enclosed are the following three guidance documents which you may find useful in implementing the final rules:

Section 3.0.4. This is the revised EPA Traceability Protocol No. 1 for cylinder gases. Section 5.1.2 of the final rules requires that gases used for Cylinder Gas Audits (CGA) must be prepared according to this Section 3.0.4.

Section 3.0.7. This provides example calculations for the Relative Accuracy Test Audit (RATA), Relative Accuracy Audit (RAA) and the CGA.

Section 3.0.10. This provides guidance on the six activities that need written procedures as part of the QC program described in Section 3 of the final rules.

Sections 3.0.4, 3.0.7 and 3.0.10 will be published as part of the Quality Assurance Handbook for Air Pollution Measurement Systems. Volume III - Stationary Source Specific Methods (EPA-600/4-77-027b). These sections are included here to provide guidance in advance in order to meet the December 4, 1987 implementation date for the final rule.

After the final rules are implemented, the Quality Assurance Division of the Environmental Monitoring Systems Laboratory (EMSL) at RTP, NC plans an "Annual Report on CEMS Accuracy and Problems" based on the Data Assessment Reports (DAR) submitted quarterly by the source owners/operators.

ENVIRORMENTAL PROTECTION AGENCY

40 CFR Part 60

(AD-FRL-8021-7)

Standards of Performance for New Stationary Sources; Quality Assurance Requirements for Gaseous Continuous Emission Monitoring Systems Used for Compliance Determination

AGENCY: Environmental Protection Agency (EPA). ACTION: Final rule.

SUMMARY: Addition of Appendix F.
Procedure 1—Quality Assurance
Requirements for Gaseous Continuous
Emission Monitoring Systems (CEMS's)
Used for Compliance Determination was
proposed in the Federal Register on
March 14, 1984 (49 FR 9876). This action
promulgates the addition of Appendix F,
Procedure I, that will be applicable for
avaluating effectiveness of quality
control (QC) and quality assurance (QA)
procedures and the quality of data

produced by any CEMS used to demonstrate compliance with 40 CFR Part 60 emission regulations on a continuous besis. Procedure 1 applies to steam generating units subject to 4 CFR Part 60. Subpart Da. The intended effect of this regulation is to require sources that are required to use CEMS's for continuous compliance determination to evaluate CEMS date quality and report results of quarterly accuracy determinations and calibration drift (CD) tests with the required emission reports. Procedure 1 defines the test procedures and criteria for acceptable data quality.

EFFECTIVE BAJE: June 4, 1987.

Under section 307(b)[1] of the Clean Air Act, judicial review of these additions to 40 CFR Part 80 is available only by the filing of a petition for review in the U.S. Courts of Appeals for the District of Columbia Circuit within 80 days of today's publication of this rule. Under section 307(b)[2] of the Clean Air Act, the sequirements that are the subject of today's notice may not be challenged later in civil or criminal proceedings brought by EPA to enforce these requirements.

ADDRESSES: Summary of Comments and Responses. The summery of comments and responses for the proposed addition of Appendix F, Procedure 1, may be obtained from the U.S. EPA Library (MD-35). Research Triangle Park. North Carolina 27711, telephone number (919) 541-2777. Please refer to "Appendix F-Quality Assurance Procedures. Procedure 1—Quality Assurance Requirements for Gaseous Continuous Emission Monitoring Systems Used for Compliance Determination (Proposed March 14, 1984, 49 FR 09676}-Summary of Comments and Responses, EPA-450/ 3-87-009." The document contains (1) a summary of the changes made to Procedure 1 since proposal and (2) a summary of all the public comments made on the proposed addition and the Agency's response to the comments.

Quality Assurance Guidelines: A document entitled "Calculation and Interpretation of Accuracy for Continuous Emission Monitoring Systems" is available from the U.S. EPA. Office of Research and Development Publications, 26 West St. Clair Street. Cincinnati, Ohio 45266. It is Section 3.0.7 of the Quality Assurance Handbook for Air Pollution Measurement Systems. Volume III. Stationary Source Specific Methods, EPA-600/4-77-0276. The

purpose of this document is to provide operators and reviewers of CEMS's with guidelines for evaluating results of CEMS relative accuracy tests and audits.

Docket. A docket, number A-80-29, containing information considered by the Agency in the development of the additions is available for public inspection between 8:00 a.m. and 4:00 p.m. Monday through Friday, at EPA's Central Docket Section (LE-131), West wer Lobby, Gallery 1, 401 M Street, a.W., Washington, D.C. 20460. A reasonable fee may be charged for copying.

FOR FURTHER INFORMATION CONTACT:
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Standards and Engineering Division,
(MD-19), U.S. EPA, Research Triangle
Park, North Carolina 27711, telephone
number (919) 541-2237.

SUPPLEMENTARY INFORMATION:

I. Public Participation

The addition of Appendix P. Frocedure 1, was proposed in the Federal Register on March 14, 1984 (49 FR 9676). Public comments were solicited at the time of proposal. To provide interested persons the opportunity for oral presentation of data, views, or arguments concerning the proposed procedures, a public hearing was scheduled for April 9, 1984, beginning at 9:00 a.m. However, the hearing was not held because no one requested to speak. The public comment period was from March 14, 1984, to May 14. 1984, and was later extended to July 13. 1984 [49 FR 24151].

Thirty-nine comment letters concerning the issues relative to the proposed procedures were received. The comments have been carefully considered; and, where determined to be appropriate by the Agency, changes have been made in the proposed oddition.

11. Significant Comments and Changes to the Proposed Appendix F, Procedure 1

Comments on the proposed addition of Appendix F, Procedure 1, were received from industry, Federal agencies, State air pollution control agencies, trade associations, and equipment manufacturers. A detailed discussion of these comments and responses can be found in the document described in the ADDRESSES section of the preamble. The summary of

comments and responses are summarized in this preamble. Most of the comment letters contained multiple comments. The comments have been divided into categories cited below.

Applicability

Several commenters were concerned that Procedure 1 would become applicable to Subpart D sources which in turn would have to undertake significant changes to CEM's installed under less stringent regulations. The commenters suggested that the applicability of appendix F be limited to CEMS's installed after the promulgation of the regulation. The Agency has determined that QA procedures are necessary when CEMS's are used for compliance determinations. Revisions to Subpart D were proposed on October 21. 1983 (48 FR 48960), and the proposal contained continuous compliance provisions. However, the burden of any CEMS changes required because of the application of Procedure 1 will be evaluated when and if revisions to Subpart D are promulgated.

Two commenters stated that 6 months would be insufficient time to incorporate the data reduction procedures, write the QC procedures, and hire and train additional personnel needed to comply with the requirements in Procedure 1. The Agency revised Procedure 1 as proposed to eliminate the precision determination that would have required considerable revision of existing computer operated systems. It is the opinion of the Agency that, without the precision determination provisions, 8 months is sufficient time to prepare to comply with Procedure 1. The proposed revisions to Subpart D included a provision to allow affected sources 1 full year to develop CEMS's before having to comply with the revised regulations.

Several commenters expressed concerns about the applicability of continuous compliance regulations and the use of CEMS's for compliance determinations. The determination that a CEMS is an appropriate compliance tool for new source performance standards was not within the scope of the procedure 1 proposal. Such a determination was made with respect to Subpart Ds in that rulemaking and is a subject of the pending Subpart D rulemaking. Procedure 1 provides a basis for evaluating CEMS data that are used for compliance determinations.

Quality Control Requirements

Three commenters suggested that the criteria list in the QC section be expanded to include several site-specific factors. The Agency believes that the list in Procedure 1 is as complete as

reasonably possible in a general regulation. The CEMS operator is encouraged to develop a quality control list specifically suited to the situation.

One commenter stated that the rewriting of the QC procedures following successive audit failures will not improve the performance of a poorly designed CEMS. The Agency recognizes that the design and application of a CEMS are important factors in the successful operation of the CEMS. Replacement of an inadequate CEMS may be the only appropriate action available after continued poor operation and is an action that should be considered in developing the QC plan.

Assessment of Data Precision

Many commenters stated that assignment of cylinder gas or gas cell concentration values using CEMS responses should not be allowed. The commenters suggested using reference methods for this determination. The Agency notes that the cylinder gas or gas cells are used in this case to measure CEMS response drift. For this purpose, it is not necessary to know the input values with absolute accuracy, but only that the value is stable.

Many commenters noted that present regulations require daily zero and span CD check and adjustment and that additional precision determinations were unnecessary. Reporting requirements for these precision assessments were burdensome, as well. The Agency agrees that the precision calculation and rerporting are unnecessary for QA and has removed the precision section from Procedure 1. The CD determination procedure has been expanded to include the zero (or low-level) value as well as the upper-level value.

Zero and Upper-Level Calibration Drift

Three commenters stated that it would be appropriate to declare a CEMS to be out-of-control when drift exceeded twice the Appendix B specifications on any day, rather than only after 5 successive days. The Agency's experience is that application of this lower limit over an extended period of time may lead to excessive adjustment frequency and CEMS instability. A single drift measurement in excess of the lower limit could be a result of a statistical aberration, a dirty window which could be easily cleaned, or a nearly empty gas cylinder, none of which would be cause for declaring the CEMS out-of-control.

Many commenters stated that the requirement to conduct a relative accuracy audit (RAA) following an out-

of-control caused by excessive drift period is excessive. The Agency agrees with this comment and revised the proposal to include the determination of the end of the out-of-control period that is a result of excessive drift by demonstrating that the CEMS is operating within drift specifications.

Several commenters noted that this section and other sections of Procedure 1 required that source operators use alternate methods of obtaining emissions data when the CEMS is outof-control. This requirement in Procedure 1 could lead to significant expenditures for alternate monitoring. The Agency has clarified the language from the proposal to note that Procedure 1 defines the criteria which determine when a CEMS is out-of-control. Under such conditions, the CEMS data are not valid for meeting the minimum data availability requirements found in continuous compliance regulations. The applicable regulations specify the minimum data availability requirements and these requirements, not Appendix F. dictate the necessity for alternate emission monitoring when the CEMS is out-of-control. The alternate monitoring method may be another CEMS which would also be subject to the requirements in Appendix F, Procedure

Three commenters suggested the use of historical data for CEMS out-of-control periods as a valid alternative method. The Agency agrees that historical diluent emission data could be considered a valid alternative method, but that review of the alternative procedure and data by the Agency would be necessary before approval for specific or general use. Description of the procedure is included in 40 CFR 80.13(i).

One commenter provided a review of CEMS CD data (collected by EPA during CEMS demonstration project) that indicated substantial invalidation of data because of excessive drift. The Agency reviewed the commenter's analyses and determined that the commenter erred in establishing the appropriate CD limits and in determining the number of out-of-control periods. The drift limit established by the commenter was about one-half of that defined in Procedure 1. This significant difference in CD on drift limits produced a significantly larger number of apparent drift limit violations than would be determined following the criteria in Procedure 1.

In addition, the commenter divided mlatively long periods of poor CEMS performance into several periods of out-of-control operation. If the criteria in Procedure 1 had been followed, these

individual periods of out-of-control performance would have been consolidated into relatively few out-of-control periods that would have ended only when corrective action was completed. The Agency has determined the long term CEMS operation can continue uninterrupted or with only few interruptions attributable to drift criteria violations.

Assessment of Data Accuracy

Many commenters expressed the opinion that quarterly assessment of data accuracy is too frequent. Suggestions for alternative schedules ranged from annual to only once at the time of CEMS installation. The commenters provided no information supporting a reduction in audit frequency. While the Agency agrees that CEMS design, application, and maintenance are critical to proper operation and high data quality, the Agency is convinced that the only measure of QC effectiveness is a periodic accuracy audit. The Agency's experience indicates that a quarterly audit frequency is appropriate; this is based on the results of studies of long term performance of CEM's performed by the EPA Office of Research and Development (technical paper describing the work is in the docket).

Procedure I has been revised from the proposal to reduce the burden of accuracy auditing within the scope of quarterly audit periods. The relative accuracy test audit (RATA) is performed as defined in the applicable performance specification in Appendix B and is required only once per year. Either of two other audit procedures is allowed for the other three audit periods each year; these procedures are the cylinder gas audit (CGA) and the RAA based on a three-run, manual method test.

Five commenters urged the use of calibration gas cells as acceptable audit materials. The Agency has no independent procedure for determining accurately the appropriate CEMS response a gas cell should produce. Without an independent certification of gas cells or an appropriate application procedure, the Agency has determined that gas cell audit material is unacceptable for accuracy auditing.

Several commenters proposed alternative audit procedures including fuel sampling and analysis, process rate measurements, and inclusion of new test method procedures (e.g., Methods 6A and 6B). The Agency has no data to support the use of fuel sampling and analysis procedures as a basis for CEMS accuracy auditing on any reasonable time scale (e.g., hourly or daily). The

imprecision associated with fuel data for these short test periods is much greater than the acceptable drift limits specified for CEMS. Process rate measurements are also inappropriate as accuracy audit bases because of the source-specific nature of such procedures. The Agency provides means for reviewing and approving acceptable alternative procedures applicable to specific sources.

The Agency agrees that promulgated methods, such as Methods 3A, 6A, 6B, 6C, and 7E should be allowed as accuracy audit methods and has revised the appropriate paragraphs in the General Provisions accordingly.

Two commenters questioned the need to specify that all audits be completed in the first 2 months of any quarter. The Agency agrees and has changed the requirement in Procedure 1 to allow the audit to occur any time during a quarter, but there must be a minimum of 60 days between two quarterly audits.

Two commenters recommended threepoint calibration checks in lieu of the two-point audit specified in Procedure 1 as a more appropriate audit procedure. The Agency disagrees that a three-point. repeated, calibration error test is a more appropriate audit. The calibration error test provides information about the linearity of the CEMS response throughout the range of the instrument response. The CGA in Procedure 1 tests the CEMS for the accuracy of responses to two audit gases with concentrations representing and bracketing the expected level of emissions at the level of the emission standard. This is a procedure that more appropriately represents an independent audit.

Several commenters proposed to allow manual method analysis of cylinder gas concentrations for the CGA. The Agency has determined that independent analysis of audits is necessary and has established a policy of traceability to National Bureau of Standards standard gaseous reference materials (SGRM's) or manufacturers' certified reference materials (CRM's) for this purpose.

Two commenters stated that use of the CGA and prohibition of the use of gas cells for auditing favors some CEMS technology over other types of systems. This, the commenters argued, discourages research and development of new equipment. The Agency believes the CGA is a technically acceptable, demonstrated, independent auditing procedure for CEM's. As noted earlier, the gas cell is not acceptable at this time as an audit material. Approval of a demonstrated alternative procedure, such as the CGA, is not favoritism nor

should it discourage development of other audit procedures or CEMS instrumentation.

Three commenters requested clarification or the definition of when an out-of-control period begins and ends. There are two tests that may result in out-of-control periods: the CD check and the accuracy audit. An out-of-control period resulting from excessive CEMS drift begins when the fifth consecutive excessive drift determination (or first drift determination in excess of four times the drift specification) occurs. The out-of-control period ends when corrective action is completed and the CEMS is demonstrated to operate within acceptable drift specifications again (i.e., at the end of the day when the CD measurements are within specifications).

The CEMS is determined to be out-ofcontrol as a result of excessive inaccuracy from the time the accuracy audit sampling is completed. This does not include the time for sample analysis and data reduction. The out-of-control amod ends when the CEMS completes the sudit sampling successfully; again, time for sample analysis and data reduction is not included. This approach emphasizes the importance of expediting sample analysis and data reduction.

Two commenters questioned the requirement to conduct accuracy audits periodically when the source is operated seasonally or otherwise intermittently. The cost of possible forced-operation of a source in order to conduct an accuracy audit would be significant. Procedure 1 as promulgated requires only an annual RATA while quarterly audits may be completed using CGA or RAA. The Agency believes it is not burdensome to require a RATA and at least 50 percent load operation once per year. The Agency also believes it is critical to maintain operation of a CEMS regardless of operation of the source if that CEMS is to provide compliance data when the source is operating at compliance levels. The operator of a source that operates seasonally can request a revised schedule for auditing from the Agency that would include the RATA.

EPA Performance Audit Program

One commenter questioned the ability of the Agency to supply the EPA methods performance audit samples required for every RATA. The Agency has made the necessary plans with suppliers to have a sufficient supply of audit samples available not only for the RATA's but also for other compliance testing required using EPA methods.

Calculation of Data Accuracy

One commenter questioned the use of the confidence interval in calculating relative accuracy (RA) with fewer than nine data sets. While it is correct statistically to include the confidence interval with any number of data sets. the potential size of the confidence interval can overshadow the mean or average value when the number of data sets is reduced to as few as three. For this reason, the RAA quarterly audit alternative using only three runs will be determined based on the average values only. The RATA is conducted annually and will include the sum of the nine run average and the confidence interval in calculating RA.

Reporting Requirements

Five commenters stated that the promulgation of Appendix F. Procedure 1, would significantly increase recordkeeping and reporting requirements for affected facilities. They questioned whether the increase in labor and associated costs would yield a commensurate improvement in data quality. The Agency has eliminated a great deal of the data reduction and reporting requirements from the Procedure 1 proposal with the deletion of the precision determinations. The Agency believes it is not burdensome to require a source to supply audit results, drift assessments, and information about out-of-control periods with other compliance reports. Procedure 1 will not significantly increase the reporting requirements for sources using CEMS's for compliance monitoring.

One commenter proposed that Procedure 1 include a provision that would not preclude control agencies from taking into account QA results when reviewing CEMS data, but prohibit sources from doing so. The Agency's response is that it is technically incorrect to adjust CEMS data using RAA results. This applies to both the source owner/operator reporting the data and the control agency reviewing the results. Source operators must comply with reporting and recordkeeping requirements as they are written.

The bases for not allowing adjustment of CEMS results are the imprecision and error associated with both the CEMS and the audit method results. These measurement factors are the reason for allowing a range of audit results (e.g., 20 percent for the RATA) that indicates acceptable CEMS performance. In addition, the audits represent only a brief period of CEMS and process operation while compliance data represent relatively long periods of

operation. There is no technical basis for adjusting CEMS results using QA data. Quality assurance results should be considered only in assuring that the CEMS performance is within specifications.

Costs of Implementation

Five commenters recalculated the estimated labor-years required to implement Procedure 1 at Subpart Da sources and found the number to be 124 person-years instead of the 80 personyears mentioned in the proposed preamble. The Agency determined the labor needed to meet the Procedure 1 requirements in the industry recognizing that not all Subpart Da sources would be operating the entire evaluation period (5 years). The commenters' figures represent the worst case view, but the Agency's 60 person-year value is also a conservative figure that more closely represents the expected costs.

Many commenters noted that the level of effort included in the proposal substantially underestimates the expected costs, because the proposal has labor estimates based on an evaluation of a unit having only one SOs and one NOs monitor. Subpart Da sourcas are required to monitor SOs control efficiency which dicates that uncontrolled SOs emissions and diluent gases also be monitored. The Agency underestimated the costs of implementing Procedure 1 at a Subpart Da source by a factor of two, according to the commenters.

The Agency agrees that the cost estimates in the proposal were derived for only an outlet CEMS. However, adding the costs incurred by including an inlet CEMS will not necessarily double the costs of applying Procedure 1. Many QA tasks can be consolidated and duplication avoided so that total costs should be considerably less than twice the conservative costs mentioned in the proposal.

There are a number of other changes incorporated into Procedure 1 since proposal that will decrease estimated costs of implementation. The precision assessment and reporting have been eliminated. The RATA has been changed to once annually instead of semiannually, and the CGA and abbreviated RAA are allowed the other three quarters. The Agency has estimated effort for implementing Procedure 1 based on the promulgation version and determined these costs to be between 326 and 704 labor hours per year for a Subpart Da facility depending on the type of audit used. CGA or RAA. This cost is consistent with the estimate described in the proposal and does not

significantly change the estimated effects on the industry.

The Agency believes that the benefits from providing useable, valid, compliance emission data apply to both the source operator and the regulatory agency. The expenses for implementing Procedure 1 are worthwhile for the increased confidence in demonstrating compliance and in instituting enforcement action. Source operators further benefit through the availability of continuous, valid information on the operation of the control system and can use such data to optimize operation.

Miscellaneous

One commenter suggested that the Agency should focus on the research and development of CEMS technology in developing less burdensome QA requirements. The Agency believes CEMS technology is sufficiently developed to apply it to continuous compliance determinations. Numerous, successful, long-term, CEMS demonstrations have been reported by both the Agency and by industrial users. There is no substantive reason for delaying the implementation of Procedure 1.

III. Docket

The docket is an organized and complete file of the information considered by EPA in the development of this rulemaking. The docket is a dynamic file, since material is added throughout the rulemaking development. The docketing system is intended to allow members of the public and industries involved to identify and locate documents readily so they can intelligently and effectively participate in the rulemaking process. Along with the statement of basis and purposes of the proposed and promulgated rule and EPA responses to significant comments. the contents of the docket will serve as the record in case of judicial review [section 307(d)(7)(a)].

IV. Miscellaneous

Under Executive Order 12291, EPA must judge whether a regulation is "major" and, therefore, subject to the requirement of a regulatory impact analysis. This regulation is not major because it will not have an annual effect on the economy of \$100 million or more; it will not result in a major increase in costs or prices: and there will be no significant adverse effects on competition, employment, investment, productivity, innovation, or on the ability of U.S.-based entrprises to compete with foreign-based enterprises in domestic or export markets.

The Regulatory Flexibility Act of 1980 requires identification of potentially adverse impacts of Federal regulations upon small business entities. The Act specifically requires the completion of a Regulatory Flexibility Analysis in those instances where small business impacts are possible. Because this regulation affects only one source category, large utility boilers, and does not affect small business entities, no Regulatory Flexibility Analysis has been conducted.

Pursuant to the provisions of 5 U.S.C. 605(b), I hereby certify that the proposed rule will not have a significant economic impact on any small entities.

This regulation was submitted to the Office of Management and Budget (OMB) for review as required by Executive Order 12291. Any written comments from OMB and any written EPA responses are available in the docket.

Deted: May 27, 1987.
Lee M. Thomas,
Administrator.

List of Subjects in 40 CFR Part 60

Air pollution control, sulfur dioxide.

PART 60-[AMENDED]

40 CFR Part 60 is amended as follows:

1. The authority for testing, monitoring, and reporting in Part 60 continues to read.

Authority: Secs. 101, 111, 114, 118, 301 of the Clean Air Act, as amended 42 U.S.C. 7401, 7411, 7414, 7418, 7601.

2. Section 60.13 is amended by revising paragraph (a) to read as follows:

§ 50.13 Monitoring requirements.

- (a) For the purposes of this section, all continuous monitoring systems required under applicable subparts shall be subject to the provisions of this section upon promulgation of peformance specifications for continuous monitoring systems under Appendix B to this part and, if the continuous monitoring system is used to demonstrate compliance with emission limits on a continuous basis, Appendix F to this part, unless otherwise specified in an applicable subpart or by the Administrator. Appendix F is applicable December 4, 1967.
- 3. Section 80.45 is amended by revising paragraph (c)(1) to read as follows:

§ 00.45 Emission and fuel monitoring.

(c) · · ·

- (1) Methods 3 or 3A. 6, 6A. 6B or 6C. and 7, 7A. 7C. 7D or 7E, as applicable, shall be used for conducting relative accuracy evaluations of sulfur dioxide and nitrogen oxides continuous emission monitoring systems. Methods 3A. 6C, and 7E shall be used only at the sole discretion of the source owner or operator.
- 4. Section 60.47a is amended by revising paragraphs (h), (h)(1), (h)(2), and (i)(l) to read as follows:

\$60.47a Emission monitoring.

(h) Methods used to supplement continuous emission monitoring system data to meet the minimum data requirements in § 60.47a(f) will be used as specified below or as otherwise approved by the Administrator.

(1) Methods 3 or 3A, 6 or 6C and 7, 7A, 7C, 7D or 7E as applicable, are used. Method 6A or 6B may be used whenever Methods 6 and 3 data are required to determine the SO₃ emission rate in ng/J. Methods 3A, 6C, and 7E are used only at the sole discretion of the source owner or operator. The sampling location(s) are the same as those specified for the continuous emission monitoring system.

(2) For Method 6 or 6A, the minimum sampling is 20 minutes and the minimum sampling volume is 0.02 dsm³ (0.71 dscf) for each sample. Samples are collected at approximately 60-minute intervals. Each sample represents a 1-hour average. Method 6B shall be operated for 24 hours per sample, and the minimum sample volume is 0.02 dsm³ (0.71 dscf) for each sample. Each Method 6b sample represents 24 1-hour averages.

(i) * * *
(1) Methods 3 or 3A, 6, 6A, 6B or 6C, and 7, 7A, 7C, 7D or 7E, as applicable, are used for conducting relative accuracy evaluations of sulfur dioxide and nitrogen oxides continuous emission monitoring systems. Methods 3A, 6C,

discretion of the source owner or operator.

5. By adding Appendix F, Procedure 1, to read as follows:

and 7E are used only at the sole

Appendix F—Quality Assurance Procedures
Procedure 1. Quality Assurance
Requirements for Gas Continuous Emission
Monitoring Systems Used for Compliance
Determination

1. Applicability and Principle

2.1 Applicability. Procedure 1 is used to evaluate the effectiveness of quality control (QC) and quality assurance (QA) procedures

and the quality of data produced by any continuous emission monitoring system (CEMS) that is used for determining compliance with the emission standards on a continuous basis as specified in the applicable regulation. The CEMS may include pollutant (e.g., Sq. and NQ₂) and diluent (e.g., Q₁ or CQ₂) monitors.

This procedure specifies the minimum QA requirements necessary for the control and assessment of the quality of CBMS data submitted to the Environmental Protection Agency (EPA). Source owners and operators responsible for one or more CEMS's used for compliance monitoring must meet these minimum requirements and are encouraged to develop and implement a more extensive QA program or to continue such programs where they already exist.

Data collected as a result of QA and QC measures required in this procedure are to be submitted to the Agency. These data are to be used by both the Agency and the CEMS operator in assessing the effectiveness of the CEMS QC and QA procedures in the maintenance of acceptable CEMS operation

and valid emission data.

Appendix F. Procedure 1 is applicable December 4. 1987. The first CEMS accuracy assessment shall be a relative accuracy test-audit (RATA) (see section 5) and shall be completed by March 4. 1988 or the date of the initial performance test required by the applicable regulation, whichever is later.

2. Principle. The QA procedures consist of distinct and equally important

actions. One function is the assessment of the quality of the CEMS data by estimating accuracy. The other function is the control and improvement of the quality of the CEMS data by implementing QC policies and corrective actions. These two functions form a control loop: When the assessment function indicates that the data quality is inadequate, the control effort must be increased until the data quality is acceptable. In order to provide uniformity in the assessment and reporting of data quality, this procedure explicitly specifies the assessment methods for response drift and accuracy. The methods are based on procedures included in the applicable performance specifications (PS's) in Appendix B of 40 CFR Part 60. Procedure 1 also requires the analysis of the EPA audit samples concurrent with certain reference method (RM) analyses as specified in the applicable RM's.

Because the control and corrective action function encompasses a variety of policies, pecifications, standards, and corrective measures, this procedure treats QC requirements in general terms to allow each source owner or operator to develop a QC system that is most effective and efficient for

the circumstances.

2 Definitions

- 2.1 Continuous Emission Monitoring System. The total equipment required for the determination of a gas concentration or emission rate.
- 2.2 Diluent Gas. A major gaseous constituent in a gaseous pollutant mixture. For combustion sources, CO₂ and O₂ are the major gaseous constituents of interest.
- 2.3 Span Value. The upper limit of a gas concentration measurement range that is

specified for affected source categories in the applicable subpart of the regulation.

2.6 Zero, Low-Level, and High-Level Values. The CEMS response values related to the source specific span value. Determination of zero, low-level, and high-level values is defined in the appropriate PS in Appendix 8 of this part.

2.5 Calibration Drift (CD). The difference in the CEMS output reading from a reference value after a period of operation during which no unscheduled maintenance, repeir or adjustment took place. The reference value may be supplied by a cylinder gas, gas call, or optical filter and need not be certified.

2.6 Relative Accuracy (RA). The absolute mean difference between the gas concentration or emission rate determined by the CEMS and the value determined by the RM's plus the 2.5 percent error confidence coefficient of a series of tests divided by the mean of the RM tests or the applicable emission limit.

3. QC Requirements

Each source owner or operator must develop and implement a QC program. As a minimum, each QC program must include written procedures which should describe in detail, complete, step-by-step procedures and operations for each of the following activities:

1. Calibration of CEMS.

CD determination and adjustment of CEMS.

- 3. Preventive maintenance of CEMS (including spare parts inventory).
- 4. Data recording, calculations, and reporting.
- Accuracy audit procedures including sampling and analysis methods.
- 6. Program of corrective action for malfunctioning CEMS.

As described in Section 5.2, whenever excessive inaccuracies occur for two consecutive quarters, the source owner or operator must revise the current written procedures or modify or replace the CEMS to correct the deficiency causing the excessive inaccuracies.

These written procedures must be kept on record and available for inspection by the enforcement agency.

4. CD Assessment

0 5

4.1 CD Requirement. As described in 60 CFR Part 80.13(d), source owners and operators of CEMS must check, record, and quantify the CD at two concentration values at least once daily (approximately 24 hours) in accordance with the method prescribed by the manufacturer. The CEMS calibration must, as minimum, be adjusted whenever the daily zero (or low-level) CD or the daily highlevel CD exceeds two times the limits of the applicable PS's in Appendix B of this regulation.

4.2 Recording Requirement for Automatic CD Adjusting Monitors. Monitors that automatically adjust the data to the corrected calibration values (e.g. microprocesser control) must be programmed to record the unadjusted concentration measured in the CD prior to recetting the calibration, if performed, or record the amount of adjustment.

4.3 Criteria for Excessive CD. If either the sero (fer low-level) or high-level CD result

exceeds twice the applicable drift specification in Appendix B for five, consecutive, daily periods, the CEMS is out-of-control. If either the zero (or low-level) or high-level CD result exceeds four times the applicable drift specification in Appendix B during any CD check, the CEMS is out-of-control. If the CEMS is out-of-control, take necessary corrective action. Following corrective action, repeat the CD checks.

43.1 Out-Of-Control Period Definition. The beginning of the out-of-control period is the time corresponding to the completion of the fifth, consecutive, daily CD check with a CD in excess of two times the allowable limit. or the time corresponding to the completion of the daily CD check preceding the daily CD check that results in a CD in excess of four times the allowable limit. The end of the outef-control period is the time corresponding to the completion of the CD check following corrective action that results in the CD's at both the zero (or low-level) and high-level measurement points being within the corresponding allowable CD limit (i.e., either two times or four times the allowable limit in Appendix B).

4.3.2 CEMS Data Status During Out-of-Control Period. During the period the CEMS is out-of-control, the CEMS data may not be used in calculating emission compliance nor be counted towards meeting minimum data availability as required and described in the applicable subpart [e.g., § 60.47a(f)].

4.4 Deta Recording and Reporting. As required in § 80.7(d) of this regulation (60 CFR Part 80), all measurements from the CEMS must be retained on file by the source owner for at least 2 years. However, emission data obtained on each successive day while the CEMS is out-of-control may not be included as part of the minimum daily data requirement of the applicable subpart [e.g., § 60.47a(f)] nor be used in the calculation of reported emissions for that period.

5. Data Accuracy Assessment

8.1 Auditing Requirements. Each CEMS must be audited at least once each calendar quarter. Successive quarterly audits shall occur no closer than 2 months. The audits shall be conducted as follows:

8.1.1 Relative Accuracy Test Audit (RATA). The RATA must be conducted at least once every four calendar quarters. Conduct the RATA as described for the RA test procedure in the applicable PS in Appendix B (e.g., PS 2 for SO₆ and NO₈). In addition, analyze the appropriate performance sudit samples received from EPA as described in the applicable sampling methods (e.g., Methods 6 and 7).

8.1.8 Optimier Gas Audit (CGA). If applicable, a CGA may be conducted in three of four calendar quarters, but in no more than

three quarters in succession.

To conduct a CGA: (1) Challenge the CEMS (both pollutant and diluent portions of the CEMS, if applicable) with an audit gas of known concentration at two points within the following ranges:

Please note that section 5.2 - Criteria for Excessive Inaccuracy has not been published correctly and should be as follows:

5.2 Criteria for Excessive Inaccuracy. If the RA, using the RATA, exceeds 20 percent or 10 percent of the applicable standard, whichever is greater, the CEMS is out-of-control. For SO₂ emission standards between 100 and 86 ng/J (0.30 and 0.20 lb/million BTU), use 15 percent of the applicable standard; below 86 ng/J (0.20 lb/million BTU), use 20 perent of the applicable standard. If the inaccuracy exceeds + 15 percent using the CGA or the RAA or, for the RAA, 7.5 percent of the applicable standard, whichever is greater, the CEMS is out-ofcontrol. If the CEMs is out-of-control, then corrective action must be taken and following the corrective action the source owner or operator must audit the CEMs accuracy with a RATA, CGA or RAA. RATA must always be used following an out-of-control period resulting from a RATA. The CEMS audit following corrective action does not require the analysis of EPA performance audit samples. If accuracy audit results show the CEMS to be out-ofcontrol the CEMS operator shall report both the audit showing the CEMS to be out-of-control and the result of the audit following corrective action showing the CEMS to be operating within specifications.

		Audit range	
Audi Part	Patricers		
		60	۵
1	20 to 20% of Spen value. So to 80% of Span value.	5 to 9% by teatre. 10 to 14% by	4 to 6% by ************************************

Challenge the CEMS three times at each audit point, and use the average of the three responses in determining accuracy.

Use of separate audit gas cylinder for audit points 1 and 2. Do not dilute gas from audit cylinder when challenging the CEMS.

The monitor should be challenged at each

The monitor should be challenged at each audit point for a sufficient period of time to assure adsorption-desorption of the CEMS sample transport surfaces has stabilized.

(2) Operate each monitor in its normal sampling mode, i.e., pass the sudit gas through all filters, acrubbers, conditioners, and other monitor components used during normal sampling, and as much of the sampling probe as is practical. At a minimum the audit gas should be introduced at the connection between the probe and the sample line.

(3) Use audit gases that have been partified by comparision to National Bureau of Standards (NBS) gaseous Standard Reference Materials (SRM's) or NBS/EPA approved gas manufacturer's Certified Reference Materials (CRM's) (See Citation 1) following EPA Traceability Protocol No. 1 (See Citation 2). As an alternative to Protocol No. 1 audit gases. CRM's may be used directly as audit gases. A list of gas manufacturers that have repared approved CRM's is available from EPA at the address shown in Citation 1. Procedures for preparation of CRM's are described in Citation 1. Procedures for preparation of EPA Traceability Protocol 1 materials are described in Citation 2.

The difference between the actual concentration of the audit gas and the concentration indicated by the monitor is used to assess the accuracy of the CEMS.

5.1.3 Relative Accuracy Audit (RAA). The RAA may be conducted three of four calendar quarters, but in no more than three quarters in succession. To conduct a RAA, follow the procedure described in the applicable PS in Appendix B for the relative accuracy test, except that only three sets of measurement data are required. Analyses of EPA performance audit samples are also required.

The relative difference between the mean of the RM values and the mean of the CEMS responses will be used to assess the accuracy of the CEMS.

8.1.4 Other Alternative Audits. Other alternative audit procedures may be used as approved by the Administrator for three of four calendar quarters. One RATA is required at least once every four calendar quarters.

8.2 Criteria for Excessive Inaccuracy. If the RA- using the RATA, exceeds 20 percent or 10 percent of the applicable standard, whichever is greater, the CEMS is out-of-control. For SO, emission standards between 120 and 86 ng/j (0.30 and 0.20 lb/million Btu), use 15 percent of the applicable standard; below 86 ng/j (0.20 ng/j (0.20 lb/million Btu).

use 20 percent of emission standard. If the inaccuracy exceeds ±15 percent using the CGA or the RAA, or, for the RAA, 7.5 percent of the applicable standard, whichever is rester, the CBMS is out-of-control. If the CEMS is out-of-control, corrective action, the source owner or operator must audit the CEMS accuracy with a RATA, CGA, or RATA must always be used following an outof-control period resulting from a RATA. The audit following corrective action does n require analysis of EPA performance audit samples. If accuracy sudit results show the CEMS to be out-of-control, the CEMS operator shall report both the audit showing the dems to be out-of-control and the results of the audit following corrective action showing the CEMS to be operating within specifications.

8.2.1 Out-Of-Control Period Definition. The beginning of the out-of-control period is the time corresponding to the completion of the sampling for the RATA, RAA, or CGA. The end of the out-of-control period is the time corresponding to the completion of the sampling of the subsequent successful audit.

5.2.2 CEMS Data Status During Out-Of-Control Period. During the period the monitor is out-of-control, the CEMS data may not be used in calculating emission compliance nor be counted towards meeting minimum data availability as required and described in the applicable subpart [e.g., § 80.47a[7]).

5.5 Criteria for Acceptable QC Procedure. Repeated excessive inaccuracies (i.e., out-of-control conditions resulting from the quarterly audits) indicates the QC procedures are inadequate or that the CEMS is incapable of providing quality data. Therefore, whenever excessive inaccuracies occur for two consective quarters, the source owner or operator must revise the QC procedures (see Section 3) or modify or replace the CEMS.

6. Colculations for CEMS Data Accuracy
6.1 RATA RA Calculation. Follow the
equations described in Section 8 of Appendix
B. PS 2 to calculate the RA for the RATA. The
RATA must be calculated in units of the
applicable emission standard (e.g., ng/]).

8.2 RAA Accuracy Calculation. Use Equation 1-1 to calculate the accuracy for the RAA. The RAA must be calculated in units of the applicable emission standard (e.g., ng/]).

6.3 CGA Accuracy Calculation. Use

6.3 CGA Accuracy Calculation. Use Equation 1-1 to calculate the accuracy for the CGA, which is calculated in units of the appropriate concentration (e.g., ppm SO₂ or percent O₂). Each component of the CEMS must meet the acceptable accuracy requirement.

$$A = \frac{C_0 - C_0}{C_1} \times 100$$
 Eq. 1-1

where:

A = Accuracy of the CEMS, percent.

C_m = Average CEMS response during sudit in units of applicable standard or appropriate concentration.

C. = Average audit value (CGA certified value or three-run average for RAA) in units of applicable standard or appropriate concentration.

\$4 Example Accuracy Calculations.
Example calculations for the RATA, RAA, and CGA are svailable in Citation 3.

7. Reporting Requirements

At the reporting interval specified in the applicable regulation, report for each CEMS the accuracy results from Section 6 and the CD assessment results from Section 6. Report the drift and accuracy information as a Data Assessment Report {DAR}, and include one copy of this DAR for each quarterly sudit with the report of emissions required under the applicable subparts of this part.

As a minimum, the DAR must contain the

following information:

1. Source owner or operator name and address.

2. Identification and location of monitors in the CEMS.

2. Manufacturer and model number of each monitor in the CEMS.

4. Assessment of CEMS data accuracy and date of assessment as determined by a RATA. RAA. or CGA described in Section 3 including the RA for the RATA, the A for the RAA or CGA, the RM results, the cylinder gases certified values, the CEMS responses, and the calculations results as defined in Section 6. If the accuracy audit results show the CEMS to be out-of-control, the CEMS operator shall report both the audit results showing the CEMS to be out-of-control and the results of the audit following corrective action showing the CEMS to be operating within specifications.

6. Results from EPA performance audit samples described in Section 5 and the

applicable RM's.

6. Summary of all corrective actions taken when CEMS was determined out-of-control, as described in Sections 4 and 5.

An example of a DAR format is shown in Figure 1.

8. Biblography

1. "A Procedure for Establishing Traceability of Gas Mixtures to Certain National Bureau of Standards Standard Reference Materials." Joint publication by NBS and EPA-600/7-81-010. Available from the U.S. Environmental Protection Agency. Quality Assurance Division (MD-77). Research Triangle Park, North Carolina 27711.

2. "Traceability Protocol for Establishing True Concentrations of Gasea Used for Calibration and Audits of Continuous Source Emission Monitors (Protocol Number 1)" June 1978. Section 3.0.4 of the Quality Assurance Handbook for Air Pollution Messurement Systems. Volume III. Stationary Source Specific Methods. EPA-600/4-77-027b.
August 1977. U.S. Environmental Protection Agency. Office of Research and Development Publications. 28 West St. Clair Street.
Cincinnati. Ohio 45268.

3. Calculation and Interpretation of Accuracy for Continuous Emission Monitoring Systems (CEMS). Section 3.0.7 of the Quality Assurance Handbook for Air Pollution Measurement Systems. Volume III. Stationary Source Specific Methods. EPA-600/4-77-027b. August 1977. U.S. Environmental Protection Agency. Office of

Research and Development Publications, 26 West St. Clair Street, Cincinnati, Ohio 45268.
Figure 1. Example Format for Data Assessment Report
Period ending date
Year Company name
Source unit no. CEMS manufacturer
Atodel no. CEMS serial no.
CEMS type (e.g. in situl-
CEMS sampling location (e.g., control device outlet)
CEMS span values as per the applicable
regulation. SOz ppm. Oz percent, NOx ppm, COs
percent
I. Accuracy essessment results (Complete A. B. or C below for each CEMS or for each
pollutant and diluent analyzer, as
applicable.) If the quarterly audit results them the CEMS to be out-of-control, report
 results of both the quarterly audit and the
eault following corrective action showing the CEMS to be operating properly.
A. Relative accuracy test audit (RATA) for
(e.g., SOz in ng/]). 2. Date of audit
2. Reference methods (RM's) used
(e.g., Methods 3 and 6). 3. Average RM value (e.g., ng/).
mg/dsm ^a , or percent volume).
4. Average CEMS value 5. Absolute value of mean difference [d]
Confidence coefficient (CC) 7. Percent relative accuracy (RA)
percent.
8. EPA performance audit results: a. Audit lot number [1](2)
b. Audit sample number (1)(2)
c. Results (mg/dsm ^a) (1)(2)
d Actual value (mg/dam ^a)* (1) (2)
e. Relative error* (1) (2)
B Cylinder gas audit (CGA) for
(e.g., SOz :n ppm).
Audit Adia
point Boint 2
•
2. Cylinder ID
number.
3. Date of
4. Type of (e.g., EPA
certification. Proto-
CRM).
5. Certified audit
6. CEMS response (e.g.,
value. ppm). 7. Accuracy percent.
C. Relative accuracy audit (RAA) for
(e.g., SO2 in ng/j).
1. Date of audit

	ce methods (I	RM's) used
(e.g., Metho	09 3 BNG 6).	t (M
3. Averag	S KW ASINS -	(e.g., ng/]).
	e CEMS value	
	cy p	
	rionnance su	
a. Augur	ot number (1)	(4)
b. Audit (ample numbe	rt (1)(2)
c. Resulta	(mg/dem ⁴) (1	(2)
d. Actual	value (me/de	m²) *(1) (2
e. Relativ	e error' (1)	(2)
	tive action for	
inaccuracy.		
	control period	is.
a. Date(s)		
b. Numbe	r of days	
Z. Correc	ive action tal	(en
3. Results	of audit follo	wing corrective
		B, or C above, as
applicable.		
	ition drift ass	
A. Out-of	control perio	da.
1. Date(s)		
2 Numbe	r of days	
B. Correc	tive action tal	ken
IFR Doc. 87	-12564 Filed 6	1-3-87; 8:45 am]
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3.0.4. PROCEDURE FOR NBS-TRACEABLE CERTIFICATION OF COMPRESSED GAS WORKING STANDARDS USED FOR CALIBRATION AND AUDIT OF CONTINUOUS SOURCE EMISSION MONITORS (Revised Traceability Protocol No. 1)

CONTENTS

Subsection	<u>Title</u>	<u> P</u>	ages	į
3.0.4.0	General Information	1	to	8
3.0.4.1	Procedure G1: Assay and Certification of a Compressed Gas Standard Without Dilution	G1-1	to	G1-5
3.0.4.2	References			

4.0 GENERAL INFORMATION

4.0.1 Purpose and Scope of the Procedure

Section 3.0.4 describes a procedure for assaying the concentration of gaseous pollutant concentration standards and certifying that the assay concentrations are traceable to an authoritative reference concentration standard. This procedure is recommended for certifying the local working concentration standards required by the pollutant monitoring regulations of 40 CFR Part $60^{1.2}$ for the calibration and audit of continuous source emission monitors. The procedure covers certification of compressed gas (cylinder) standards for CO, CO₂, NO, NO₂, and SO₂ (Procedure G1).

4.0.2 Reference Standards

Part 60 of the monitoring regulations^{1,2} require that working standards used for calibration and audit of continuous source emission monitors be traceable to either a National Bureau of Standards (NBS) gaseous Standard Reference Material (SRM) or a NBS/EPA-approved Certified Reference Material (CRM)³. Accordingly, the reference standard used for assaying and certifying a working standard for these purposes must be an SRM, a CRM, or a suitable intermediate standard (see the next paragraph). SRM cylinder gas standards available from NBS are listed in Table 7.2 at the end of subsection 4.0. A current list of CRM cylinder gases and CRM vendors is available from the Quality Assurance Division (MD-77), Environmental Monitoring Systems Laboratory, U. S. EPA, Research Triangle Park, NC 27711.

The EPA regulations define a "traceable" standard as one which "...has been compared and certified, either directly or via not more than one intermediate standard, to a primary standard such as a...NBS [gaseous] SRM or...CRM"4.5. Certification of a working standard directly to an SRM or CRM primary standard is, of course, preferred and recommended because of the lower error. However, an intermediate reference standard is permitted, if necessary. In particular, a <u>Gas Manufacturer's Intermediate Standard</u> (see subsection 4.0.2.1) that has been referenced directly to an SRM or a CRM according to Procedure G1 is an acceptable intermediate standard and could be used as the reference standard on that basis. However, purchasers of com-

mercial gas standards referenced to an intermediate standard such as a GMIS should be aware that, according to the above definition, such a standard would have to be used directly for calibration or audit. Since a second intermediate standard is not permitted, such a standard could not be used as a reference standard to certify other standards.

- 4.0.2.1 <u>Gas Manufacturer's Intermediate Standard (GMIS)</u>. A GMIS is a compressed (cylinder) gas standard that has been assayed with direct reference to an SRM or CRM and certified according to Procedure G1, and also meets the following requirements:
 - 1. A candidate GMIS must be assayed a minimum of three (3) times, uniformly spaced over a three (3) month period.
 - 2. Each of the three (or more) assays must be within 1.0 percent of the mean of the three (or more) assays.
 - 3. The difference between the last assay and the first assay must not exceed 1.5 percent of the mean of the three (or more) assays.
 - 4. The GMIS must be recertified every three months, and the reassay must be within 1.5 percent of the previous certified assay. The recertified concentration of the GMIS is the mean of the previous certified concentration and the reassay concentration.
- 4.0.2.2 <u>Recertification of Reference Standards</u>. Recertification requirements for SRMs and CRMs are specified by NBS and NBS/EPA, respectively. See 4.0.2.1 for GMIS recertification requirements.

4.0.3 Using the Procedure

The assay/certification procedure described here is carefully designed to minimize both systematic and random errors in the assay process. Therefore, the procedure should be carried out as closely as possible to the way it is described. Similarly, the assay apparatus has been specifically designed to minimize errors and should be configured as closely as possible to the design specified. Good laboratory practice should be observed in the selection of inert materials (e.g. Teflon, stainless steel, or glass, if possible) and clean, non-contaminating components for use in portions of the apparatus in contact with the candidate or reference gas concentrations.

4.0.4 Certification Documentation

Each assay/certification must be documented in a written certification report signed by the analyst and containing at least the following information:

- Identification number (cylinder number).
- 2. Certified concentration of the standard, in ppm or mole percent.
- 3. Balance gas in the standard mixture.

- 4. Cylinder pressure at certification.
- 5. Date of the assay/certification.
- 6. Certification expiration date (see 4.0.6.3).
- 7. Identification of the reference standard used: SRM number, cylinder number, and concentration for an SRM; cylinder number and concentration for a CRM or GMIS.
- 8. Statement that the assay/certification was performed according to this Section 3.0.4.
- 9. Identification of the laboratory where the standard was certified and the analyst who performed the certification.
- 10. Identification of the gas analyzer used for the certification, including the make, model, serial number, the measurement principle, and the date of the last multipoint calibration.
- 11. All analyzer readings used during the assay/certification and the calculations used to obtain the reported certified value.
- 12. Chronological record of all certifications for the standard.

Certification concentrations should be reported to 3 significant digits. Certification documentation should be maintained for at least 3 years.

4.0.5 Certification Label

A label or tag bearing the information described in items 1 through 9 of subsection 4.0.4 must be attached to each certified gas cylinder.

- 4.0.6 Assay/Certification of Compressed Gas (Cylinder) Standards
 - 4.0.6.1 Aging of newly-prepared gas standards. Freshly prepared gas standard concentrations and newly filled gas cylinders must be aged before being assayed and certified. SO₂ concentrations contained in steel cylinders must be aged at least 15 days; other standards must be aged at least 4 days.
 - 4.0.6.2 Stability test for reactive gas standards. Reactive gas standards, including nitric oxide (NO), nitrogen dioxide (NO2), sulfur dioxide (SO2), and carbon monoxide (CO), that have not been previously certified must be tested for stability as follows: Reassay the concentration at least 7 days after the first assay and compare the two assays. If the second assay differs from the first assay by 1.5% or less, the cylinder may be considered stable, and the mean of the two assays should be reported as the certified concentration. Otherwise, age the cylinder for a week or more and repeat the test, using the second and third assays as if they were the first and second assays. Cylinders that are not stable may not be sold and/or used for calibration or audit purposes.

4.0.6.3 Recertification of compressed gas standards. Compressed gas standards must be recertified according to this Section 3.0.4 within the time limits specified in Table 7.13.6.7. The reassay concentration must be within 5% of the previous certified concentration. If not, the cylinder must be retested for stability (subsection 4.0.6.2). The certified concentration of a recertified standard should be reported as the mean of all assays, unless a clear trend or substantial change suggests that previous assays are no longer valid.

Table 7.1 Recertification limits for compressed gas standards.

Pollutant	Balance gas	Concentration range	recertifica	Maximum months until recertification for cylinder material: Al or SS other	
Carbon monoxide	N ₂ or air	2 5 ppm	18	6	
Nitric oxide	N ₂	≥ 10 ppm	18	6	
Sulfur dioxide	N ₂	2 10 ppm	18	6	
Nitrogen dioxide	N ₂ or air	≥ 10 ppm	6	6	
Carbon dioxide	N_2 or air	≥ 300 ppm	18	18	
Oxygen _.	N ₂	2 2 percent	18	18	
Sulfur dioxide and carbon dioxide	N ₂	<pre>2 200 ppm \$02. 2 10 percent CO2</pre>	18	6	
Propane	N_2 or air	≥ 5 ppm	18	6	
Others not specificall	y listed		6	6	

^{4.0.6.4 &}lt;u>Minimum cylinder pressure</u>. No compressed gas cylinder standard should be used when its gas pressure is below 700 kPa (100 psi), as indicated by the cylinder pressure gauge.

^{4.0.6.5 &}lt;u>Assay/certification of multi-component compressed gas standards</u>. Procedure G1 may be used to assay and certify individual components of multi-component gas standards, provided that none of the components other than the component being assayed cause a detectable response on the analyzer.

4.0.7 Analyzer Calibration

- 4.0.7.1 Basic analyzer calibration requirements. The assay procedure described in this Section 3.0.4 employs a direct ratio referencing technique that inherently corrects for minor analyzer calibration variations (drift) and DOES NOT depend on the absolute accuracy of the analyzer calibration. What is required of the analyzer is as follows: 1) it must have a linear response to the pollutant of interest (see subsection 4.0.7.5), 2) it must have good resolution and low noise, 3) its response calibration must be reasonably stable during the assay/certification process, and 4) all assay concentration measurements must fall within the calibrated response range of the analyzer.
- 4.0.7.2 Analyzer multipoint calibration. The gas analyzer used for the assay/certification must have had a multipoint calibration within 3 months of its use when used with this procedure. This calibration is not used to quantitatively interpret analyzer readings during the assay/certification of the candidate gas because a more accurate, direct ratio comparison of the candidate concentration to the reference standard concentration is used. However, this multipoint calibration is necessary to establish the calibrated range of the analyzer and its response linearity.

The multipoint calibration should consist of analyzer responses to at least 5 concentrations, including zero, approximately evenly spaced over the concentration range. Analyzer response units may be volts, millivolts, percent of scale, or other measurable analyzer response units. The upper range limit of the calibrated range is determined by the highest calibration point used. If the analyzer has a choice of concentration ranges, the optimum range for the procedure should be selected and calibrated. Plot the calibration points and compute the linear regression slope and intercept. See subsection 4.0.7.5 for linearity requirements and the use of a mathematical transformation, if needed. The intercept should be less than 1 percent of the upper concentration range limit, and the correlation coefficient (r) should be at least 0.999.

- 4.0.7.3 Zero and span check and adjustment. On each day that the analyzer will be used for assay/certification, its response calibration must be checked with a zero and at least one span concentration near the upper concentration range limit. If necessary, the zero and span controls of the analyzer should be adjusted so that the analyzer's response (i.e. calibration slope) is within about ±5 percent of the response indicated by the most recent multipoint calibration. If a zero or span adjustment is made, allow the analyzer to stabilize for at least an hour or more before beginning the assay procedure, since some analyzers drift for a period of time following zero or span adjustment. If the analyzer is not in continuous operation, turn it on and allow it to stabilize for at least 12 hours before the zero and span check.
- 4.0.7.4 Pollutant standard for multipoint calibration and zero and span adjustment. The pollutant standard or standards used for multipoint calibration or zero and span checks or adjustments must be obtained from a compressed gas standard certified traceable to an NBS SRM or a NBS/EPA CRM according to Procedure G1 of this Section 3.0.4. This standard need not be the same as the reference standard used in the assay/certification. The zero gas must meet the requirements in subsection 4.0.8.

4.0.7.5 Linearity of analyzer response. The direct ratio assay technique used in Procedure G1 requires that the analyzer have a linear response to concentration. Linearity is determined by comparing the quantitative difference between a smoothly-drawn calibration curve based on all calibration points and a straight line drawn between zero and an upper reference point (see Figure 1). This difference is measured in concentration units, parallel to the concentration axis, from a point on the calibration curve to the corresponding point for the same

response on the straight line.

For the general linearity requirement, the straight line is drawn between zero and the highest calibration point (Figure 1a). Linearity is then acceptable when no point on the smooth calibration curve deviates from the straight line by more than 1.5 percent of the value of the highest calibration concentration. An alternative linearity requirement is defined on the basis of the actual reference and candidate concentrations to be used for the assay. In this case, the reference and candidate concentrations are plotted on the calibration curve, and the straight line is drawn from zero to the reference concentration and extrapolated, if necessary, beyond the candidate concentration (Figure 1b). The deviation of the smooth calibration curve from the straight line at the candidate concentration point then must not exceed 0.8 percent of the value of the reference concentration. This latter specification may allow the use of an analyzer having greater nonlinearity when the reference and candidate concentrations are nearly the same.

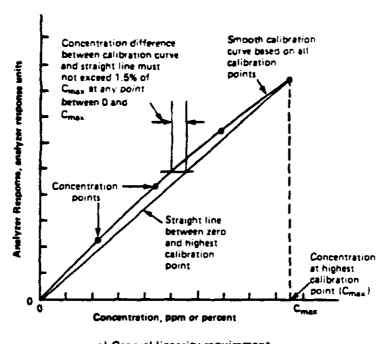
For analyzers having an inherently non-linear response, the response can usually be linearized with a simple mathematical transformation of the response values, such as R'= square root(R) or R'= log(R), where R' is the transformed response value and R is the actual analyzer response value. Using the transformed response values, the multipoint calibration should meet one of the above linearity requirements as well as the requirements for intercept and correlation coefficient given in subsection 4.0.7.2.

4.0.8 Zero Gas

Zero gas used for dilution of any candidate or reference standard should be clean, dry, zero-grade air or nitrogen containing a concentration of the pollutant of interest equivalent to less than 0.5 percent of the analyzer's upper range limit concentration. The zero gas also should contain no contaminant that causes a detectable response on the analyzer or that suppresses or enhances the analyzer's response to the pollutant. The oxygen content of zero air should be the same as that of ambient air.

4.0.9 Accuracy Assessment of Commercially Available Standards

Periodically, the USEPA will assess the accuracy of commercially available compressed gas standards that have been assayed and certified according to this Section 3.0.4. Accuracy will be assessed by EPA audit analysis of representative actual commercial standards obtained via an anonymous agent. The accuracy audit results, identifying the actual gas manufacturers or vendors, will be published as public information.





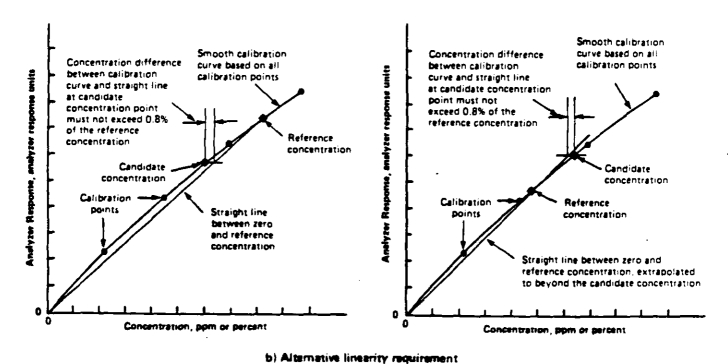


Figure 1. Illustration of linearity requirements.

Table 7.2. NBS SRM reference gases.

SRM number	Туре		ominal entration	SRM number	Туре		ominal entration
2627	N0/N2	5	ppm	1693	\$0 ₂ /N ₂	50	ppm
2628	NO/N2	10	ppm	1694	S02/N2	100	bbш Fr
2629	NO/N2	20	ppm	1661a	S02/N2	500	ppm
1683b	NO/N2	50	ppm	1662a	\$02/N2	1000	ppm
1684b	NO/N2	100	ppm	1663a	S02/N2	1500	ppm
1685b	NO/N2	250	ppm	1664a	SO2/N2	2500	ppm
1686b	NO/N_2	500	ppm	1696	S02/N2	3500	ppm
1687b	NO/N_2	1000	ppm		E. E		FF
2630	NO/N2	1500	ppm	1670	CO ₂ /A1r	330	ppm
2631	NO/N2	3000	ppm	1671	CO2/Air	340	ppm
			• •	1672	CO ₂ /Air	350	ppm
2653	NO ₂ /Air	250	ppm		202,		PP
2654	NO2/Air	500	ppm	2632	CO ₂ /N ₂	300	ppm
2655	N02/A1r	1000	ppm	2633	CO2/N2	400	ppm ppm
2656	NO2/Air	2500	ppm	2634	CO2/N2	800	ppm ppm
	_		· · · · · ·	2619a	CO2/N2	0.	
2612a	CO/Air	10	ppm	2620a	CO2/N2	1.	
2613a	CO/Air	20	ppm	2621a	CO2/N2		5 percent
2614a	CO/Air	45	ppm	2622a	CO ₂ /N ₂	2	0 percent
			PP	2623a	CO2/N2	2.	5 percent
1677c	CO/N ₂	10	ppm	2624a	CO2/N2	٤٠	O percent
2635	CO/N2	25	ppm	2625a	CO ₂ /N ₂	3.	0 percent
1678c	CO/N2	50	ppm	2626a	CO2/N2	3.	5 percent
1679c	CO/N2	100	bbw bb	1674b	CO ₂ /N ₂		0 percent
2636	CO/N2	250	ppm h	1675b	CO ₂ /N ₂	./.	0 percent
1680c	CO/N ₂	500	bbm bbiii	10/50	CO2/N2	14.	0 percent
1681c	CO/N2	1000		1665b	C-U- /A4	•	
2637	CO/N2	2500	ppm		C3H8/A1r	3	ppm
2638	CO/N2	5000	ppm	1666b	C3H8/Air	10	ppm
2639	CO/N2		ppm	1667b	C3H8/Air	50	ppm
2640	CO/N2	1	percent	1668b	C3Hg/Air	100	ppm
2641	CO/N2	2	percent	1669b	C3Hg/Air	500	ppm
2642	CO/N2	4	percent	0640	A		
2042	CO/N2	8	percent	2643	C3H8/N2	100	ppm
2657	6 /N	_	. 1	2644	C3H8/N2	250	ppm
2657	0 ₂ /N ₂	2	percent	2645	C3H8/N2	500	ppm
2658	02/N2	10	percent	2646	C3H8/N2	1000	ppm
2659	02/N2	21	percent	2647	C3H8/N2	2500	ppm
			1	2648	C3H8/N2	5000	ppm
			1	2649	C3H8/N2	1	percent
			ľ	2650	C3H8/N2	2	percent

NBS-SRM cylinders contain approximately 870 liters of gas at STP.

For availability, contact: Office of Standard Reference Materials Chemistry Building, Room B311
NBS, Gaithersburg, Maryland 20899
(301) 975-6776. (FTS 879-6776)

4.1 PROCEDURE G1: ASSAY AND CERTIFICATION OF A COMPRESSED GAS STANDARD WITHOUT DILUTION

4.1.1 Applicability

This procedure may be used to assay the concentration of a candidate compressed gas (cylinder) pollutant standard, based on the concentration of a compressed gas (cylinder) reference standard of the same pollutant compound, and certify that the assayed concentration thus established for the candidate standard is traceable to the reference standard. The procedure employs a pollutant gas analyzer to compare the candidate and reference gas concentrations by direct measurement—without dilution of either gas—to minimize assay error.

4.1.2 Limitations

- 1. The concentration of the candidate gas standard must be between 0.3 and 1.3 times the concentration of the reference gas standard.
- 2. The analyzer must have a calibrated range capable of directly measuring both the candidate and the reference gas concentrations.
- 3. The analyzer's response (or transformed response) must be linear with respect to concentration.
- 4. The balance gas in both the candidate and reference standards must be identical, unless it can be shown that the analyzer is insensitive to any difference in the balance gases.
- 5. A source of clean, dry zero gas is required.

4.1.3 Assay Apparatus

Figure G1 illustrates the relatively simple assay apparatus. The configuration is designed to allow convenient routing of the zero gas and undiluted samples of the reference gas and candidate gases, in turn, to the analyzer for measurement, as selected by three-way valves V1 and V2. Pressure regulators and needle valves (V3 and V4) control the individual gas flows. The pollutant concentrations are delivered to the analyzer via a vented tee, which discharges excess flow and insures that the assay concentrations sampled by the analyzer are always at a fixed (atmospheric) pressure. A small, uncalibrated rotameter monitors the vent flow to verify that the total gas flow rate exceeds the sample flow rate demand of the analyzer so that no room air is admitted through the vent. Valves V1 and V2 could be replaced by a single four-way valve (with 3 inputs and 1 output) or by manually moving the output connection to each of the gases as needed. See also subsection 4.0.3.

4.1.4 Analyzer

See subsection 4.0.7.1. The pollutant gas analyzer must have a linear response function and a calibrated range capable of measuring the full concentration of both the candidate and the reference gas standards directly, without dilution. It must

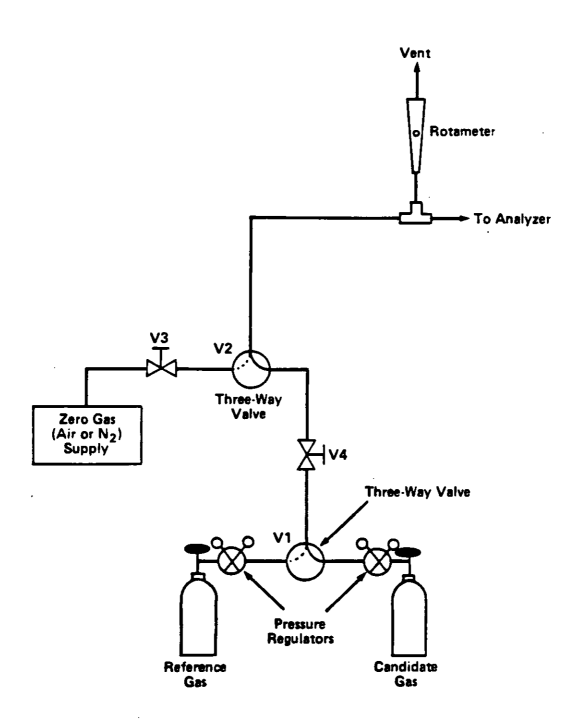


Figure G1. Suggested assay apparatus for Procedure G1.

have good resolution (readability), good precision, a stable response, and low output signal noise. In addition, the analyzer must have good specificity for the pollutant of interest so that it has no detectable response to any contaminant that may be contained in either the candidate or reference gas. If the candidate and reference gases contain dissimilar balance gases (air versus nitrogen or different proportions of oxygen in the balance air, for example), the analyzer must be proven to be insensitive to the two different balance gases. This may be accomplished by showing no difference in analyzer response when measuring pollutant concentrations diluted with identical flow rates of the two balance gases.

The analyzer should be connected to a suitable, precision chart recorder or other data acquisition device to facilitate graphical observation and documentation

of the analyzer responses obtained during the assay.

4.1.5 Analyzer Calibration

- 4.1.5.1 Multipoint calibration. See subsections 4.0.7.2 and 4.0.7.4.
- 4.1.5.2 <u>Calibration range</u>. The calibrated range of the analyzer must include both the candidate and reference gas concentrations, such that the higher concentration does not exceed 97 percent of the upper range limit, and the lower concentration is not below 25 percent of the upper range limit (assuming a lower range limit of zero). Within these limits, select a calibrated analyzer range that will produce the highest analyzer responses.
- 4.1.5.3 Linearity. The direct ratio assay technique used in this procedure requires that the analyzer have a linear response to concentration (see subsection 4.0.7.5). High-concentration-range analyzers of the type that are required for this procedure may not be inherently linear, but they usually have a predictable, non-linear response characteristic that can be mathematically transformed to produce a sufficiently linear response characteristic suitable for use in this procedure. Any such response transformation should be verified by using it for the multipoint calibration. Caution should be exercised in using a transformed response curve because physical zero or span adjustments to the analyzer may produce unexpected effects on the transformed characteristic.
- 4.1.5.4 Zero and span adjustment. See subsections 4.0.7.3 and 4.0.7.4. Prior to carrying out the assay/certification procedure, check the calibration of the analyzer and, if necessary, adjust the analyzer's zero and span controls to reestablish the response characteristic determined at the most recent multipoint calibration. Allow the analyzer to stabilize for an hour or more after any zero or span adjustment. If there is any doubt that a transformed response characteristic is still linear following a zero or span adjustment, verify linearity with a multipoint calibration (subsection 4.0.7.2) using at least 3 known pollutant concentrations, including zero.

4.1.6 Assay Gases

- 4.1.6.1 Candidate gas standard. See subsections 4.0.6 and 4.1.2.
- 4.1.6.2 Reference gas standard. See subsections 4.0.2, 4.1.2, and 4.0.6.4. Select a reference standard such that the concentration of the candidate gas is not

more than 30 percent above nor less than 70 percent below the concentration of the standard.

4.1.6.3 Zero gas. See subsection 4.0.8. The zero gas should match the balance gas used in the cylinder concentrations.

4.1.7 Assay Procedure

- 1. Verify that the assay apparatus is properly configured, as described in subsection 4.1.3 and shown in Figure G1.
- 2. Verify that the linearity of the analyzer has been checked within the last 3 months (see subsections 4.0.7.2, 4.0.7.5, and 4.1.4), that the zero and span are adjusted correctly (subsection 4.0.7.3), that the candidate and reference gas concentrations are within 25 and 97 percent of the upper range limit of the calibrated measurement range of the analyzer, and that the analyzer is operating stably.
- 3. Adjust the flow rates of the three gases (reference, candidate, and zero) to approximately the same value that will provide enough flow for the analyzer and sufficient excess to assure that no ambient air will be drawn into the vent.
- 4. Conduct a triad of measurements with the analyzer. Each triad consists of a measurement of the zero gas concentration, a measurement of the reference gas concentration, and a measurement of the candidate gas concentration. Use valves V1 and V2 to select each of the three concentrations for measurement. For each measurement, allow ample time for the analyzer to achieve a stable response reading. Record the stable analyzer response for each measurement, using the same response units (volt, millivolts, percent of scale, etc.) used for the multipoint calibration and any transformation of the response readings necessary for linearity. Do not translate the response readings to concentration values via the calibration curve (see the footnote following Equation G1). Do not make any zero, span, or other physical adjustments to the analyzer during the triad of measurements.
- 5. Conduct at least 2 additional measurement triads, similar to step 4 above. However, for these subsequent triads, change the order of the three measurements (e.g. measure reference gas, zero gas, candidate gas for the second triad and zero gas, candidate gas, reference gas for the third triad, etc.).
- 6. If any one or more of the measurements of a triad is invalid or abnormal for any reason, discard all three measurements of the triad and repeat the triad.
- 7. For each triad of measurements, calculate the assay concentration of the candidate gas as follows:

$$C_C = C_T \frac{R_C - R_Z}{R_T - R_Z}$$
 Equation G1

where: C_C = Assay concentration of the candidate gas standard, ppm or percent:

 C_r = Concentration of the reference gas standard, ppm or percent:

R_C = Stable response reading of the analyzer for the candidate gas, analyzer response units;

R₂ = Stable response reading of the analyzer for the zero gas, analyzer response units;

R_r = Stable response reading of the analyzer for the reference gas, analyzer response units.

*Analyzer response units are the units used to express the <u>direct</u> response readings of the analyzer, such as volts, millivolts, percent of scale, etc. DO NOT convert these direct response readings to concentration units with the multipoint calibration curve or otherwise adjust these readings except for transformation necessary to achieve response linearity.

- 8. Calculate the mean of the 3 (or more) valid assays. Calculate the percent difference of each assay from the mean. If any one of the assay values differs from the mean by more than 1.5%, discard that assay value and conduct another triad of measurements to obtain another assay value. When at least 3 assay values all agree within 1.5% of their mean, report the mean value as the certified concentration of the candidate gas standard. For newly-prepared reactive standards, a reassay at least 7 days later is required to check the stability of the standard; see subsection 4.0.6.2.
- 4.1.8 Stability Test for Newly-Prepared Standards

See subsections 4.0.6.1 and 4.0.6.2.

4.1.9 Certification Documentation

See subsections 4.0.4 and 4.0.5.

4.1.10 Recertification Requirements

See subsections 4.0.6.3 and 4.0.6.4.

4.2 References.

- 1. Code of Federal Regulations, Title 40, Part 60, "Standards of Performance for New Stationary Sources," Appendix A. Method 20 (1982).
- 2. Standards of Performance for New Stationary Sources; Quality Assurance Requirements for Gaseous Continuous Emission Monitoring Systems Used for Compliance Determination, promulgated in the <u>Federal Register</u>, June 4, 1987, pp. 21003-21010.
- 3. "A Procedure for Establishing Traceability of Gas Mixtures to Certain National Bureau of Standards Standard Reference Materials. EPA-600/7-81-010. Joint publication by NBS and EPA, May 1981. Available from the U.S. Environmental Protection Agency, Environmental Monitoring Systems Laboratory (MD-77), Research Triangle Park, NC 27711.
- 4. Code of Federal Regulations, Title 40, Part 50, "National Ambient Air Quality Measurement Methodology".
- 5. <u>Code of Federal Regulations</u>, Title 40, Part 58, "Ambient Air Quality Surveillance," Appendixes A and B.
- 6. Shores, R. C. and F. Smith, "Stability Evaluation of Sulfur Dioxide, Nitric Oxide, and Carbon Monoxide Gases in Cylinders. NTIS No. PB 85-122646. Available from the National Technical Information Service, 5285 Port Royal Road, Springfield, VA 22161.
- 7. Method 6A and 6B, "Determination of Sulfur Dioxide, Moisture, and Carbon Dioxide Emissions from Fossil Fuel Combustion Sources," Quality Assurance Handbook for Air Pollution Measurement Systems, Volume III, Section 3.13.8, July 1986. Available from the U.S. Environmental Protection Agency, Center for Environmental Research Information, Cincinnati, OH 45268.
- 8. "List of Designated Reference and Equivalent Methods." Current edition available from the U.S. Environmental Protection Agency, Environmental Monitoring Systems Laboratory, Quality Assurance Division (MD-77), Research Triangle Park, NC 27711.

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7.0 CALCULATION AND INTERPRETATION OF ACCURACY FOR CONTINUOUS EMISSION MONITORING SYSTEM (CEMS)

This section contains a discussion on the accuracy calculations required in Appendix F' and their interpretation. The goals of Appendix F, Procedure 1, are to (1) assess CEMS accuracy, (2) indicate when a CEMS is out-of-control and correction is required, and (3) specify criteria for unacceptable CEMS data. The quarterly accuracy assessments required in Appendix F provide a mechanism for identifying and correcting CEMS's that are out-of-control. This results in an increase in acceptable CEMS data. Increasing acceptable CEMS data strengthens decisions made with regard to compliance.

The following subsections discuss the meaning, interpretation, calculation, and reporting of accuracy data.

7.1 Meaning of Accuracy

Accuracy is the measure of the closeness of a measurement to its "true value." Although the true value is not known, it can be approximated by the use of an appropriate standard of reference, for example, an NBS-SRM (National Bureau of Standards - Standard Reference Materials), a primary standard. Secondary standards are also used as an approximation to "truth," although errors may be introduced in this process.

The preferred measure of accuracy depends on the situation. If the magnitude of the difference tends to be dependent on the true value, T, then the percentage difference is preferable. If it is desired to follow or observe the pattern of the differences over time, then the signed difference or signed percentage difference is preferable.

In the context of accuracy data based on Appendix F, three types of audits for CEMS accuracy assessment are specified: Relative Accuracy Test Audits (RATA), Relative Accuracy Audits (RAA), and Cylinder Gas Audits (CGA). The procedure for the RATA and the RAA are the same as for the Relative Accuracy Test described in the applicable EPA performance specification (e.g., Performance Specification 2 for SO₂ and NO, and Performance Specification 3 for O₂ and CO₂), with the exception that the RAA requires three rather than hime sets of measurements, and the accuracy is based on the average of the three sets of data. In addition, EPA performance audit samples must be analyzed concurrently with the RATA samples to demonstrate and document the proficiency and accuracy of the analytical system. The same person must conduct the RATA and the EPA audit sample analysis. Thus, the RATA approximates "truth" by the reference method test results, which are in turn checked for analytical accuracy by EPA audit sample analyses. The EPA audit sample analysis must agree

within 5 percent of the audit concentration on each of two SO, audit samples or within 10 percent of the audit concentration of each of two NO, audit samples.

In Appendix F, each CEMS must be audited at least once each calendar quarter. Successive audits shall occur no closer than two months apart. The audits must be conducted as follows:

- 1. The RATA must be conducted at least once every four calendar quarters. The RATA is conducted as described in the Performance Specifications in Appendix B (e.g., Performance Specification 2 for SO₂ and NO₂). In addition, the appropriate performance audit samples received from EPA are analyzed as described in the applicable Reference Methods (e.g., Methods 6 for SO₂ and 7 for NO₂).
- 2. If applicable, a CGA may be conducted in three of the four calendar quarters. A CGA is conducted by challenging the CEMS's (both pollutant and diluent monitors, if applicable) with an audit gas of known concentration at two points within the following ranges:

	Audit range						
Audit point	Pollutant monitors	Diluent m	onitors for				
1	20 to 30% of span value	5 to 8% by volume	4 to 6% by volume				
• 2	50 to 60% of span value	10 to 14% by volume	8 to 12% by volume				

A separate audit gas cylinder must be used for audit points 1 and 2. No dilution of the gas from the audit cylinder is allowed when challenging the CEMS. Challenge the CEMS three times at each point, and use the average of the three responses in determining accuracy. The monitor should be challenged at each point for a sufficient period of time to assure absorption-desorption of the CEMS sample transport surfaces has stabilized. Each monitor is audited in its normal sampling mode, i.e., pass the audit gas through all filters, scrubbers, conditioners, and other monitor components used during normal sampling and as much of the sampling probe as is practical. At a minimum, the audit gas should be introduced at the connection between the probe and the sample line. Audit gases must be certified

by comparison with gaseous NBS-SRM or NBS/EPA approved CRM (Certified Reference Material) following EPA Traceability Protocol No. 1. Procedures for preparation of CRM's are described in Reference 2. Procedures for preparation of EPA Traceability Protocol No. 1 gases are described in Reference 3. The difference between the actual concentration of the audit gas and the concentration indicated by the monitor is used to assess the accuracy of the CEMS.

3. The RAA may be conducted three of the four calendar quarters. To conduct a RAA, follow the procedures described in the applicable Performance Specification in Appendix B for the Relative Accuracy Test, except that only three sets of measurement data are required. Analysis of EPA performance audit samples is required for the RAA. The relative difference between the mean of the reference method values and the mean of the CEMS values (in terms of the standard) are used to assess the accuracy of the CEMS.

The performance of RATA's, RAA's, and CGA's provides an independent check of the CEMS accuracy. These independent audits serve to document that the CEMS is providing quality data. Examples of audit calculations are given in the subsection that follows.

In summary, an accuracy assessment is a measure of the deviation of a measurement obtained under standard operational procedures from a known reference measurement. There is no reason to expect that accuracy will remain constant over each quarter because of changes in calibration gases, analysts, and environment.

7.2 Example Calculations and Interpretation for Accuracy

7.2.1 Relative Accuracy Test Audit Calculations - Example data from a RATA on a SO₂/O₂ CEMS are shown in Table 7.1.

The SO_2 and O_2 CEMS data shown in Table 7.1 were corrected to a dry basis using Equation 7-1:

where

Bws = moisture fraction of the CEMS gas sampled.

TABLE 7.1	RELATIVE	ACCURACY	TEST	AUDIT	DATA	FOR	SO.	AND	0.	CEMS
							7		~ 7	

							
	so ₂	so ₂	02	02	so ₂	so ₂	so ₂
Run number	RM _d ,	CEMS _d ,	RMd.	CEMS _d ,	RM _d , ng/J	CEMS _d ,	Diff,
1	500	475	3.0	3.1	422.4	403.5	
1 2 3 4 5 6 7	505	480	3.0	3.1	426.6	407.7	18.9
3	510	480	3.0	3.0	430.8	405.4	18.9 25.4
4	510	480	2.9	2.9	428.4	403.2	
5	500	480	2.9	3.0	420.0	405.4	25.2
6	500	500	3.0	3.1	422.4	424.7	14.6 -2.3
7	510	510	3.0	3.1	430.8	433.3	
8	505	505	2.9	3.0	424.2	426.6	-2.5 -2.4
9	510	520	2.9	3.0	428.4	439.3	-2.4 -10.9
Avg					426.0	413.1	9.43

RMd = reference method data, dry basis.

CEMS_d = monitor data, dry basis.

The SO₂ and O₂ CEMS and RATA data in Table 7.1 were converted to the units of the applicable standard using Equation 7-2:

$$E = CF \frac{20.9}{20.9 - percent O_2}$$
 Equation 7-2

where

E = pollutant emission, ng/J (1b/million Btu),

C = pollutant concentration, ng/dsm3 (lb/dscf),

F = factor representing a ratio of the volume of dry flue gas generated to the calorific value of the fuel, dsm /J (dscf/million Btu), and

Percent O₂ = oxygen content by volume (expressed as percent), dry basis.

Note: For the calculations shown in Table 7.1, ppm of SO was converted to ng/J using a conversion factor of 2.66 \times^2 10 ng/scm/ppm and an F factor of 2.72 \times 10 dsm /J.

For complete explanation of the equations and calculations, see 40 CFR; Part 60; Appendix A; Method 19; 5. Calculation of Particulate, Sulfur Dioxide, and Nitrogen Oxides Emission Rates.

After the data are converted to the units of the standard, the Relative Accuracy (RA) is calculated by using the equations in Section 8 of Performance Specification 2. For convenience in illustrating the calculation, these equations (7-3 through 7-8) are also shown here.

The average difference, \overline{d} , is calculated for the SO₂ monitor using Equation 7-3:

$$\vec{d} = \frac{1}{n} \sum_{i=1}^{n} (x_i - y_i) = \frac{1}{n} \sum_{i=1}^{n} d_i$$
Equation 7-3
$$= \frac{1}{9} (84.9) = 9.43 \text{ ng/J}$$

where

n = number of data points,

 X_1 = concentration from reference method (RM_d in Table 7.1), ng/J,

Y_i = concentration from the CEMS (CEMS_d in Table 7.1), ng/J,

 d_1 = signed difference between individual pairs, X_1 and Y_4 , ng/J, and

Id = algebraic sum of the individual differences, d, ng/J.

The standard deviation S_A is calculated using Equation 7-4:

$$s_d = \sqrt{\frac{1}{n-1} \left[\sum_{i=1}^n d_i^2 - \frac{1}{n} \left(\sum_{i=1}^n d_i \right)^2 \right]}$$
 Equation 7-4

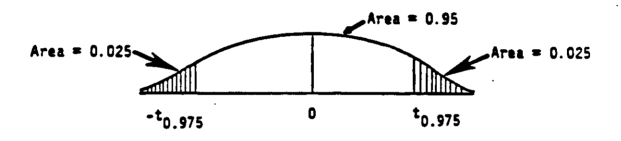
$$=\sqrt{\left[\frac{1}{8} \quad 2344 - \frac{1}{9} \quad (84.9)^2\right]} = 13.9 \text{ ng/J}.$$

The 2.5 percent error confidence coefficient, CC, is calculated using Equation 7-5:

CC =
$$t_{0.975} \frac{s_d}{\sqrt{n}}$$
 Equation 7-5
= 2.306 $\frac{13.9}{\sqrt{9}}$ = 10.68 ng/J.

where $t_{0.975}$ = t-values in Table 7.2 for n = 9.

TABLE 7.2. VALUES OF t FOR 95 PERCENT PROBABILITY®



^t 0.975	nª	^t 0.975	n ^a	^t 0.975
12.706	7	2.447	12	2.201
	8	2.365	13	2.179
	9		14	2.160
	10		15	2.145
2.571	11	2.228	16	2.131
	12.706 4.303 3.182 2.776	12.706 7 4.303 8 3.182 9 2.776 10	12.706 7 2.447 4.303 8 2.365 3.182 9 2.306 2.776 10 2.262	12.706 7 2.447 12 4.303 8 2.365 13 3.182 9 2.306 14 2.776 10 2.262 15

The values in this table are already corrected for n-1 degrees of freedom. Use n equal to the number of individual values.

The RA for the RATA is calculated using Equation 7-6:

Equation 7-6

$$= \frac{|9.43| + |10.68|}{426} = 100 = 4.72$$

where

RA = relative accuracy, %,

|d| = absolute value of the mean differences from Equation 7-3, ng/J,

|CC| = absolute value of the confidence coefficient from Equation 7-5, ng/J, and

RM = average reference method value or applicable standard, ng/J.

7.2.2 Relative Accuracy Audit Calculations - Example data from an RAA on an SO_2/O_2 CEMS are shown in Table 7.3.

TABLE 7.3 RELATIVE ACCURACY AUDIT DATA FOR SO2 AND O2 CEMS

•	so ₂	so ₂	02	02	so ₂	so ₂
Run number	RM _d , ppm	CEMS _d ,	RMd,	CEMS _d ,	RM , ng/J	CEMS _d ,
1 2 3	500 · 505 510	475 480 480	3.0 3.0 3.0	3.1 3.1 3.0	422.4 426.6 430.8	403.5 407.7 405.4
Avg			•••		426.6	405.5

 RM_{d} = reference method data, dry basis.

CEMS_d = monitor data, dry basis.

The SO₂ and O₂ CEMS data shown in Table 7.3 were corrected to a dry basis using Equation 7-1. The SO₂ and O₂ CEMS and RAA data were converted to the units of the applicable standard using Equation 7-2.

The accuracy (A) for the RAA is calculated using Equation 7-7.

$$A = \frac{C_m - C_a}{C_a} \times 100$$
 Equation 7-7
= $\frac{405.5 - 426.6}{426.6} \times 100 = -4.95$

where

A = accuracy of the CEMS, &,

C_m = average CEMS response during audit in units
 of applicable standard, and

C_a = average audit value of the three reference
method runs in units of the applicable standard.

7.2.3 Cylinder Gas Audit Calculations - Example data from a CGA on an SO_2/O_2 CEMS are shown in Table 7.4.

TABLE 7.4 CYLINDER GAS AUDIT DATA FOR SO, AND O, CEMS

		so ₂ .	so ₂	λ	02	02	λ
Audit number	Reading No.	CGA _d ,	CEMS _d	Diff,	CGA _d ,	CEMS _d	Diff &
1	1 2 3	212 212	218 219		5.0 5.0	5.2 5.3	
	3 Avg	208 210.7	225 220.7	4.75	5.1 5.03	5.2 5.23	3.98
2	1	398	409		9.1	8.9	
	2 3	399 403	416 414		9.1	8.9 8.9	
:	Avg	400.0	413	3.25	9.03	8.90	-1.44

CGA - cylinder gas audit value, dry basis.

CEMS = average of the three monitor values, dry basis.

The SO, and O, CEMS data shown in Table 7.4 were corrected to a dry basis using Equation 7-1. The accuracy (A) for the GCA is calculated using Equation 7-8.

$$A = \frac{C_m - C_a}{C_a} \times 100$$

Equation 7-8

$$= \frac{220.7 - 210.7}{210.7} \times 100 = 4.75$$

where

A = accuracy of the CEMS component, %,

C = CEMS component mean response for three values
during sudit with CGA in units of the appropriate
concentration, and

C_a = audit value of the cylinder gas in units
 of appropriate concentration.

7.3 Reporting Requirements

At the reporting interval specified in the applicable regulation, a report of each CEMS accuracy audit must be submitted in the form of a Data Accuracy Report (DAR). One copy of the DAR must be included for each guarterly audit along with the report of emissions required under the applicable regulation. As a minimum, the DAR must contain the following information:

- Source owner or operator name and address.
- 2. Identification and location of monitors in the CEMS.
- 3. Manufacturer and model number of each monitor in the CEMS.
- 4. Assessment of CEMS data accuracy and date of assessment as determined by a RATA, RAA, or CGA, including the RA for the RATA, the A for the RAA or CGA, the reference method results, certified values for the cylinder gases, the CEMS responses, and the CEMS accuracy calculation results. If the accuracy audit results show the CEMS to be out-of-control, the CEMS operator shall report both the audit results showing the CEMS to be out-of-control and the results of the audit following corrective action showing the CEMS to be operating within specifications.
- 5. Results from the EPA performance audit samples.
- 6. Summary of all corrective actions taken when the monitor was determined out-of-control.

An example of a DAR form is shown in Figure 7.1.

Period end	ding date Year	
Company na	ше	
	Source unit no.	
	Facturer Nodel no.	
	ol no CEMS type (e.g., in situ)	
	ing location (e.g., control device outlet)	
	values as per the applicable regulation, SO ₂ ppm	
	percent, NO _x ppm, CO ₂ perce	:nf
or for quarte result correc	each pollutant and diluent analyzer, as applicable.) If the rely audit results show the CEMS to be out-of-control, report the sof both the quarterly audit and the audit following the tive action showing the CEMS to be operating properly. lative accuracy test audit (RATA) for	J
	Date of Audit	
	Reference methods (RM's) used (e.g., Nethods 3 and 6).	
	Average RM value(e.g., ng/J, mg/dsm ³ , or percent volume).	
4.	Average CEMS value	
	Absolute value of the mean difference d .	
	Confidence coefficient CC	
	Percent relative accuracy (RA) percent.	
	EPA performance audit results:	
	a. Audit lot number (1) (2) b. Audit sample number (1) (2) c. Results (mg/dsm ³) (1) (2) d. Actual value (mg/dsm ³) (1) (2) e. Relative error (1) (2)	

Figure 7.1 Example format for data assessment report (DAR).

^{*}To be completed by the Agency.

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В.	Cylinder gas audit (CGA) for (e.g., SO ₂ in pp	m).
	1. Date of audit	
	Audit Audit point 2	
	2. Cylinder ID number	
	3. Date of certification	
	4. Type of certification (e.g., EPA Pr or CRM).	otocol 1
	5. Certified audit value (e.g., ppm).	
	6. CEMS response value (e.g., ppm).	
	7. Accuracy percent.	
c.	Relative accuracy audit (RAA) for (e.g., SO ₂ in ng	/ J).
	1. Date of audit	
	2. Reference methods (RM's) used (e.g., Method	s 3 and 6).
	3. Average RM value (e.g., ng/J).	
	4. Average CEMS value	
	5. Accuracypercent.	
	6. EPA performance audit results:	
	a. Audit lot number (1) (2) b. Audit sample number (1) (2) c. Results (mg/dsm ³)* (1) (2) d. Actual value (mg/dsm ³)* (1) (2) e. Relative error* (1) (2)	

^{*}To be completed by the Agency.

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7.4 References

- 1. Standards of Performance for New Stationary Sources: 40 CFR 60, Appendix F Quality Assurance Procedures, Procedure 1 Quality Assurance Requirements for Gaseous Continuous Emission Monitoring Systems Used for Compliance Determination.
- 2. A Procedure for Establishing Traceability of Gas Mixtures to Certain National Bureau of Standards Standard Reference Materials. Joint publication by NBS and EPA, EPA-600/7-81-010. Available from the U. S. Environmental Protection Agency, Quality Assurance Division (MD-77), Research Triangle Park, North Carolina 27711.
- 3. Traceability Protocol for Establishing True Concentrations of Gases Used for Calibration and Audits of Continuous Source Emission Monitors (Protocol Number 1). June 1978, Section 3.0.4 of the Quality Assurance Handbook for Air Pollution Measurement Systems, Volume III, Stationary Source Specific Methods. EPA-600/4-77-027b. August 1977. U. S. Environmental Protection Agency, Office of Research and Development Publications, 26 West St. Clair Street, Cincinnati, Ohio 45268.

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10.0 GUIDELINE FOR DEVELOPING QUALITY CONTROL PROCEDURES FOR GASEOUS CONTINUOUS EMISSION MONITORING SYSTEMS

10.1 Introduction .

This guideline describes the minimum content for a quality control plan to satisfy the requirements of Section 3 of Appendix F, Procedure 1 to 40 CFR Part 60. Source owners or operators may wish to add other items to assure the generation and reporting of valid data from their continuous emission monitoring systems (CEMS's).

Appendix F, Procedure 1 requires written procedures for each of the following activities:

- Calibration of the CEMS.
- Calibration drift determination and adjustment of the-CEMS.
- Preventive maintenance of the CEMS (including maintaining a spare parts inventory).
- 4. Data recording, calculations, and reporting for emissions and QA data.
- 5. Accuracy audit procedures including sampling and analysis methods.
- 6. Program of corrective action for the malfunctioning CEMS.

Figure 1 is a flow chart showing the requirements in Appendix F, Procedure 1 for quality assurance and in Part 60.13 for monitoring requirements. This flow chart is included to show how these requirements for CEMS's interact.

10.2 Calibration of the CEMS

Calibration refers to the adjustment of the CEMS response relative to specified standards such as gas cells or calibration gases, or relative to independent effluent measurements. Appendix F, Procedure 1 requires that sources have written procedures for CEMS calibration. Sources may develop their own written procedures; alternatively, they may specify applicable sections of the instrument manual as their written procedures.

There are no currently promulgated regulations that require either specific calibration frequencies or specific criteria for initiating calibration procedures. Sources may therefore choose their own frequency or criteria for calibration based on operating experience or manufacturer's recommendations.

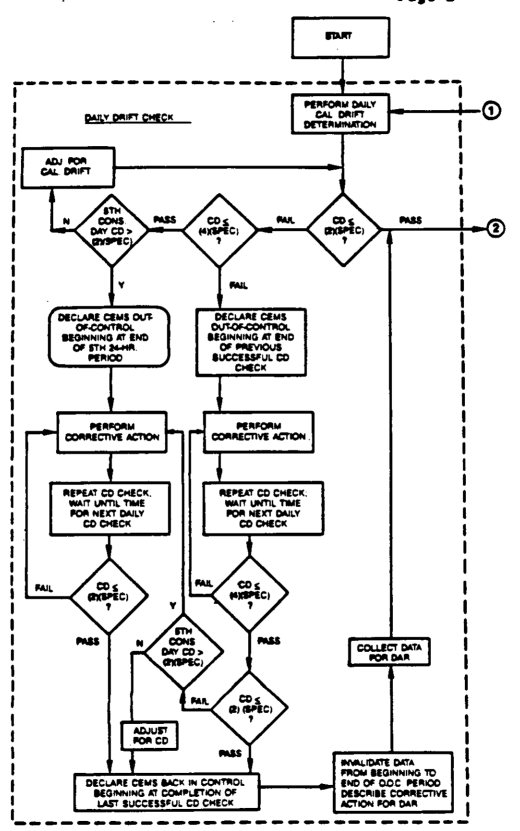


Figure 1. Flow Chart for Required QC Procedures.

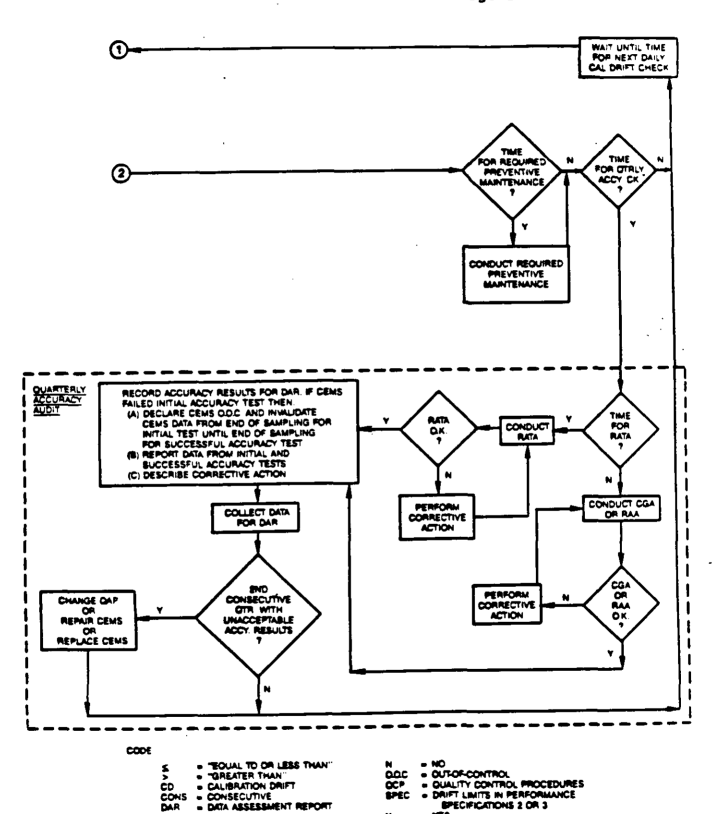


Figure 1. (continued)

- YES

- DATA ASSESSMENT REPORT

QUALITY CONTROL PROCEDURES
 DRIFT LIMITS IN PERFORMANCE
 BPECIFICATIONS 2 OR 3

For calibrations based on external gas cells, sufficient time should be allowed for the cell and/or analyzer cabinet to reach normal operating temperature; accordingly, it is recommended that procedures be incorporated into the QC program that ensure sufficient time for the monitor response to stabilize before it is compared to the cell's named value. Some in-situ analyzers partially or totally disable temperature compensation circuitry during cell-type calibrations. In these cases, it is recommended that additional procedures addressing the calibration of this circuitry be incorporated into the QC program.

For analyzers calibrated using calibration gases as the reference, the written procedures should specify (1) at what point in the sampling system the calibration gases are to be introduced and (2) either the specific gas flow rate to be used or how the flow rate is determined. Although current continuous emission monitoring (CEM) regulations do not require establishing the traceability of calibration gases to higher standards, it is strongly recommended that procedures be established and included within the QC program for verifying the concentrations of calibration gases. One acceptable procedure is EPA's traceability protocol 1 (Reference 1).

In cases where a portable CEMS is to be used as the reference for adjusting the installed CEMS, written procedures should specify calibration and operating procedures for the portable CEMS, including the portable CEMS sampling location.

The written calibration procedures for the installed CEMS may be incorporated into one or more of the following sections of a QC program:

- 1. A Stand-Alone "Calibration" Section of the QC Program. In this case, the frequency of calibration or the criteria for initiating calibration activities should be clearly specified:
- 2. Preventive Maintenance. Within the section delineating the preventive maintenance procedures, calibration may be specified as a routine maintenance activity to be performed at regular, specified intervals. Alternatively, calibration may be specified on an as-needed basis with stated criteria for the implementation of calibration activities.
- 3. Corrective Action. Calibration procedures may be included within the section delineating corrective action activities to be performed at the discretion of CEMS repair personnel in response to an out-of-control CEMS.

Regardless of how the calibration procedures are incorporated into the QC program, it is recommended that the individual or

group responsible for CEMS calibration be identified within the written QC plan.

10.3 Calibration Drift and Adjustment of the CEMS

Calibration drift (CD) refers to the difference between the CEMS output reading and a reference value after a period of operation during which no unscheduled maintenance, repair, or adjustment took place. Daily zero (or low level) and span drift checks are required by 40 CFR 60.13; these checks are to be used to fulfill the calibration drift check requirement of Appendix F, Procedure 1. Appendix F, Procedure 1 requires written procedures that specify how the zero (or low level) and span calibration drift determinations are to be performed. These procedures must be consistent with the monitor vendor's prescribed method for checking CD.

Table 10.1 presents CD criteria and the corresponding required source responses. Sources may choose to establish more stringent criteria for adjustment of CEMS for zero (or low level) and/or span calibration drift. It is recommended that the CD criteria selected for adjustment of the CEMS be incorporated into the written instructions for the calibration drift check procedures, so that the need for adjustment based on calibration drift may be determined immediately.

Corrections for excessive drift may consist of any adjustments or activities that the operator or technician deems necessary to correct for the observed drift. These activities typically consist of routine checks and adjustments of calibration gas flow rates and pressures, verification of proper sample cell temperatures, verification of the status of monitor specific auxiliary monitoring parameters, and adjustment of zero and/or span potentiometers. Written procedures should be available for performing these routine activities and should include criteria for determining that adjustments have been successful.

10.4 Preventive Maintenance of the CEMS

Preventive maintenance is comprised of activities designed to detect and prevent the development of monitoring problems. These activities typically include both routine maintenance procedures and maintenance, repairs, or adjustments performed on an asneeded basis. An example of as-needed preventive maintenance would be the repairing of the protective covering of an extractive sample line following damage resulting from an accident during the construction activities. If the sample line itself were not damaged, the repair would be considered preventive maintenance and would not constitute corrective action for a malfunctioning CEMS. The importance of this type of

TABLE 10.1. CEMS CALIBRATION DRIFT CRITERIA

Parameter	Criterion*	Action Required
Zero (or low) level cali- bration drift	CD > 2 x (Spec)**	Adjust CEMS for calibration drift
	CD > 2 x (Spec) for 5 consecutive 24-hour periods	CEMS out-of-control period begins at end of 5th day the CD exceeds 2 x (Spec); perform corrective action and repeat CD check
	CD > 4 x (Spec)	CEMS out-of-control period begins at the time corresponding to the completion of the last acceptable CD check preceding the CD check which exceeds 4 x (Spec); perform corrective action and repeat the CD check
Span cali- bration drift	CD > 2 x (Spec)**	Adjust CEMS for calibration drift
	CD > 2 x (Spec) for 5 consecutive 24-hour periods	CEMS out-of-control period begins at end of 5th day the CD exceeds 2 x (Spec); perform corrective action and repeat CD check
	CD > 4 x (Spec)	CEMS out-of-control period begins at the time corres- ponding to the completion of the last successful CD check preceding the CD check that exceeds 4 x (Spec); perform corrective action and repeat the CD check

^{*}Spec refers to the applicable performance specification in Appendix B.

^{**}This is the minimum criterion for adjustment of the CEMS. More stringent criteria, which may be preferred by many sources, are also acceptable.

maintenance is recognized; however, it is neither practical nor necessary to develop written procedures for such needed activities.

*

Written procedures must be available for routine maintenance activities. These procedures should specify what procedures are to be conducted and the frequency with which the various activities are to be performed. The QC program should specify the individual or office responsible for ensuring that the preventive maintenance procedures are conducted at the appropriate frequencies and the individual or group who will perform the actual routine maintenance procedures.

The applicable regulations do not specify the minimum level of routine preventive maintenance. It is suggested that, at a minimum, the initial procedures should incorporate the vendor's recommendations regarding preventive maintenance activities and frequencies. These procedures may later be adjusted to reflect actual operating experience with individual CEMS installations.

A list of spare parts for the CEMS must be included in the written QC plan. At a minimum, those spare parts recommended by the monitor vendor should be available. The QC program should specify the individual or office who is responsible for maintaining the listed spare parts inventory.

10.5 Data Records, Calculations, and Reporting for the CEMS

The QA/QC program must address recordkeeping, calculations, and reporting of emissions and quality assurance data. The requirements for these activities are contained in the subparts of 40 CFR 60 that specify the use of CEM. A Data Assessment Report (DAR) must be provided with emissions reports required by the applicable subpart of 40 CFR 60. The DAR must contain, at a minimum:

- 1. The name and address of the source owner or operator.
- 2. Identification and location of each monitor in the CEMS.
- 3. The manufacturer and model number of each monitor in the CEMS.
- 4. Quarterly accuracy results, including dates, CEMS responses, and either reference method results or certified gas values; if either a RATA or a RAA was performed, the results from the EPA performance audit sample analysis must also be included.
- 5. A summary of corrective actions taken when the monitor was determined to be out-of-control.

For emissions data, a list or diagram should be provided indicating the offices or individuals responsible for (1) retrieving the data from the CEMS, (2) calculating emissions rates from the CEMS data, (3) compiling emissions reports, and (4) reviewing and/or approving emissions reports. Formulas and example calculations should be provided for emission rate calculations. Similar information should be provided for emissions data from alternative monitoring methods that may be necessary during CEMS out-of-control periods.

A list or diagram should also be provided indicating the offices or individuals responsible for (1) collecting quality assurance (QA) data, (2) performing applicable calculations of QA/QC results, (3) recording the QA/QC results in appropriate logs (as applicable), (4) preparing the DAR, and (5) approving and/or reviewing the DAR. Formulas and example calculations should be provided for all required QA data calculations.

10.6 Accuracy Audit Procedures Including Sampling and Analysis Methods

Appendix F, Procedure 1 requires that each CEMS be audited at least once each calendar quarter. Three audit techniques are acceptable:

- Relative accuracy test audits (RATA's);
- Cylinder Gas Audits (CGA's); and
- Relative accuracy audits (RAA's).

In addition, other alternative audit procedures may be used as approved by the Administrator.

If the CEMS does not demonstrate acceptable accuracy during the quarterly audit, then corrective actions must be initiated, and the CEMS must be declared out-of-control from the time corresponding to the completion of the sampling for the unsuccessful audit until the completion of the sampling for a successful follow-up audit. If the CEMS demonstrates unacceptable accuracy for two consecutive quarters, then the QA program must be revised, or the CEMS must be modified or replaced.

Table 10.2 presents the specific requirements and the corresponding CEMS performance criteria for each of the three acceptable audit techniques.

The QC program must include written sampling and analysis procedures to be used during the required quarterly accuracy audits. At a minimum, these procedures must describe the methods to be used to conduct a RATA. Applicable sections of Appendix A (Reference Methods) and Appendix B (Performance Specifications)

TABLE 10.2. REQUIREMENTS AND CRITERIA FOR APPENDIX F, PROCEDURE 1 AUDIT TECHNIQUES

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RATA	Conduct as per applicable performance specification (PS) in Appendix B (e.g., PS 2	RA must not exceed 20% or 10% of applicable standard, whichever is greater
	for SO ₂ and NO _x) Analyze appropriate	For SO, standards from 0.20 to 0.30 lb/10 Btu, RA must not exceed 15% of
	performance audit samples from EPA	For SO, standards below 0.20 15/10 Btu, RA must
		not exceed 20% of the standard
RAA	Conduct as per applicable PS in Appendix B except only 3 runs are required	Inaccuracy must not exceed + 15% or 7.5% of the applicable standard, whichever is greater
	Use relative difference between the mean reference method values and the mean of the CEMS responses to assess the accuracy of the CEMS data	
ĊGA	Challenge both pollutant and diluent channels (if applicable) of CEMS three times at the two points specified in Procedure 1	Inaccuracy must not exceed + 15%
	Use gases that have been certified by comparison to NBS SRM's or NBS/EPA approved gas manufacturer's CRM's	
	Operate analyzer in normal sampling mode	
	Use average difference between actual gas value and concertion indicated by CEMS to access accuracy	

may be cited where possible to describe audit procedures. The written procedures should specify individuals or groups responsible for audit program oversight, sampling, analysis, and accuacy assessment calculations. If the source chooses to conduct RAA's and/or CGA's during quarters when RATA's are not required, the QC plan should include written procedures for these audit techniques. Again, applicable sections of Appendix A, Appendix B, and/or instrument operation manuals may be cited where possible.

Sources may choose to have an outside contractor perform some or all of the accuracy audit activities. Since contractor selection may be subject to competitive bidding, the QC program need not specify a particular contractor. However, the specific activities for which the contractor will be responsible should be listed.

10.7 Program of Corrective Action for the Malfunctioning CEMS

Appendix F, Procedure 1 specifies that corrective action must be performed when a CEMS is out-of-control. Appropriate corrective action will depend on the nature of the CEMS malfunction. At a minimum, written procedures must be available, to be applied as necessary, for instrument start-up and trouble shooting. Appropriate sections of instrument operation and/or repair manuals may be referenced to fulfill this requirement. Where possible, it is recommended that additional quality assessment procedures be provided to verify proper operation of the CEMS following repair or adjustment.

A list should be provided to indicate what alternative methods are to be used for monitoring emissions during CEMS out-of-control periods in order to fulfill the minimum data availability requirements of the applicable subpart. Written procedures should be available for operation of these alternative methods.

A list or chart should be provided to indicate the offices or individuals (1) to be contacted when a CEMS out-of-control period occurs, (2) to approve the corrective action (if applicable), and (3) to be responsible for determining when alternative monitoring procedures are to be employed. Criteria should be provided for determining when the CEMS is out-of-control. As a minimum, these must include the Appendix F, Procedure 1 criteria for excessive drift and excessive inaccuracy.

10.8 References

1. Traceability Protocol for Establishing True Concentrations of Gases Used for Calibration and Audits of Continuous Source Emission Monitors (Protocol Number 1). June 1978, Section 3.0.4 of the Quality Assurance Handbook for Air

Pollution Measurement Systems, Volume III, Stationary Source Specific Methods. EPA-600/4-77-027b. August 1977. U. S. Environmental Protection Agency, Office of Research and Development Publications, 26 West St. Clair Street, Cincinnati, Ohio 45268.